

0711

BOX:

378

FOLDER:

3538

DESCRIPTION:

Ziclowitz, Israel

DATE:

12/11/89



3538

POOR QUALITY ORIGINAL

0712

105.

Stark

Counsel,

Filed,

day of

1889

Pleads

Dec 12
Orquity 12

THE PEOPLE,

vs.

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

Israel Zickowitz

JOHN R. FELLOWS.

P. J. DeLoe District Attorney.

Arrested & acquitted.

A. True Bill.

John J. DeLoe

Foreman.

Samuel Cohen
John J. Smith
John J. Brown

POOR QUALITY ORIGINAL

0713

103

Stacken

Counsel,

Filed,

Pleads,

1888

day of

Dec
12
1888

THE PEOPLE,

vs.

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

Israel Fickowitz

JOHN R. FELLOWS.

P. R. DeLoe District Attorney.

Tried & acquitted.

A True Bill.

James J. Hill

Foreman.

James Coburn
John Smith
Opp. Brennan

POOR QUALITY
ORIGINAL

0714

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss: *1*

POLICE COURT, *3rd* DISTRICT.

Isaac Cohen
of No. *152* *Ridge* Street, being duly sworn, deposes and says,
that on the *29th* day of *November* 188*9*
at the City of New York, in the County of New York *Isaac Gielowitz*

*now hereby did unlawfully re-
ceive into his possession
he well knowing at the time
the same to have been stolen
a quantity of dry goods
valued at thirty-eight dollars
for the reasons following
to wit: on said date de-
fendant's store was burglarized
and a quantity of dry goods
stolen therefrom. Defendant
is informed by Officer William
J. McCormack then present
that ~~the~~ John Smith ~~working~~
was arrested for said burglary
and held to answer trial. The
said John Smith after being
informed of his rights admits
and confesses to having in the
company of Charles Schuck-
man, sold the said thirty-eight
dollars worth of dry goods to
the defendant Isaac Gielowitz
for the sum of one ~~do~~ dollar.
The defendant Gielowitz after
wards admitted to defendant
in the presence of Officer
William McCormack and Patrick
Brannon that he Gielowitz*

POOR QUALITY
ORIGINAL

0715

bought the said property
for one ⁶⁵100 dollars, which
property deponer found
in the possession of the
said Gielowitz in his Giel-
owitz store, and which prop-
erty deponer identifies as
being the property which was
burglariously taken, stolen
and carried away.

Sworn to before me
This 3rd day of December
1889 } Frank Koer
ing. Cury

Police Justice

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness.

Disposition

POOR QUALITY ORIGINAL

0716

CITY AND COUNTY OF NEW YORK, } ss.

aged 30 years, occupation Police Officer of No. 13th Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 3rd day of December 1887

William J. McCormick Police Justice.

CITY AND COUNTY OF NEW YORK, } ss.

aged 18 years, occupation Prisoner of No. Tombs Prison Street, being duly sworn deposes and

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

Sworn to before me, this 3rd day of December 1887

John Smith Police Justice.

POOR QUALITY ORIGINAL

0717

Sec. 198-200.

32 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Israel Yickowitz 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. *Israel Yickowitz*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Russia Poland*

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

Answer. *223 Division ~~23~~ Months*

Question. What is your business or profession?

Answer. *Sailor*

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*
ישראל יצקוויץ

Taken before me this *32*
day of *Dec* 188*9*
W. J. O'Brien
Police Justice.

POOR QUALITY ORIGINAL

0718

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3rd DISTRICT.

Isaac Cohen.

of No. 152 Ridge Street, aged 26 years,

occupation Dry goods being duly sworn deposes and says,

that on the 2nd day of December 1889

at the City of New York, in the County of New York, he caused

Israel Guelowitz to be arrested for receiving stolen

goods, his deponent's place of business having been frequented

and dry goods to the value of thirty-eight dollars having

been stolen. A portion of the said property was found in the

possession of this defendant. Deponent prays that the defendant

be held to enable him to secure the necessary evidence back here

Sworn to before me, this 2nd day

of December 1889.

Police Justice.

POOR QUALITY ORIGINAL

0719

Police Court ¹³⁰ District ³

THE PEOPLE, & c.
ON THE COMPLAINT OF

vs.
Israel Geobunt
367 223 1/2 Main St. Russia

Dated *Dec 2nd* 188*9*
T. Over Magistrate.

W. Carnick of *Bremen* Officer.

Witness, _____

Disposition, _____

\$1000.00
Exp. 9 am.
Dec 3.
J. Over

POOR QUALITY ORIGINAL

0720

Before this case is again placed on the calendar the witness pro. Smith should be brought up.

BAILED
No. 1 by *Joseph H. Van*
Residence *206 E 3rd St*
No. 2 by _____
Residence _____
No. 3 by _____
Residence _____
No. 4 by _____
Residence _____

105 Beer Cartage
Police Court... 3rd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Grace Cohen
152nd St. Justice
1 *Israel Neuberger*
2 _____
3 _____
4 _____
Offence *Receiving Stolen Goods*

Dated *Dec 3-9* 1889
Polner Magistrate
Brown 25th St Officer

Witnesses
John Smith
John Jones

No. *50* Street *50th*
to driver *John Jones*

No. *50* Street *50th*
to driver *John Jones*

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 *Dec 3-9* 1889 *John Jones* Police Justice.

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

Dated *Dec 4* 1889 *John Jones* 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 _____ 1889 _____ Police Justice.

POOR QUALITY ORIGINAL

0721

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Israel Rydman

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

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

The said *Israel Rydman*

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *November*, in the year of our Lord one thousand eight hundred and eightynine, at the City and County aforesaid, with force and arms,

one piece of flannel of the value of fourteen dollars and sixty five cents, two other pieces of flannel of the value of seven dollars each piece, one piece of cambric of the value of six dollars and seventy five cents, two pieces of calico of the value of one dollar each piece, and two pieces of muslin of the value of one dollar and fifty cents each piece,

of the goods, chattels and personal property of one *Isaac Cohen*, and *one John Smith*,

by certain *other* persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Isaac Cohen*,

unlawfully and unjustly, did feloniously receive and have; the said *Israel Rydman*

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

JOHN R. FELLOWS,
District Attorney.

0722

BOX:

378

FOLDER:

3538

DESCRIPTION:

Zolki, Arthur

DATE:

12/26/89



3538

POOR QUALITY ORIGINAL

0723

Witnesses;

3.5
Charles H. DeLaurier
Cly in Gorman

McKee & Co
Return to 1300
June 8 '94 P.A.

Counsel,

Filed 26 day of Dec 1884.

Pleads,

THE PEOPLE

vs.
W. W. H.
319 W. H. Street

Arthur Zolki
(2 cases)

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,

P. 2 Dec 26/84 District Attorney.

Pleads Acq. 20/84.

A True Bill.

20/84
John R. Fellows

Foreman.

Miss S. P. J.
450 of fine 25

New York Court of General Sessions

The People of the State of New York

Against

Arthur Golkin

Notice of Motion

To

The District Attorney of the City & County of New York

Take notice that upon the affidavit of the above named defendant dated June 1, 1894, a copy of which is herewith served, I will move, in said Court, in said action, for a remission of a part of the fine imposed by said Court on said defendant in said action, on Friday, June 8, 1894 at 11 o'clock in the forenoon of that day or as soon thereafter as counsel can be heard.

Trustee

W. L. Hollister

Att. for def. for this motion only
206 Broadway, N. Y. City

Court of General Sessions
County of New York

The People of the
State of New York
agst.
Arthur Zolki

Affidavit on
motion for part
remission of fine

State of New York } ss:
County of Westchester }

Arthur Zolki being duly sworn deposes and says: that heretofore on the 27th day of December 1889 he was duly convicted of the offense of assault in the 2nd degree in said Court of General Sessions: the Hon. Frederick Smyth, Recorder, presiding; and that on that same date he was duly sentenced by the said Recorder to five years imprisonment in Sing Sing Prison and to pay a fine of five hundred dollars; that the five years part of said sentence (as computed with reference to the usual allowance under the statute granting commutation for good behavior) has been duly served and expired on the 27th day of July 1893; since which date last named deponent has been held and has been serving in said prison the alternative penalty, in default of the satisfaction of said fine, of one day's imprisonment for each and every dollar of said fine, until he has now served three hundred and ten days of the said alternative penalty of five hundred days; and that if deponent shall be required to serve out the whole of said penalty of five hundred days, it will not expire until the 10th day of December next: i. e. in midwinter; while the law provides (see § 697 of the Criminal Code) that the Court shall, so far as it may be able, fix the sentence so that the term may not expire

POOR QUALITY
ORIGINAL

0726

in the winter months, but between March and Novem-
ber.

Deponent would therefore respectfully pray the
court to reduce or remit his said fine, so that he
may be able to obtain his discharge from prison before
winter sets in.

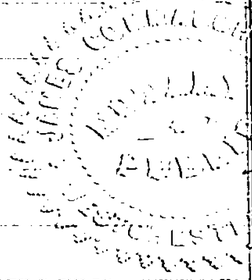
Deponent further says that he is wholly without means
and when out of prison relies entirely for his sup-
port and maintenance on his profession as a dentist,
and that if held in prison until winter it would
be almost an impossibility to obtain employment
at his profession at that season of the year. Depo-
nent further avers, and urges in this behalf, that
he has lost by death both his wife and child, since
he has been confined and that in many other ways
his punishment has been unusually hard and
embarrassing.

Deponent in submitting this deposition begs leave
to state that he sincerely and bitterly regrets his
wrong doing and that his offense was the first offense
or violation of law that he had ever been guilty
of or charged with and that he feels sure, that with
the help of God it will be also the last, as the indescri-
bably sad consequences, which his committal to prison
had not alone on himself, but on those nearest and
dearest to him, caused a deep and earnest remorse within
him and taught him a lesson far more forcible and
indelible than the confinement itself.

Subscribed and sworn to before
me this first day of June 1894

James J. Connaughton
Notary Public

Arthur Zolki.



N.Y. General Sessions

People

vs

Arthur Zolkie

Affidavit & articles
of motions to remit
part of fines.

M. L. Hollister

Dept. Atty. for motions
206 Broadway, N.Y.C.

~~Service~~
of a copy of within office
David's notice of
hurry admitted.

Geo. P. Williams

Dept. Attorney

per Edw. J. Phelan

Chf. Clerk

June 6/94

POOR QUALITY ORIGINAL

0728

Police Court 4 District.

City and County of New York, ss.:

of No. 315 Madison Avenue Street, aged 31 years, occupation Sentist being duly sworn deposes and says, that on the 16th day of December 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Arthur Zolki (Now here) who maliciously struck deponent on the head with a large piece of Iron then carried there by him in the hands of the said Zolki cutting deponent's head

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 17th day of December 1889.

Chas. H. Lamater

[Signature] Police Justice.

POOR QUALITY ORIGINAL

0729

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Arthur Zolner 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. *Arthur Zolner*

Question. How old are you?

Answer. *30 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *319. West 44th St. 2 Months*

Question. What is your business or profession?

Answer. *Sentinel*

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*
Arthur Zolner

Taken before me this 9th day of December 1889

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0731

Police Court 4 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 12 East 14th Street, aged 37 years,
occupation Agent being duly sworn

deposes and says, that on the 12th day of December 1889 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 day time, the following property viz :

One Gold Watch and Chain together of the value of twenty 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 Arthur Zolaski (now here)

from the juar. that on said date deponent messes said property from a Bureau or Desk in said premises and that the said Zolaski admitted and confessed in deponent's presence that he did take same and carry away said property from deponent's premises

Helen Frank

Sworn to before me, this 12th day of December 1889

Wm. J. ...
Police Justice.

POOR QUALITY ORIGINAL

0732

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Arthur Zolaski 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 ~~h~~ *h*; that the statement is designed to enable ~~h~~ *h* if he see fit to answer the charge and explain the facts alleged against ~~h~~ *h* that ~~he~~ *he* is at liberty to waive making a statement, and that ~~his~~ *his* waiver cannot be used against ~~h~~ *h* on the trial.

Question. What is your name?

Answer. *Arthur Zolaski*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *319 West 117 St Manhattan*

Question. What is your business or profession?

Answer. *Student*

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*
I am not guilty of the charge
Arthur Zolaski

Taken before me this

John J. Lawrence
Police Justice

Police Justice

POOR QUALITY ORIGINAL

0733

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court

District.

1854

THE PEOPLE, &c.
ON THE COMPLAINT OF

William Thomas
12th St East 17th
Arthur J. Ward

Offence

Dated _____ 188

Magistrate

Officer.

Witnesses

No. 1, by _____ Street _____

No. 2, by _____ Street _____

No. 3, by _____ Street _____

No. 4, by _____ Street _____

No. _____ Street _____



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

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 _____ 188 _____ 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.

New York General Sessions

People } Notice of Motion
vs }
Arthur Zolke }

To the District Attorney New York
City and County

Take notice that
on Friday December 22nd 1893
I will move for a commission
of the file in the above entitled
cause, upon the within affidavits
and petitions, in said Court
at 11 o'clock a.m.

Respectfully
H. H. Hadley
Defendant's City
207 - E 42nd St

New York Dec 19/93

Notice of Motion and service of papers
in the above entitled cause admitted

December 19 1893.

James M. Brewer
Dist. Atty

POOR QUALITY ORIGINAL

0735

District Attorneys Office.
City & County of
New York. 188

My General Sessions

People

vs.
Arthur Golkin

When annexed affidavit
I consent to the remission
of the fine imposed upon
the defendant herein
My Dec 19 1893

De Lancey McCall
Dist Atty

POOR QUALITY ORIGINAL

0736

Court of General Sessions
City of New York

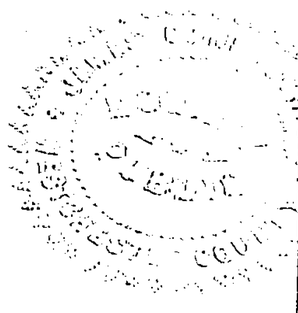
People } Sentenced Dec 27, 1889
vs } for 5 years. A fine
Arthur Zolki } of \$500 also imposed.

State of New York,
County of Westchester } ss

Arthur Zolki being duly sworn says that he is the defendant above named, and that he is now confined in Sing Sing prison under the judgment filed in the above mentioned case. Deponent further says that his said sentence of five years expired on the 27th day of July last, due allowance having been made therein under the commutation act for good conduct, and that he is now held under law by reason of his default in the payment of the fine above mentioned. Deponent further says that he is not possessed of any property whatever, and is utterly unable to procure the amount of said fine.

Subscribed before me this }
11th day of September 1893 } Arthur Zolki
James Connaughton

Notary Public, Westchester Co. N.Y.



POOR QUALITY ORIGINAL

0737

In the Court of General Sessions

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

In the matter of Application of Arthur Zolki,
for remission of fine imposed on him in
pursuance of sentence.

Affidavit of Wm. C. Michaelis, M.D., D.D.S.

William C. Michaelis, being duly sworn, deposes and says: That I am engaged in the practice of medicine and dentistry in the city of New York, at No. 82 East Fourth Street, and have been for many years; that I know the said Arthur Zolki, who was for a year or more previous and up to the time of his sentence, to wit: on December 29th, 1889, a student of dentistry in my office; that from my knowledge of his circumstances and surroundings during that time I do not believe that he has any money or property out of which said fine could be paid or realized; and that to the best of my knowledge and belief the said Zolki has no relatives in this country nor friends who are able to pay said fine

GOOD QUALITY ORIGINAL

0738

for him
Wm. C. Michael's M.D. D.D.S.

Sworn to and subscribed this 16th day
of December, A.D. 1893, before me George C.
D'Arcy — a ^{Commissioner of Deeds} Notary Public in and for the
City and County of ^{New York} New York, to whom the said affair is
well and personally known to be the person
hereinbefore described.

George C. D'Arcy,
Commissioner of Deeds
City & County of New York, Notary Public.

POOR QUALITY ORIGINAL

0739

Court of General Sessions
City and County of New York

The People vs.

Arthur Zolki

State of New York
County of Westchester ss.

Arthur Zolki being duly sworn says as follows to wit:

According to the information received from Mr. Horace Lumming of Sing Sing N.Y. (47 Broadway) who made an application to the Court asking for remission of a fine of \$500 imposed upon me by His Honor Recorder F. Smyth on the 27th of Decbr. 1889 in connection with a sentence to 5 years imprisonment for assault in the 2nd degree, the District Attorney in his answer to said Mr. H. Lumming requires me to make an affidavit.

I therefore declare herewith upon oath that I am utterly unable to pay that fine, as I have neither any money nor possess any thing of pecuniary value and the same time I most respectfully ask the Court to have mercy and permit that fine, giving the true and earnest assurance that the extremely sad consequences of my wrong doing upon those that are nearest and dearest to me have been and will always be a punishment for me far

POOR QUALITY ORIGINAL

0740

more severe than the confinement itself.

Hoping to obtain the mercy of the Court

I am

very respectfully

Arthur Zolke

Subscribed and sworn to

before me this 5th day of June, A. D. 1893.

~~Wm. H. H. H. H.~~

Notary Public in & for Washington Co. Md.

POOR QUALITY ORIGINAL

0741

Court of General Sessions

The People vs

vs

Arthur Tolk

Affidavit, return of Writ
+ consent to removal
of same

H. H. Hobbey

Att'y for defendant

Do T. C. 42 W
1913

The above said was
an agreement
the said the said
Character was
shown to be the
said - that the
said for change
of name, return
against him upon
one of which was
to an indictment
returning, against
him - Motion to
dismiss was denied
Dec 22 1913

H. H.

Court of General Sessions
County of New York

The People of the
State of New York
agst.
Arthur Zolki

Affidavit on
motion for part
remission of fine

State of New York } ss:
County of Westchester }

Arthur Zolki, being duly sworn deposes and says:
that heretofore on the 27th day of December 1889 he was duly
convicted of the offense of assault in the second degree in
said Court of General Sessions: the Hon. Frederick Smyth, Recorder,
presiding; and that on that same date he was duly sentenced
by the said Recorder to five years imprisonment in Sing Sing Prison,
and to pay a fine of five hundred dollars; that the five years part
of said sentence (as computed with reference to the usual allow-
ance under the statute granting commutation for good beha-
vior) has been duly served and expired on the 27th day of
July 1893; since which date last named deponent has been
held and has been serving in said prison the alternative
penalty, in default of the satisfaction of said fine, of one
day's imprisonment for each and every dollar of said fine,
until he has now served three hundred and ten days of the
said alternative penalty of five hundred days; and that if
deponent shall be required to serve out the whole of said
penalty of five hundred days, it will not expire until the
tenth day of December next: i. e. in midwinter, while the
law provides (see § 697 of the Crim. Code) that the Court
shall, so far as it may be able, fix the sentence so that the
term may not expire in the winter months, but between
March and November.

Deponent would therefore respectfully pray the Court to reduce or permit his said fine, so that he may be able to obtain his discharge from prison before winter sets in. Deponent further says that he is wholly without means and when out of prison relies entirely for his support and maintenance on his profession as a dentist, and that if held in prison until winter it would be almost an impossibility to obtain employment at his profession at that season of the year. Deponent further avers, and urges in this behalf, that he has lost by death both his wife and child since he has been confined and that in many other ways his punishment has been unusually hard and embarrassing. Deponent in submitting this deposition begs leave to state that he sincerely and bitterly regrets his wrongdoing and that his offense was the first offense or violation of law that he had ever been guilty of or charged with and that he feels sure, that with the help of God it will be also the last, as the indescribably sad consequences, which his committal to prison had, not alone on himself, but on those nearest and dearest to him, caused a deep and earnest remorse within him and taught him a lesson far more forcible and indelible than the confinement itself.

Subscribed and sworn to
before me this first day of
June 1894

Arthur Zolki

L. J.

James Connaughton
Notary public.

POOR QUALITY ORIGINAL

0745

W. J. General Sessions

People

vs

Arthur J. Jaki

Copy
Affidavit on notice
of motions to permit
subpoena

M. L. Hollister
Sgt at large for customs
206 Broadway, N.Y.C.

To
The Dist. Atty, N.Y.
City & County

POOR QUALITY
ORIGINAL

0746

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Golkei

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

Arthur Golkei
of the CRIME OF PETIT LARCENY committed as follows:

The said

Arthur Golkei

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

*one watch of the value of
fifteen dollars, and one
chain of the value of five
dollars*

of the goods, chattels and personal property of one

Helene Frank

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.

*John R. Fellows,
District Attorney*

POOR QUALITY ORIGINAL

0747

Witnesses:

*Stephen J. ...
Off M. ...*

Counsel,

Filed

26 day of Dec 1889

Pleads,

THE PEOPLE

vs.

Arthur Golke
(2 cases)

PEIT LARCENY.

[Sections 528, 532 Penal Code.]

JOHN R. FELLOWS,
District Attorney.

P 2 Dec 26/89
Pleads guilty.

A True Bill. 2003

John R. Fellows

Foreman.

*Lawrence ...
and the ...
FR*

POOR QUALITY
ORIGINAL

0748

Police Department of the City of New York,

Sub Precinct No. 23

New York, Dec. 26th 1889.

On December 16th 1889 Arthur Zolko was arrested, by officer Lawrence McGovern, charged with assaulting, Dr. Charles H. Delamater of 315 Madison Ave, with an Iron Bar, with the intention of either killing or robbing him.

Zolko is also charged with robbing Dr. Dunn, 331 Lexington Ave & Dr. G. A. Heller 141 Bowers, of a box of Dentists Zolko also charged with robbing, Clarence B. Fallman 329 West 23rd St of an overcoat & Umbrella, the Umbrella was found at Zolko's home.

He is also charged with robbing Miss Helene France no 12 East 17th St. of a gold watch & chain, which was recovered by Detective McGuire.

POOR QUALITY ORIGINAL

0749

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Arthur Golki

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

Arthur Golki of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Arthur Golki

late of the City of New York, in the County of New York aforesaid, on the sixteenth day of December in the year of our Lord one thousand eight hundred and eighty-nine with force and arms, at the City and County aforesaid, in and upon the body of one Charles H. De Lamater in the Peace of the said People then and there being, feloniously did make an assault and him the said Charles H. De Lamater with a certain piece of iron

which the said Arthur Golki in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound

with intent him the said Charles H. De Lamater thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

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

The said Arthur Golki

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Charles H. De Lamater in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said

with a certain Charles H. De Lamater piece of iron

which the said Arthur Golki in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab 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.

POOR QUALITY
ORIGINAL

0750

THIRD COUNT—

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

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

The said

Arthur Golki
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Charles H. De Lamater in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and

him the said Charles H. De Lamater
with a certain piece of iron

which he the said Arthur Golki
in his right hand then and there had and held, in and upon the head
of him the said Charles H. De Lamater

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said Charles H. De Lamater

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 R. FELLOWS,

District Attorney.

0752

**END OF
BOX**