

1034

BOX:

69

FOLDER:

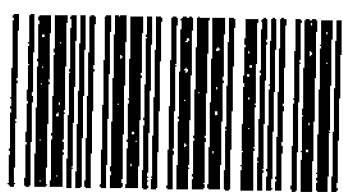
775

DESCRIPTION:

Gillian, John

DATE:

06/20/82



775

1035

150 Bill ordered

(11)

Day of Trial,

Counsel, 1776 June

Filed 20 day of

1882

Pleads Not Guilty in

THE PEOPLE

vs.

John Giligan B.

Violation of
Statute Act

JOHN McKEON,

District Attorney.

A True Bill.

[Signature]

[Signature]

150

Received

Recd from R. A. Feb 9/81

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 Gilligan

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

John Gilligan

of the CRIME of Entering and Squatting upon lands without authority from the owner thereof committed as follows:

The said John Gilligan

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

in and upon a certain city lot in the Twelfth Ward of the City of New York, situate lying and being as follows: Beginning at a point on the Easterly line of Fifth Avenue at the centre line of the block between Sixty sixth and Sixty seventh streets, from thence running Easterly along said centre line of the said block one hundred feet; thence Northerly parallel to Fifth Avenue twenty-five feet and two inches; thence Westerly parallel to said centre line of the said block one hundred feet to the Easterly line of Fifth Avenue; thence Southerly along the Easterly line of Fifth Avenue twenty-five feet and two inches to the place of beginning, and without licence or authority from Horace J. Fairchild and Alvah Miller Jr, the owners thereof, or from either of them unlawfully did place a certain shanty, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Second Count. And the Grand Jury aforesaid by this indictment further accuse the said John Gilligan of the Crime of Maliciously Trespassing upon Lands, committed as follows: On the twenty eighth day of April in the year of our Lord one thousand eight hundred and eighty two, the said John Gilligan, late of the Twelfth Ward of the City of New York in the County of New York aforesaid was an intruder and a squatter upon certain lands of Horace J. Fairchild and Alvan Miller Jr situate lying and being in the Twelfth Ward of the City of New York in the County aforesaid and bounded and described as follows, that is to say: Beginning at a point on the Easterly line of Fifth Avenue, at the Centre line of the block between Ninety sixth and Ninety seventh Streets; from thence running Easterly along said centre line of the block, one hundred feet; thence Northerly, parallel to Fifth Avenue Twenty five feet, two inches, thence Westerly parallel to said centre line of the block, one hundred feet to the Easterly line of Fifth Avenue thence southerly along the easterly line of Fifth Avenue twenty five feet, two inches to the place of beginning, the same being a lot of land within the bounds of an incorporated City, and then and there owned by the said Horace J. Fairchild and Alvan Miller Jr. And the said owners afterwards; to wit, on the day and year aforesaid, in due form of law, gave notice to the said John Gilligan, being such intruder and squatter as aforesaid, upon said lot of land, to quit the same and to remove from and vacate the same, on or before the ninth day of May next ensuing. And the said John Gilligan being

1038

such intruder and squatter as aforesaid, and being so lawfully notified to quit the premises above specified, unlawfully did not quit said lot of land at or before the expiration of the time specified in said notice, to wit, before the ninth day of May in the year aforesaid, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John McKeon
District Attorney

1039

BAILED

No. 1 by William Quattrone
Residence 158 East 34 Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

Witnesses
No. 65 William Quattrone Clerk
Monroe & Madlee Street
No. 290 Madison Street
No. 1000 Barred Street

Dated May 19 1882
Garner Magistrate

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles Lander
43 W 38 St
John Gilligan
Offence, Violation
Quarantine Act

Police Court District.

MAY 25 1882
DISTRICT ATTORNEY

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 Gilligan

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

Dated May 20 1882 Blayh Garner Police Justice.

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

Dated May 20 1882 Blayh Garner 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.

1040

Matter of
the spectent of
James Gilligan

==
Affidavits to obtain arrest
==

In the matter of ejecting
squatters from premises
on 5th Ave, between
96th & 97th streets

Notice & affidavit of
service

11/28

1042

L. 1857. ch 39/

NoticeTo the occupants of these premises:

Take notice, that you and each of you are hereby notified and required to vacate and remove from the premises now occupied by you on or before the 9th day of May 1882, you having intruded and squatted upon such premises and erected a shanty and other structure thereon without license from the owner, said premises being included in the following description, to wit: Beginning at a point on the easterly line of Fifth Avenue in the City of New York, at the center line of the block between ninety-sixth and ninety-seventh streets, from thence running easterly along said center line of the block, one hundred feet, thence northerly parallel to Fifth Avenue twenty-five feet two inches, thence westerly, parallel to said center line of the block one hundred feet to the easterly line of Fifth Avenue, thence southerly along the easterly line of Fifth Avenue twenty-five feet two inches, to the place of beginning.

And that, unless you and each of you, do so remove and vacate said premises, on or before the said 9th day of May 1882, proceedings will be taken against you according to law, and you will be prosecuted for a criminal misdemeanor.
 Dated April 28th 1882.

Horace J. Fairchild &
 Alvah Miller Jr. as Executors
 of Owners. By
 Couderb Brothers their
 Attorneys. 68 & 70 William St.
 N.Y.

1043

City & County of New York ss: William Street
 William W. Britton, being duly sworn
 says that he is of the age of twenty four
 years & upwards; that on the 28th day of
 April 1882 he served a notice, of which
 the annexed is a copy, upon the occupants
 of the premises therein described, by
 reading said notice to them and leaving
 the same with them on the said prem-
 ises; and the persons to whom said
 notice was read, admitted to deponent
 that they were the occupants of said
 premises:

~~Assessor to the premises~~
~~April 28th 1882~~ William W. Britton
~~W. W. Britton~~

Sworn to before me
 this 19 day of May 1882
 Hugh Gardner

Police Justice

The People of the State
of New York

against
John Gilligan

City & County of New York ss: ~~ss: No 42 West 38 Street~~

Charles Condert, being
duly sworn says; that he is one of the
firm of Condert Brothers, Attorneys and
Counsellors at Law, in the City of New York,
who are the attorneys for Horace J. Fairchild
and Alvah Miller Jr. as executors and
trustees under the last will and testament
of Nathaniel F. Miller, deceased; that
said Fairchild and Miller, as such
executors and trustees are the owners of
a certain lot of land situated within
the boundaries of the City of New York,
an incorporated city, which lot is
particularly described as follows:

Beginning at a point on the easterly line
of Fifth Avenue, at the center line of
the block between Ninety-sixth and
Ninety-seventh streets; from thence
running easterly along said center line
of the block one hundred feet, thence
northerly, parallel to Fifth Avenue Twenty-
five feet two inches, thence westerly, parallel
to said center line of the block one hundred
feet, to the easterly line of Fifth Avenue

thence southerly along the easterly line of Fifth Avenue twenty-five feet, two inches to the place of beginning;

That said lot is now occupied by one John Gilligan, who has intruded and squatted thereupon and erected thereon a shanty, and other structure, without any license or authority from the owners thereof. That on the 28th day of April 1882, a notice in writing, a copy of which is hereto annexed, was served upon said Gilligan, as prescribed by law, directing him to vacate and quit the said premises on the 9th day of May 1882; that notwithstanding said notice, and said time to quit having expired, said Gilligan still continues to occupy said premises, and refuses to quit and vacate the same.

Deponent further says, that as one of the attorneys for said owners of said lot, he is familiar with all the facts relating to said ownership and to the property herein referred to, and that said Fairchild and Miller are both at present without the State, and for that reason this Complaint is made by deponent instead of the said owners.

Deponent, as attorney for said owners, asks that the said John Gilligan be arrested and punished according to law, for a misdemeanor.

1046

~~Sworn to before me~~ } Chas. Caudert
~~this 19 day of May 1882~~ }

~~William K. Dutton~~

~~Notary Public~~

~~Wagon & Horse~~

Sworn to before me
this 19 day of May 1882

Edw. G. Gamm

Police Justice

1047

Sec. 151.

Police Court

District.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Charles Anderson of No. 42 West 38 Street, that on the 19 day of May 1882 in the City of New York, in the County of New York,

John Gilligan has unlawfully squatted and erected a shanty and other wooden structures on a lot of land situate on the East side of the Avenue between 96 & 97 Streets and notwithstanding the fact that he has been several times notified to quit the said lot, has refused to do so

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

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

Dated at the City of New York, this 19 day of May 1882Hugh Gardner POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated

188

Magistrate

Officer.

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

John Sinclair Officer.Dated May 20th1882

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest,

11:10 A.M. May 20th1882

Native of

Ireland

Age,

60

Sex

—

Complexion,

—

Color

White

Profession,

Labourer

Married

No

Single

—

Read,

Yes

Write,

Yes5-10-96-10-97-1882

1048

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

John Gilligan 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 Gilligan

Question. How old are you?

Answer.

60 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

5th Avenue bet 96 & 97 Streets about twenty years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

John Gilligan
mark

Taken before me this *20*
day of *May* 188*8*

Joseph J. ...
Police Justice

1049

BOX:

69

FOLDER:

775

DESCRIPTION:

Gibson, Thomas

DATE:

06/21/82



775

1050

530 27 27
Filed 21 day of June 1882
Pleas Not guilty (22)

THE PEOPLE

vs.

13th

Assault and Battery - Felonious.
Firearms.

Thomas Gibson^P

(2 cases)

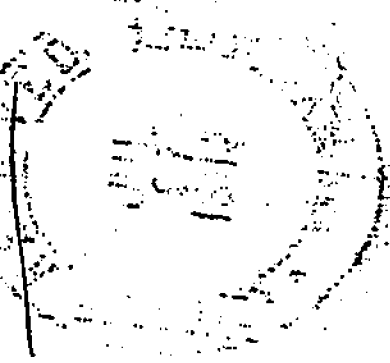
JOHN McKEON,

July 13, 1882 - District Attorney.

Tried and acquitted

A True Bill.

Richard M. Mearns Foreman.



found

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Gibson

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

Thomas Gibson

of the CRIME OF "Shooting at another with intent to kill," committed as follows:

The said

Thomas Gibson

late of the City of New York, in the County of New York, aforesaid, on the ~~fourth~~ day of ~~June~~ in the year of our Lord one thousand eight hundred and eighty ~~two~~ with force and arms, at the City and County aforesaid, in and upon the body of *Ann Gibson* in the peace of the said People then and there being, feloniously did make an assault and to, at and against ~~her~~ the said *Ann Gibson* a certain ~~pistol~~ then and there loaded and charged with gunpowder and one leaden bullet, which the said *Thomas Gibson* in ~~his~~ right hand then and there had and held the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent ~~her~~ the said *Ann Gibson*

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

Thomas Gibson

of the Crime of Shooting and Discharging off a ~~pistol~~ at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Thomas Gibson

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 *Ann Gibson* then and there being, wilfully and feloniously did make an assault and to, at and against ~~her~~ the said *Ann Gibson* a certain ~~pistol~~ then and there loaded and charged with gunpowder and one leaden bullet, which ~~he~~ the said *Thomas Gibson* in ~~his~~ right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, thereby ~~her~~ the said *Ann Gibson*

wilfully and feloniously, then and there to injure, 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,

1052

Sec. 206, 209, 210 & 212.

Police Court.

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John D. McDonald
Thomas Gibson

Offence, *W. Assaulted*
John D. McDonald
Thomas Gibson

Dated

1882

Magistrate.

Officer.

Clerk.

Witnesses:

No. 1, by

John D. McDonald

Street,

No. 2, by

William Ford

Street,

No. 3, by

John D. McDonald

Street,

No. 4, by

John D. McDonald

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

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

Dated *January 19th* 1882 *J. Henry Ford* 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.

1053

Sec. 108-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

Thomas Gibson 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. *Thomas Gibson*

Question. How old are you?

Answer. *Twenty four years*

Question. Where were you born?

Answer. *New York*

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

Answer. *456 West 24th St New York*

Question. What is your business or profession?

Answer. *Painter*

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

Answer.

I am not guilty

Thomas Gibson

Taken before me, this *19th*

day of *June* 188*8*

J. Henry Ford Police Justice.

City and County
of New York } ss:

Jacob Winters
being duly sworn deposes and
says, as follows:—

Q What is your name, age,
residence and occupation?

A. My name is Jacob Winters, age
24 years, residence No. 45 West
27th Street and by occupation a
machinist.

Q What do you know of this affair?

A I was struck and knocked down
by one James Fitzgerald. I
got up and he knocked me in
the gutter. Thomas Gibson
then came to my rescue and
while I was lying in the gutter
I heard two shots fired off.
I got up then and my father
took me in the house. I
heard Gibson say leave him,
(meaning me,) alone.

Q Did you see Gibson aim a
pistol at Fitzgerald?

A No.

Q Did you see a pistol in Gibson's
hands?

A No.

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Q Did you see a pistol or other
fire-arm in any person's hands?
A I did not.

Q Were Gibson and Fitzgerald
fighting before Fitzgerald struck
you?

A They were not.

Q Did you see Gibson strike
Fitzgerald?

A Yes, but Fitzgerald struck
Gibson first.

Q Where were you when you
saw Gibson and Fitzgerald
strike each other?

A Lying in the gutter, face up,
shown to before me

this 19th day of June 1882 } Jacob Winter
J. Henry Port
Police Justice.

1056

Police Court— 2nd District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK.of No. 527 West 27th Street,being duly sworn, deposes and says, that
on Sunday the 4th day of June
in the year 1882 at the City of New York, in the County of New York,he was violently and feloniously ASSAULTED and BEATEN by Thomas Gibson

(nowhere) who wilfully and maliciously
discharge the contents of two chambers
of a revolving pistol loaded with powder
and ball at the person of this deponent,
which pistol was then and there had and
held in the right hand of him said Gibson,
and that the ball so discharged from
one of the chambers of said pistol
entered the abdomen of one Ann
Gibson, the mother of said Thomas.
Deponent further says that the said Ann
Gibson is now confined at the New York
Hospital from the effects of the injuries
received as aforesaid at the hands
of said Thomas Gibson.
And deponent also says that the
said assault was made

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

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

Sworn to before me, this 6th dayof June 1882

day

1882

John FitzgeraldJ. Henry Ross POLICE JUSTICE.

City and County
of New York } ss: -

Tom Gibson being
duly sworn deposes and says, as
follows: -

Q What is your name, age, residence
and occupation?

A My name is Tom Gibson. age
about 45 years. residence No. 456
West 27th Street and I keep house for
my husband.

Q Were you shot on the 4th day
of June 1892?

A Yes. two weeks last Sunday.

Q By whom were you shot?

A I suppose by the hands of my
son Thomas Gibson. He had
the pistol in his hands and it went
off. He did not aim it at me.

Q What was he doing when the
pistol went off?

A Standing ~~on~~ the sidewalk. I
was beside him. There was a
good many people about. I
don't know any of them. I
did not see a pistol in my son's
hand. The first I knew he had a
pistol was when I heard ~~it~~ ~~fire~~

1058

off and the ball entered my right side.

2. Did you see your son Thomas Gibson point the pistol, before it was discharged, at one John Fitzgerald?

A. I did not see my son have a pistol.

2. Was your son fighting with John Fitzgerald?

A. I know nothing about it. I saw a fight in the street from the window on the third floor of my residence and I thought I heard my son's voice and I ran down stairs and into the street and when I reached my son's side he was shot. There was a large crowd around and I can not tell who were fighting. More to before me this ^{was} Tom x Gibson ^{man}
19th day of June 1882

J. Henry Wick

Police Justice.

In this case, another
bill against the
Defendant Henry
True - in which the
same facts were set
out, ~~as~~ ^{as} ~~in~~ ⁱⁿ ~~the~~ ^{the}
of not ~~being~~ ^{being} ~~heard~~ ^{heard}.
In addition there to
it appears by the within
affidavit of J. D. Morgan
that J. D. Morgan has been
left for the witnesses and
they have failed to appear.
Some of the ~~same~~ ^{same} ~~and~~ ^{and} ~~by~~ ^{by} ~~the~~ ^{the}
to appear in the case, it
appears to have been
a grand in a family.
J. Morgan accused that
the Defendant he
discharged on his own
recognition. *W. J. Morgan*
July 20, 82.

W. J. Morgan
Filed 21 day of June 1882
Pleas *Not guilty (22)*

THE PEOPLE
vs
19th
Thomas Gibson
(2 cases)

Assault and Battery - Felonious.
Firearms.

JOHN MCKEON,
District Attorney.

A True Bill.
W. J. Morgan

W. J. Morgan Foreman.
July 20th
Discharged by Court
forbid

Paul Fred at
1000 R.R.*
July 13/82

~~Another bill against
J. D. Morgan of the
same name
Henry True
a full days eye and
a number of other faults
found.
J. D. Morgan
the same as the
witnesses of Morgan
has been discharged
a discharge of Morgan
discharged the
of Morgan of the
on his own recognition
W. J. Morgan
July 20, 82.~~

1060

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Gibson

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

Thomas Gibson

of the CRIME of "Shooting at another with intent to kill," committed as follows:

The said

Thomas Gibson

late of the City of New York, in the County of New York, aforesaid, on the
fourth day of June in the year of our Lord
one thousand eight hundred and eighty two with force and arms, at the City and
County aforesaid, in and upon the body of John Fitzgerald
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said John Fitzgerald
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said Thomas Gibson
in his right hand then and there had and held the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent him the said John Fitzgerald

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

Thomas Gibson

of the Crime of Shooting and Discharging off a pistol at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Thomas Gibson

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 John Fitz-
gerald then and there being, wilfully and feloniously did make an
assault and to, at and against him the said John Fitz-
gerald a certain pistol then and there loaded and
charged with gunpowder and one leaden bullet, which he the said

Thomas Gibson
in his right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge, with
intent, thereby him the said John Fitz-
gerald

wilfully and feloniously, then and there to injure, 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,

1061

BOX:

69

FOLDER:

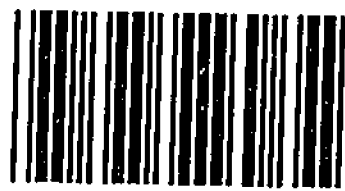
775

DESCRIPTION:

Glazer, Charles

DATE:

06/20/82



775

1062

Wichita

9th August

10/11/1882

11

Day of Trial,

Counsel,

Filed, 20 day of June 1882

Plead's *Wichita*

THE PEOPLE

Sept 2

Charles Glazer

Wichita

awarded

JOHN MCKEON

Attorney

Wichita

A TRUE BILL

Dep. Secy

RECEIVED OFFICE OF THE ATTORNEY GENERAL DISTRICT OF KANSAS

1882

Wichita

Recorded in the Court

Bail \$2000

Wichita

\$1500

Wichita

1063

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 Graser

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

Charles Graser

of the CRIME OF Perjury,

committed as follows:

~~The said~~

~~late of the City and County of New York~~, on the ~~twenty first~~ ^{seventy nine} day of November
in the year of our Lord one thousand eight hundred and ~~eighty~~ ^{seventy nine}, at the City and County

~~aforsaid, with force and arms~~

of New York, one Annie Peterson
was, in due form of law charged, before Bankson
J. Morgan Esq., then being one of the Police Jus-
tices of said City of New York, with the crime of
keeping and maintaining a disorderly house
in the City and County aforesaid, and on said
day the said Annie Peterson was brought before
the said Police Justice to answer the said charge
and upon examination of the whole matter
it then and there appeared to the said Police
Justice that the said offence had been committed
and that there was probable cause to believe
the said Annie Peterson to be guilty thereof.
and the said Bankson J. Morgan Esq., Police
Justice as aforesaid did thereupon order said
Annie Peterson to find sufficient bail in the
sum of Five hundred Dollars for her ap-
pearance at the Court of General Sessions of
the Peace in and for the City and County of
New York to answer to any indictment to

be preferred against her for the said offence.

And the said Charles Glaser, late of the City and County aforesaid, afterwards, to wit on the day and in the year aforesaid, at the City and County aforesaid, came in his own proper person before the said Tankson J. Morgan Esq, Police Justice as aforesaid, and then and there offered himself as bail for the said Annie Peterson in the said matter, and thereupon, said Charles Glaser, was then and there in due form of law sworn by the said Tankson J. Morgan Esq, Police Justice as aforesaid, and did then and there make affidavit in writing concerning his sufficiency as bail for the said Annie Peterson, and did take his corporal oath before the said Police Justice touching the matters contained in his said affidavit, he the said Tankson J. Morgan Esq, Police Justice as aforesaid then and there having full and competent power and authority to administer the said oath to the said Charles Glaser in that behalf; and the said Charles Glaser being so sworn as aforesaid, then and there, on the day and in the year aforesaid at the City and County aforesaid, to prevent the said Tankson J. Morgan Esq, Police Justice as aforesaid from knowing the true circumstances and property of him, the said Charles Glaser, did, upon his oath aforesaid touching the several matters contained in his said affidavit before the said Tankson J. Morgan Esq, Police Justice as aforesaid then and there wilfully, knowingly, corruptly and falsely, in and by his affidavit aforesaid swear, depose and say, in substance and to

the effect following, that is to say: that he, the said Charles Glaser, at the time of making the said affidavit meaning / was a free-holder in the City of New York, and that he was worth Ten hundred Dollars over and above the amount of all his debts and liabilities and that his property consisted of a house and lot of land situated and known as Number One hundred and eighty four east One hundred and fourth Street in the City of New York, of the value of Eight thousand Dollars;

Whereas in truth and in fact the said Charles Glaser, at the time of making the said affidavit was not a free-holder in the City of New York, and was not worth the sum of Ten hundred Dollars over and above the amount of all his debts and liabilities, and his property did not consist of a house and lot of land situated and known as Number One hundred and Eighty four East One hundred and fourth Street in the City of New York.

And so the Grand Jury aforesaid do say, that the said Charles Glaser, on the day and in the year aforesaid, at the City and County aforesaid, in manner and form aforesaid, falsely knowingly and wickedly did commit wilful and corrupt perjury, against the form of the statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.

John McKeon
District Attorney

1066

CITY AND COUNTY } ss.
OF NEW YORK.

Charles Glaser

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

over and above the amount of all his debts and liabilities; and that his property consists of
a house and lot of land situated and known
as number 184 East 104 Street in said city
of the thirty five hundred dollars

Charles Glaser

Sworn to before me, this

16th day of

June

1879

John W. Key
Justice

NEW YORK GENERAL SESSIONS.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Recognition to answer.

Joseph W. Key

Taken the

13 day
of June 1879

Hammer Justice.

Filed

16 day of June 1879

1067

POLICE COURT—FIRST DISTRICT.

RECOGNIZANCE TO ANSWER.

CITY AND COUNTY
OF NEW YORK.BE IT REMEMBERED, That on
the 13 day of June in the year of our Lord 1879Joseph W. Key
of No. 107 Prince Street, in the City of New York,and Charles Glaser
of No. 184 East 104 Street, in the said City,

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

Key
the sum of three Hundred Dollars; and the saidGlaser
the sum of three Hundred Dollars, separately, of

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

WHEREAS, the said Joseph W. Key was charged, before the undersigned, Police Justice as aforesaid, on the oath of John L. Davis with Misdemeanor for having, on the 13 day of June 1879

in the City and County of New York, aforesaid, inform complainant that he was proprietor of premises No. 74 Maiden Lane where defendant found papers such as are kept in place for sale of Lottery tickets and for any insurance of a drawing of Lottery tickets by the State of New York

AND WHEREAS, he has been brought before said Justice to answer said charge, and upon examination of the whole matter, pursuant to the statute, it appearing to the said Justice that the said Offence has been committed, and that there is probable cause to believe said defendant to be guilty thereof; and the said offence being bailable by said Justice, he did thereupon order the said accused to find Sufficient Bail in the sum of three Hundred Dollars, for his appearance at the Court of GENERAL SESSIONS, to be held in said City and County, to answer to any indictment to be preferred against him for said offence.

Now, therefore, the condition of this Recognizance is such, That if the above named Joseph W. Key shall personally appear at the next Court of General Sessions, to be held in said City and County, on the First Monday of July next, to answer to any indictment that may be preferred against him for said offence, and abide the order of the said Court, and not depart therefrom, then this Recognizance to be void; otherwise to remain in full force.

Taken and acknowledged before me, the
day and year aforesaidH. M. Key
POLICE JUSTICE

Charles Glaser

1068

DETECTIVE OFFICE
Police Department of the City of New York,
No. 300 Mulberry Street,

NEW YORK. 188

Arrest copied from Morning Return of the 22nd Precinct
on the morning of July 2nd 1882.

415 A.M., July 1st 1882.

James Murphy, age 22, W. W. S. Iron Railing maker
Complainant Burglary ^{and} Vio Corp ord. Off Geo W. Walters

The above prisoner was arrested while in the act of
breaking in the Bakery on S. W. Cor 42nd Street
and 9th Ave. Prisoner had loaded Revolver, no permit.

1069

DISTRICT ATTORNEY'S OFFICE,
NEW YORK.

The People

Charles Blazer

Prisoner -

As this case is rather complicated and a trial of it will probably consume much valuable time, I respectfully submit to the better judgment of the learned Recorder, that, should the prisoner plead guilty to the accusation, (as I am informed he intends to do,) the ends of public justice, in such prosecution, might be sufficiently answered, even if the Court, in its clemency, should consider it as advisable not to extend the period of his imprisonment beyond the term of one year.

A. J. Rogers

S. J. C. C. C.

1070

Form 47.

THIRD DISTRICT.

RECOGNIZANCE TO ANSWER.

CITY AND COUNTY } ss.
OF NEW YORK.

BE IT REMEMBERED, That on

the 6th day of December in the year of our Lord 187 9of No. 92 Eldridge Street in the City of New York,
and Charles Glazerof No. 184 East 104th Street, in the said City,
personally came before the undersigned, one of the Police Justices in the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the
said Louisa Hermansthe sum of Three Hundred Dollars,and the said Charles Glazer Three Hundred Dollars,the sum of Three Hundred Dollars,separately, of good and lawful money of the State of New York, to be levied and made of their
respective goods and chattles, lands and tenements, to the use of said People, if default shall be made
in the condition following, viz.:WHEREAS, the said Louisa Hermans was charged, before the
undersigned, Police Justice as aforesaid, on the oath of Henry J. Crystal
with an offence for having, on the 3rd day of December 187 9in the City and County of New York, aforesaid. Kipt, mantained, Conductedand occupying premises 92 Eldridge Street as a Disorderly
House and running prostitution in violation of LawAND WHEREAS, he has been brought before said Justice to answer said charge, and upon examination
of the whole matter, pursuant to the statute, it appearing to said Justice that the said **Offence has been**
committed, and that there is **probable cause** to believe said defendant to be guilty thereof; and the
said offence being bailable by said Justice, he did thereupon order the said accused to find **Sufficient**
Bail in the sum of Three Hundred Dollars, for his appearance at the
COURT OF GENERAL SESSIONS, to be held in said City and County to answer to any indictment to be
preferred against him for said offence.Now, therefore, the condition of this recognizance is such, that if the above
named Louisa Hermans shall **personally appear**
at the next **Court of General Sessions**, to be held in said City and County, on the First Monday
of January next, to answer to any indictment that may be
preferred against him for said offence, and abide the order of the said Court, and not depart therefrom
without leave, then this recognizance to be void; otherwise to remain in full force.Taken and acknowledged before me
the day and year aforesaid.J. M. Patterson

POLICE JUSTICE.

Charles Glazer
Luifer Glazer

1071

CITY AND COUNTY } ss.
OF NEW YORK.

day of November 1879
J. M. Patten
Police Justice

Sworn to before me this

the within-named Bail, being duly sworn, says that he is a free holder in
said City, and is worth Six Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

One house and lot of land known as
premises No. 184 East 104th Street in
the 12th Ward of said City, and being of
the value of four thousand dollars over
and above all and every legal encumbrance
thereon
Charles Glazer

Form 47.

New York General Sessions.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Recognition to Answer.

Laura Hancock

Taken day

6th

November 1879

Patten on JUSTICE.

Filed 8th day of Dec 1879

Hancock identified
by Mr. Justice

1072

CITY AND COUNTY } ss.
OF NEW YORK.

Charles Glaser,

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

over and above the amount of all his debts and liabilities; and that his property consists of

a house and lot land situated
and known as No 184 East 104 Street
in said city of the value of eight
thousand dollars (Charles Glaser)

Sworn to before me, this
day of November 1879
J. J. Morgan, Police Justice.

NEW YORK GENERAL SESSIONS.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Recognition to answer.

Amie Peterson

Taken the 21 day
of November 1879

Morgan Justice.

Filed 24 day of Nov 1879

1073

POLICE COURT—FIRST DISTRICT.

RECOGNIZANCE TO ANSWER.

CITY AND COUNTY
OF NEW YORK.

the

21st November

BE IT REMEMBERED, That on

in the year of our Lord 1879

of No.

85 East Houston

Street, in the City of New York,

and

Charles Glaser

of No.

184 East 104

Street, in the said City,

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

Peterson

the sum of

Glaser

five Hundred Dollars; and the said
five Hundred Dollars, separately, of

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

WHEREAS, the said Annie Peterson was charged, before the undersigned Police Justice as aforesaid, on the oath of Michael Corvel

with Modemiano for having, on the 19 day of November 1879

in the City and County of New York, aforesaid, kept maintained conducted

and occupied premises No 85 East Houston as a disorderly

House namely as a bawdy house and house of prostitution to the

AND WHEREAS, he has been brought before said Justice to answer said charge, and upon examination of the

whole matter, pursuant to the statute, it appearing to the said Justice that the said Offence has been com-

mitted, and that there is probable cause to believe said defendant to be guilty thereof; and the said

offence being bailable by said Justice, he did thereupon order the said accused to find Sufficient Bail

in the sum of five Hundred Dollars, for his appearance at the Court or

GENERAL SESSIONS, to be held in said City and County, to answer to any indictment to be preferred against him

for said offence.

Now, therefore, the condition of this Recognizance is such, That if the above named

Annie Peterson shall personally appear at the next Court

of General Sessions, to be held in said City and County, on the First Monday of December

next, to answer to any indictment that may be preferred against him for said offence, and abide the order of the

said Court, and not depart therefrom, then this Recognizance to be void; otherwise to remain in full force.

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

A. J. Morgan

POLICE JUSTICE.

Gerson J. Glaser

Charles Glaser

1074

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Thomas M. Cabet

O'Byrne

1075

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Charles Glazer
140 3rd Ave

three flights front.


Bench Warrant for Felony.

Issued

June 20th 1882

Arrested Charles Glazer
June 28th 1882 -

Det. Philip Keely
William Adams

 The officer executing this process will make his
return to the Court forthwith.

184 5 104 St.

1076

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 20 day of June
1882, in the Court of General Sessions of the Peace, of the County of
New York, charging Charles Glazer

with the crime of Perjury

You are therefore Commanded forthwith to arrest the above named Charles
Glazer and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 20 day of June 1882

By order of the Court,

 Clerk.

1077

CITY AND COUNTY
OF NEW YORK.

[Signature]
Police Justice.

Sworn to before me, this

the within named Bail, being duly sworn, says that he is a Charles Glaser holder in said City, and is worth Ten HUNDRED DOLLARS,

\$1000 over and above the amount of all his debts and liabilities; and that his property consists of House and lot No 184 East 104 Street New York City value nine thousand dollars mortgage fifty five hundred dollars

Charles Glaser

New York General Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bernard Ruffy

against

Henry Bleeker

Taken the 6 day of August 1879

JUSTICE.

Ruffy

Filed 11th day of August 1879

1078

POLICE COURT—FOURTH DISTRICT.

RECOGNIZANCE TO ANSWER AT GENERAL SESSIONS.

CITY AND COUNTY }
OF NEW YORK. } ss.

BE IT REMEMBERED, That on

the 6 day of August in the year of our Lord, 187 9of No. 334 1st Avenue Street, in the City of New York,and Charles Glaser of No. 180 East 10th Street, in the said City

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

Henry Decker
the sum of five Hundred Dollars,and the said Charles Glaser
the sum of five Hundred Dollars,

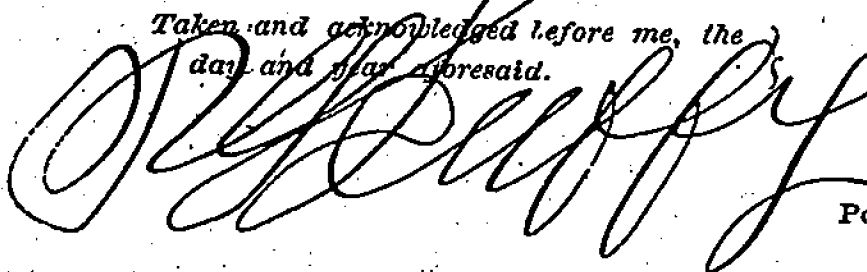
separately, of good and lawful money of the State of New York, to be levied and made of their respective goods, chattels, lands and tenements, to the use of said People, if default shall be made in the condition following: viz:

Whereas, the said Henry Decker was charged, before the undersigned, Police Justice as aforesaid, on the oath of Bernard Duffy with Attempted Burglary having on the 1 day of August 187 9 in the City and County of New York, aforesaid,

attempted to force open the door leading to the basement in the morning of the 1st day of August 1879
 AND WHEREAS, he has been brought before said Justice to answer said charge, and upon the examination of the whole matter, pursuant to the statute, it appearing to said Justice that the said offence has been committed, and that there is probable cause to believe the said defendant to be guilty thereof, and the said offence being bailable by said Justice, he did thereupon order the said defendant to find Sufficient Bail in the sum of five Hundred Dollars, for his appearance at the next Court of General Sessions of the Peace, to be held in said City and County, to answer to any indictment to be preferred against him for said offence.

Now therefore, the condition of this Recognizance is such, That if the above-named Henry Decker shall personally appear at the next COURT OF GENERAL SESSIONS of the Peace, to be held in said City and County, on the First Monday of September 187 9 to answer to any indictment that may be preferred against him for said offence, and abide the order of said Court, and not depart therefrom without leave, then this Recognizance to be void; otherwise, to remain in full force.

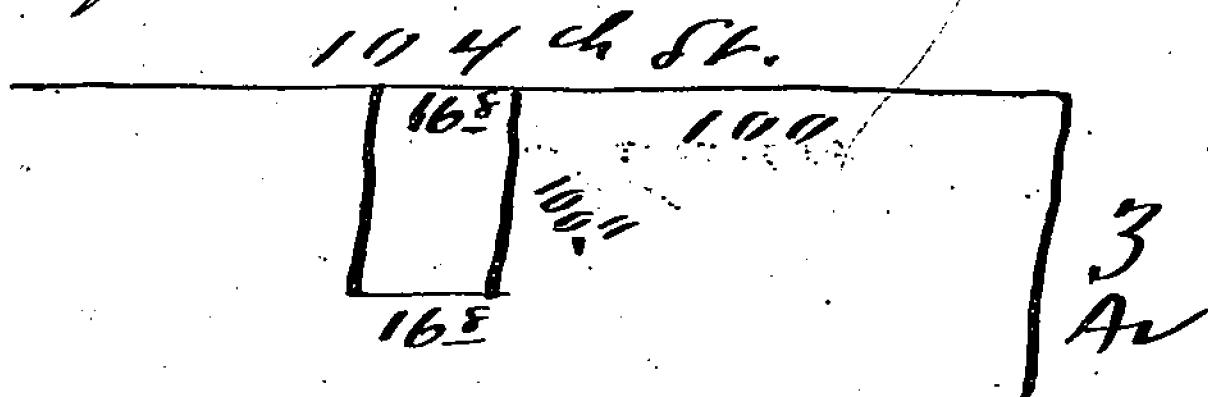
Taken and acknowledged before me, the day and year aforesaid.


 POLICE JUSTICE.

Henry Decker
Charles Glaser

1079

Henry Schouroe } dd, dated Nov 1 1846
 to } Rec 4 2 4
 Charles Glaser & } Liber 1384 p 326
 Caroline his wife } Consideration \$9500.
 Corners house & lot =



Subject to mortgage for \$5500. & taxes
 & cotton water for 1846

On Feb 2 1847 a foreclosure of
 said \$5500. mortgage was com-
 menced - The Glasers were parties
 & were served. The plaintiffs were
Isaac Hendricks & Arthur S Hendricks
 as trustees of Eleanor Hendricks
 Judgment & decree made & entered
 March 1 1847. Chas E Lydcker
 Referee.

48 Exch. Pl.

On 30 Dec 1847 said referee con-
 veyed the property to said plain-
 tiffs consider \$5000.
 Deed Recorded Dec 30 1847 in
 Liber 1409 p. 75

Said Isaac & Arthur S Hendricks

as trustees held the title since 1881
when the following conveyance
appears of record =

Isaac Hendricks &
Arthur T Hendricks } Deeded
Trustee &c } Apr 22 1881

to
Charles H Hall } Rec Apr 25 "
Lib 1591 p. 239
Consider \$5100

Convey said lot being
No 184 East 104th St.

Thus it appears that Charles Glaser
owned an undivided half interest
in the equity of said house &
lot for about six months.
It was in fact worth nothing.
The property was subject to a
mortgage for \$5500. It was
sold at auction in Dec 79 for
\$5000. & in Apr 1881 for
\$5100.

Charles Glaser whose interest in the lot to 184 East 104 St. was foreclosed by decree dated March 1st 1877 was accepted as surety upon the following bonds which are now in the office of the District Attorney - and is each justified as a freeholder owning said house lot to 184 East 104th Street =

1 As surety for Charles Martin
March 10 1877 for \$2000.

2 do for George Mason
Oct. 8th 1878 for \$1000.
Bond forfeited & in City Clerk's office

3 do for Frank Howard
March 21 1879 for \$300
Bond forfeited & in City Clerk's office

4 do for Joseph W. Kay
June 13 1879 for \$300. ✓

5 do for Henry Decker
Aug. 6 1879 for \$500. ✓

6 do for Annie Peterson ✓

1082

Nov 21 1899 for \$500.

7

dr. for Louis Hermanns,

Dec 6 1899 for \$300.

1082

1003

BOX:

69

FOLDER:

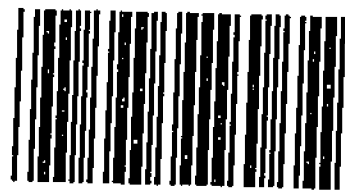
775

DESCRIPTION:

Gleason, Thomas

DATE:

06/06/82



775

John R. G.

Counsel

1882

Filed

6 day of June

Reads

John R. G.

THE PEOPLE

vs.

Thomas Gleason

et al.

BURGLARY - First Degree, and
Grand Larceny.

JOHN McKEON,

District Attorney.

John R. G.

A True Bill.

5 years.

Foreman.

Verdict of Guilty should specify of which count.

and should specify of which count.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Gleason

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

Thomas Gleason

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

The said

Thomas Gleason

late of the *twentieth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty fifth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*two* with force and arms, about the hour of *two* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Sarah Reynolds*

there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer door thereof* whilst there was then and there some human being, to wit, one *Sarah Reynolds* within the said dwelling-house, the said

Thomas Gleason

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

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

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

Thomas Gleason

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said

Thomas Gleason

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of *two* o'clock in the *night* time of said day, *Six spoons of the value of one dollar each twenty four spoons of the value of fifty Cents Each two toothpick holders of the value of seven dollars each Six napkins of the value of one dollar each one napkin ring of the value of three dollars and one butter dish of the value of fifty Cents* of the goods, chattels, and personal property of *Sarah Reynolds*

Sarah Reynolds

in the said dwelling house of one

then and there being found

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

JOHN McKEON, District Attorney.

1086

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, _____
No. 6, by _____
Residence _____ Street, _____
No. 7, by _____
Residence _____ Street, _____
No. 8, by _____
Residence _____ Street, _____
No. 9, by _____
Residence _____ Street, _____
No. 10, by _____
Residence _____ Street, _____

Sec. 208, 209, 210 & 212.

Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sarah Reynolds
163 West 34th Street

1 Thomas Gleason
2 _____
3 _____
4 _____

Offence, Burglary
and Larceny

Dated

May 26th 1882

Magistrate.

George C. Shaw

Officer.
29

Clerk.

Witnesses

Malinda Price

No. 1

163 West 34th Street

Street.

Morah Kelly

No. 2

163 West 34th Street

Street.

No. 3

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 Thomas Gleason

guilty thereof, I order that he ~~be held to answer the crime and~~ ^{be admitted to bail in the sum of} Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison ~~until he give such bail.~~ ^{until he be legally discharged}

Dated May 26th 1882

J. Henry Ford Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

1087

Sec. 198-200.

2^d DISTRICT POLICE COURT.CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas Gleason

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.

62^d Street North East corner of 1st Avenue Two Years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty
anything about it

I do not know

Taken before me, this 26th

day of

May

1887

Thomas Gleason

J. Henry Ford

Police Justice.

1088

Police Court—Second District.

City and County
of New York.

ss:

Sarah Reynolds, 63 years old, spinster
of No. 163 West 34th Street, being duly sworn,deposes and says, that the premises No. 163 West 34th Street,2nd Ward, in the City and County aforesaid, the said being a stone and brick building
and which was occupied by deponent as a dwellingwere **BURGLARIOUSLY**

entered by means of breaking open the front basement door
of said building, forcing an outer door off of its hinges
and breaking a glass panel in an inner door
so as to permit of its being unbolted from the inside
by a hand passed through the opening in the glass panel
on the morning of the 25th day of May 1882
in the night time

and the following property feloniously taken, stolen, and carried away, viz: six silver
tea spoons and twenty four plated tea spoons of the
value together of Fifteen Dollars, two silver
toothpick holders of the value together of Fifteen
Dollars, six damask napkins of the value
together of Five dollars, one silver napkin
ring of the value of Three dollars and one
plated butter dish of the value of fifty
cents and one Memorandum Book
containing two promissory notes of the
value together of Three hundred and fifty
dollars; in all of the value of Three hundred and eighty
eight dollars and fifty cents
the property of deponent excepting said promissory notes
the property of Minnie E. Reynolds and in deponent's care and custody
and deponent further says, that she has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by Thomas Lyleason, now here,

for the reasons following, to wit: Deponent is informed
by Officer George E. Shaw of the 29th
Precinct Police that at about four o'clock
on said morning he tried the outer door
of said basement and found it closed
and fastened and that at about five o'clock
on said morning he found the outer and
inner doors of said basement open and
on entering the premises found the said
Thomas Lyleason lying on a lounge in the
front basement in a state of intoxication

and having in a pocket in a coat then worn by him the napkin ring and butter dish, here shown, which deponent identifies by the marks thereon as part of the property left by her in said basement on the night preceeding said 25th day of May 1882. The other articles of property above described were likewise left by deponent in said basement on said night but were missing therefrom when deponent came to said basement on said morning when an alarm had been made by said officer. When deponent entered said basement on said morning she saw said Thomas Gleason lying on a lounge and saw said officer take from the pocket of said Gleason said butter dish and napkin ring as hereinbefore set forth.

Sworn to before me this
26th day of May 1882

J. Murray Wood
Police Justice

Sarah Reynolds

City and County of New York.

George E. Shaw of the 29th Precinct Police of the City of New York, being duly sworn, Says that he has heard read the foregoing affidavit of Sarah Reynolds and that the same is true in so far as it relates to this deponent.

Sworn to before me this
26th day of May 1882

J. Murray Wood
Police Justice

George E. Shaw

1090

BOX:

69

FOLDER:

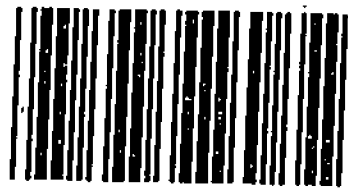
775

DESCRIPTION:

Gougherty, James

DATE:

06/06/82



775

1091

BOX:

69

FOLDER:

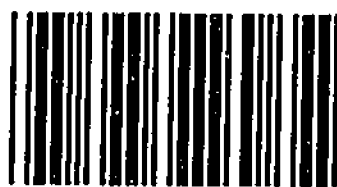
775

DESCRIPTION:

Wheeler, Andrew

DATE:

06/06/82



775

1092

Counsel

Filed

day of June

1882

Pleas

Not guilty

THE PEOPLE

P.

James Gaugherty

Andrew Wheeler

BURGLARY—First Degree, and
Grand Larceny

JOHN McKEON,

District Attorney.

A True Bill.

Wm. J. Foreman.

Verdict of Guilty should specify of which count.

Each S.P. 14 years.

1093

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 Gougherty
and Andrew Wheeler

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

James Gougherty and Andrew Wheeler

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

The said *James Gougherty and Andrew Wheeler*

late of the *eight* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty fifth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*two* with force and arms, about the hour of *two* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Leonard Breiner*

there situate, feloniously and burglariously did break into and enter, by means of: *forcibly breaking open an outer door thereof* whilst there was then and there some human being, to wit, one *Leonard Breiner*

James Gougherty and Andrew Wheeler within the said dwelling-house, the said then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Leonard Breiner*

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.

John McKeon
Dist Atty

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

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of o'clock in the time of said day,

of the goods, chattels, and personal property of

in the said dwelling house of one then and there being found

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

JOHN McKEON, District Attorney.

1095

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

2 DISTRICT POLICE COURT.

Andrew Wheeler 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.

Andrew Wheeler

Question. How old are you?

Answer.

26 years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

499 West Street: 2 weeks

Question. What is your business or profession?

Answer.

Fireman

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 was coming up Hudson Street when the officer said he wanted me.

Taken before me, this

25

day of

May

188*8*

Andrew Wheeler

J. Henry Bond

Police Justice.

1096

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2nd DISTRICT POLICE COURT.

James Gougherty 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 was not in the place. I was walking along Canal Street when I was arrested.

James Gougherty

Taken before me, this 25th

day of May 1888

J. Henry Ford Police Justice.

1097

Police Court—Second District.

City and County
of New York. } ss:

Leonard Brinner
Age 45. Keeper of Lager Beer Saloon
of No. *505 Greenwich* Street, being duly sworn,

deposes and says, that the premises No. *505 Greenwich*
Street, *8th* Ward, in the City and County aforesaid, the said being a *Saloon and dwelling*
and which was occupied by deponent as a *Lager Beer Saloon and a place*
of abode

were **BURGLARIOUSLY** broken
open and entered by means of *forcibly breaking the outer door of said*
saloon, with intent to commit a crime therein,

on the *Morning* of the *25th* day of *May* 1882, in the
night time, and the following property feloniously taken, stolen, and carried away, viz:

Six boxes containing about three
hundred Segars, of the value of Six
dollar

the property of *this 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

for the reasons following, to wit:

James R. Bennett and *Andrew Wheeler*
(both now here) and *another*
man whose name is unknown to this
deponent, for the reasons following, to wit;

That between the hours of half past ten and
eleven o'clock P.M. on the 24th day of May
1882, deponent locked and securely fastened
the said outer door of deponent's said premises,
and that at the said time the aforesaid
property was contained in the saloon therein.

This deponent was thereafter informed
by officer George Wade that about

1098

the hour of half past ten o'clock A.M. of the 25th day of May 1882, he found the said outer door open and the said ~~deponent~~ ^{deponent} Wheeler and the said unknown man in deponent's saloon and that the said Barnett who was standing near the door rushed into the street and whom ^{he, the said officer} deponent perceived and arrested.

Sworn to before me this } & Breiner
25th day of May 1882 }
J. Henry Ford
Police Justice.

City and County of New York, ss:-

George Wrede an officer attached to the 8th Police Precinct being duly sworn deposes and says that he has heard read the foregoing affidavit of Leonard Breiner and so much thereof as relates to deponent is true of deponent's own knowledge: and further that Andrew Wheeler - her present - who was arrested by officer John J. McSally, is fully identified by deponent as one of the three men whom deponent saw in Breiner's said saloon.

Sworn to before me this } George Wrede
25th day of May 1882 }
J. Henry Ford
Police Justice.

1099

BOX:

69

FOLDER:

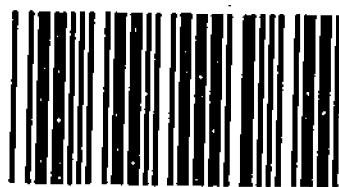
775

DESCRIPTION:

Graf, Henry

DATE:

06/28/82



775

1100

Writings
Bill entered

Filed 28 day of June 1882

Pleads

Chattel

THE PEOPLE

61. W. vs.

Henry G. Graft

B

Obtaining Goods by False Pretences.

JOHN McKEON,

District Attorney.

22 May 28, 1883

pleads guilty

A True Bill.

Pen 5 months.

Foreman.

Richard M. Mearns

off term

186

1101

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Graf

The Grand Jury of the City and County of New York by this indictment accuse
Henry Graf
of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said Henry Graf

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the eleventh day of April in the year of our Lord
one thousand eight hundred and eighty two at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

The East River Savings Institution

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to Charles D. O'Rourke and Timothy

Dick being then and there an officer and agent
of the said The East River Savings Institution, to wit
that Simon Lodge No. 31, A. G. O. R. S. B.

Order Resher, Shel Berzel, which then and
there had an account with the said The East
River Savings Institution and money on deposit
therein had then lately before by an election
duly held, changed its officers, and that Max
Feldmann and Jacob Cohen had been duly elected
officers of the said Lodge, and were invested with
authority by said Lodge to draw its money from
the said The East River Savings Institution for
the purposes of said Lodge, and that a certain paper
writing which he, the said Henry Graf then and
there exhibited to and delivered to the said Timothy
Dick in the words and figures following, to wit:

Book, No. 35893

New York April 11 1882

Received from the East River Savings Institution
three hundred thirty six — Dollars,
an account of Simon Lodge No. 31, A. G. O. R. S. B.
\$ 336 —

Max Feldmann

Jacob Cohen

and which had then and there impressed
thereon what purported to be the seal of said
Lodge, was an instrument executed by the said
Lodge, and the duly authorized officers thereof, and that

the said Max Feldmann and Jacob Cohen were as officers of the said Lodge, duly authorized and empowered to sign and execute the same.

And the said

Timothy Dick

then and their believing the said false pretences and representations so made as aforesaid by the said

Henry Graf

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Henry Graf, the sum of three hundred and thirty six dollars in money lawful money of the United States and of the value of three hundred and thirty-six dollars

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

of the said The East River Savings Institution and the said Henry Graf

did then

and there designedly receive and obtain the said sum of money

of the said

The East River Savings Institution

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

of the said

The East River Savings Institution

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat

and defraud the said

The East River Savings Institution

of the same. And Whereas, in truth and in fact, the said Simon Lodge Number Thirty one Order of the Seal Bazel had not then lately before had an election, and had not then lately before by an election changed its officers and Max Feldmann and Jacob Cohen had not been elected officers of said Lodge, and did not then occupy any official position therein, and were not authorized by the said Lodge to draw its monies from the said Savings Institution for any purpose whatsoever, And Whereas in truth and in fact the said paper writing so exhibited to and delivered to the said Timothy Dick by the said Henry Graf was not an instrument executed by the said Lodge or by any of the officers thereof, and that the said Max Feldmann and Jacob Cohen were not, in any way authorized and empowered to execute the

same

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Henry Graf to the said Timothy Dick was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Henry Graf well knew the said pretences and representations so by him made as aforesaid to the said Timothy Dick to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said Henry Graf by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said The East River Savings Institution the sum of three hundred and thirty six dollars in money, lawful money of the United States and of the value of Three hundred and thirty-six dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said The East River Savings Institution with intent feloniously to cheat and defraud it of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

1104

Book, No. 35893

New York, April 11 1872

Received from the East River Savings Institution,

Three hundred thirty six Dollars,

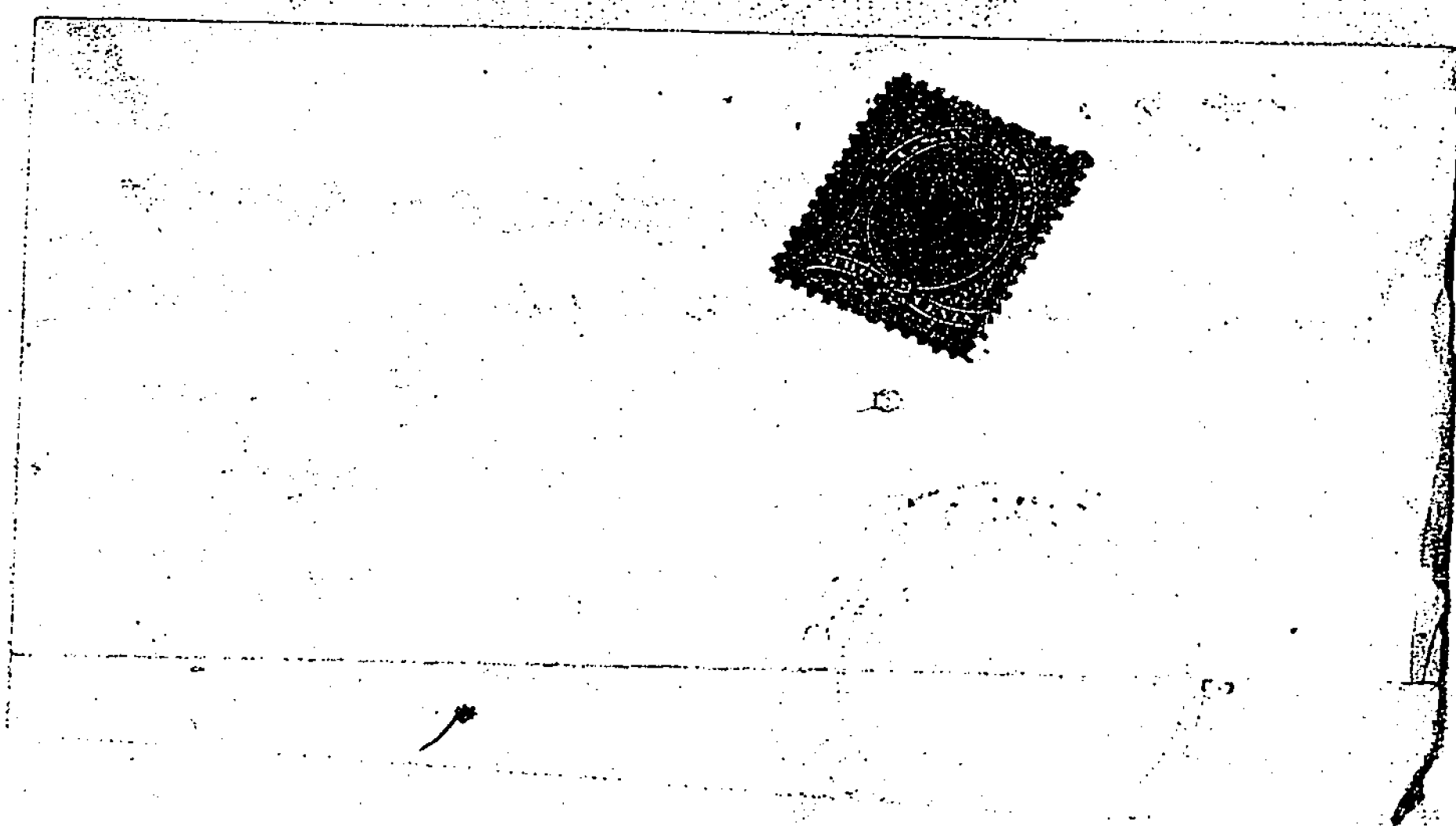
in account of ~~Lions~~ Lodge N 31 A F O K L B.

Max Goldmann

336—

Jacob E. Egan

1105



1106

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by Charles Fitch.

Residence 34 1st Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

M. W. Plaback
for prosecution
Oscar Frost
for defense

Charles A. Wadsworth
3 of 3rd
Henry Graf

Dated May 9 1882

Smith Magistrate.

Witness: Henry Graf Clerk.

Witness: Charles A. Wadsworth

No. 3 Chambers Street.

No. 383 Broadway Street.

No. 332 East 8th Street.

No. 332 East 8th Street.

No. 332 East 8th Street.

No. 332 East 8th Street.

No. 332 East 8th Street.

Offence, Obtaining money by false token

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 Henry Graf

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

Dated May 15 1882 Solon B. Smith 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.

1107

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3
DISTRICT POLICE COURT.

Henry Graf 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 to 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. *Henry Graf*

Question. How old are you?

Answer. *Fifty nine years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *306 E 5th St - One Year*

Question. What is your business or profession?

Answer. *Agent & merchant*

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

Answer. *I am not guilty*

Taken before me, this *15*

day of *May* 188 *7*

Henry Graf

Leov B Smith
Police Justice.

1108

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated,

187

Magistrate.

Officer.

May 15 3 P.M.
\$1500 for ex.

1109

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

Third District Police Court.

of No. 383

Street,

that on the

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

Isaac Marx -
Broadway

being duly sworn, deposes and says,

day of

1882

Henry Graf (nowhere) admitted and confessed to deponent that on the 11th day of April 1882 he collected from the East River Savings Institution the sum of three hundred and thirty six dollars upon the within described receipt which purports to be signed by Max Feldman and Jacob Cohen brothers of the Simon Lodge No 31. Order No 100000 Shul Bazel, and that he had also collected from the same bank the sum of nine hundred dollars all of which belonged to the said lodge.

Sworn to before me } Isaac Marx
this 9th day of May 1882 }
Solomon D Smith
Police Justice

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

Third District Police Court.

of No.

332

Street,

Eight Street

being duly sworn, deposes and says,

that on the

11th

day of

April

1882

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

Ludwig Woelfler

He was and now is the Secretary of the Sion Lodge No 81. Order Kesher Shel Borge, that Henry Graf was not in any way authorized to draw or collect any money from any source for account of said lodge by a resolution of said lodge. That the sum of three hundred and thirty six dollars collected by said Graf from the East River Savings Institution was unauthorized on the part of said Lodge and that the receipt upon which said money was drawn was false and fraudulent in that no such men as Max Feldman and Jacob Cohen are members of said lodge and never have been, and that the names of Feldman and Cohen attached to said receipt are fictitious and false they not being either members or trustees, and that they were never authorized by said lodge to sign any receipt or order for money upon said bank. That the said sum of three hundred and thirty six dollars which was obtained by said Graf from the East River Savings Institution on the above described receipt was the property of the Sion Lodge No 81. Order Kesher Shel Borge

Ludwig Woelfler

Sworn to before me
this 9th day of May 1882.

Salomon Smith Police Justice

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

Third District Police Court.

of No.

3 Chambers

Charles R. Underhill

28 years accusant

Street,

that on the

eleventh

being duly sworn, deposes and says,

day of

April

1882

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

Henry Graf (nowhere) did as deponent is informed and believes, knowingly and feloniously, with intent to cheat and defraud the East River Savings Institution, obtain from said bank by means of a certain false and fraudulent instrument in writing and purporting to be a receipt from said bank for the sum of two hundred and thirty six dollars and purporting to be signed by Max Feldman and Jacob Cohen for and account of Simon Lodge, Order Keshar Shel Barzel and bearing the seal of said lodge. And on the belief that said token was true said sum of money was paid on and for account of said lodge. Deponent has since been informed that Max Feldman and Jacob Cohen are not trustees of said lodge or members thereof and are not authorized to sign any order or receipt of said lodge upon said bank for the payment of any moneys, and that said Henry Graf has not been authorized by said lodge to draw any money from said bank.

Charles R. Underhill

Sworn to before me
this 9th day of May, 1882

Salomon R. Smith

Police Justice

1112

BOX:

69

FOLDER:

775

DESCRIPTION:

Graham, George

DATE:

06/28/82



775

1113

WITNESSES.

~~with time 1882~~
Meyers 18 9/10/1882
Sept 11 Aug 19/1882
Consent of *George G. Gorman*
Filed 28 day of June 1882

Pleas, *Not guilty (29)*

THE PEOPLE *vs*
George Gorman
INDICTMENT
Larceny from the Person.
to wit: might time

JOHN McKEON
District Attorney
True Bill.
22 Sept 22 1882
Ind. to court

Sept 11
Foreman
Sept 22
Sept 22
Sept 22

~~with time 1882~~
~~Sept 11 Aug 19/1882~~
~~Consent of~~
~~Filed 28 day of June 1882~~
~~Pleas, Not guilty (29)~~
~~THE PEOPLE vs~~
~~George Gorman~~
~~INDICTMENT~~
~~Larceny from the Person.~~
~~to wit: might time~~
~~JOHN McKEON~~
~~District Attorney~~
~~True Bill.~~
~~22 Sept 22 1882~~
~~Ind. to court~~
~~Sept 11~~
~~Foreman~~
~~Sept 22~~
~~Sept 22~~
~~Sept 22~~

1114

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 Graham

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

George Graham

of the CRIME OF LARCENY (from the person) in the night time.

committed as follows:

The said

George Graham

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

in the night time of
the said day, one watch of the value of
five hundred dollars, and one watch
chain of the value of one hundred
dollars

of the goods, chattels and personal property of one Elbridge G. Rideout
on the person of the said Elbridge G. Rideout then and there being found,
from the person of the said Elbridge G. Rideout then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN McKEON, District Attorney.

1115

312 50
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Williams
vs
George Graham

2
3
4
Office, General & Henry
James

Dated June 25th 1882

William Magistrate.

John O'Leary Officer.

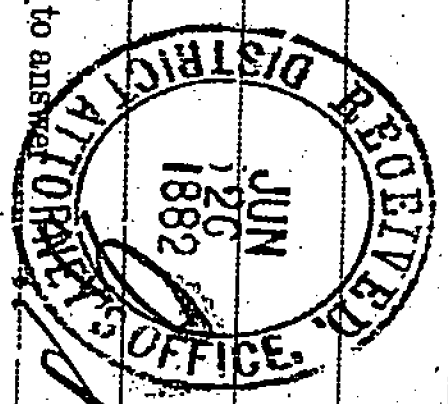
1st Ward.

Witnesses,

No. Street,

No. Street,

No. Street,
\$1000 to answer



Conrad

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

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 June 25th 1882 J. D. Patterson Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

1116

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

George Graham 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
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.

George Graham

Question. How old are you?

Answer.

Twenty-eight years of age

Question. Where were you born?

Answer.

Virginia

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

Answer.

200 East 110 St. 3 Months

Question. What is your business or profession?

Answer.

Club

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.

George Graham

Taken before me this

21st

day of

June
1882

Police Justice.

1117

District Police Court.

Affidavit - Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. 220 West 124 Street,

Elbridge G. Riderick

being duly sworn, deposes and says, that on the 24 day of June 1882
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 deponents person in the day time,

the following property, viz:

One gold watch and gold chain
attached, together of the value
of six hundred dollars, said
property being now in person
and being

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

George Graham, now
here, from the fact that about
the hour of 7 1/2 o'clock P.M. of said
day deponent was in the Elevated
Rail way Station at South Ferry
and said watch was then contained
in the left side pocket of the vest
then worn upon deponents person
as a portion of deponents daily
clothing and was fastened to said

1118

lost by said chain. That defendant then saw said defendant standing close to defendant's left side and immediately defendant felt said watch taken out of said pocket.

That defendant thereupon seized wrist of said defendant and saw said watch and chain in his right hand and saw him drop said property on the floor of the platform.

Sworn to before me this
25th day of June 1882

[Signature]

[Signature]

Police Justice

District Police Court.

AFIDAVIT—Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

25

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

1119

The People

vs

Geo Graham

—

Dr. K. Schuster

261 Bway

I, J. Horace Kent of Portsmouth in the County of Rockingham and State of New Hampshire, on oath depose and say that I am the Sheriff of said County and the Keeper of the County Jail at said Portsmouth; that I know Charles Eulings otherwise known as "Billy Perry" formerly of New York City and he is now confined in said Jail serving out a sentence for larceny, which sentence was imposed by the Supreme Court for said County -

And I further certify that his term of sentence will expire August 29th. 1885 in addition to which the costs of prosecution were ordered to be paid by him; and I have a bail piece for his surrender, upon his discharge from Jail, to the District Attorney of New York City -

J. Horace Kent
 Sheriff & Jailor

State of New Hampshire

Rockingham ss.

November 18, 1884

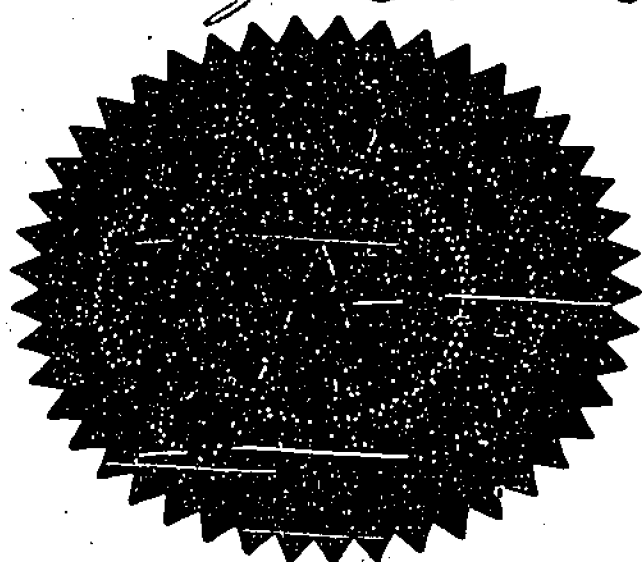
Then personally appeared the above named J. Horace Kent, who is well known

1121

to me to be the Sheriff and Keeper of the Jail, as aforesaid, and made oath that the above and foregoing affidavit by him signed is true, before me -

In witness whereof I have hereunto set my hand and Notarial Seal the day and year last above written -

Calvin Page
Notary Public.



1122

DAVID K. SCHUSTER,

JOSEPH KOHLER

Schuster & Kohler,
COUNSELLORS AT LAW,

261 BROADWAY,

(ELEVATOR ON WARREN STREET.)

New York,

Oct. 15, 1885

In re the matter of the
application of John G. A. }
Smith for the Graham }
and the Bill Perry }

Mr Randolph B. Martin
District Attorney

Dear Sir:

In the above matter
the prisoner was regularly
tried and acquitted.
As the matter has been
one of long standing and

1123

of Considerable Cost and Amusement
to my Clerk. Will you
please give the necessary
Certificate (if you find
Everything correct) And Very
Respectfully,
Yours,

Wm. Schuster

Mr. Sharff has all the
papers.

Count of General Services

Part 2. Sep. Term
1885.

The People -
George Graham.

Testimony

Mr. Schuyler

1125

Court of General Sessions
Part II. Sep. Term 1885.

The People
vs.
George Graham.
D

Testimony

(District Attorney Martine)

1126

Court of General Sessions
Part II September Term 1885

The People

vs.

George Graham

Before Hon.

Refus B. Cowing
City Judge.

Indictment - Grand Larceny.

Assistant District Attorney Gunning S.
Bedford for the Prosecution;
Mr George Curtis for the Defence.

Testimony for the Prosecution.

Elbridge G. Ridoubt, being duly sworn,
testified:-

Q. Mr. Ridoubt, On the 24th day of June
1882 you resided at No 226 One
hundred and twenty fourth street in
this City?

A Yes.

Q Do you still reside there?

A No Sir, I reside at 45 West Twenty
Second Street.

Q On the 24th of June 1882 when you
were at the South Ferry — You

were there at the Elevated Station at half past seven at night?

A Yes.

Q Did you, on that occasion, lose anything?

A I had a watch taken from my pocket.

Q What was the value of it?

A \$600.

Q To whom did it belong?

A To me.

Q Did you have any man arrested for taking that watch?

A I did.

Q Tell the jury the circumstances under which that man took the watch?

A I went up the Elevated Steps at South Ferry, having come from Sheephead Bay. I went up the Steps and was going into the Station. There was a gentleman and his wife and my wife. The gentleman was ahead to buy tickets. There was a large crowd of people. I felt some one trying to rush by me; I felt my pocket and saw my watch was gone. This man on my left I got hold of: I

3

Saw the watch in his hand; he passed it back and the watch dropped on the floor. I let go of him and stooped and picked it up and got hold of him again. I passed through calling the gateman; he was then taken to a policeman.

By the Court:-

Q The man who had the watch that night?

A Yes

By Mr Bedford:-

Q Are you positively certain that the man you had arrested then and there on the 24th of June was the man who had your watch in his hand?

A Yes.

Q Is that the man now on trial?

A I would not know the man if I saw him in the street. I don't know positively.

Q Did you have a very good look at the man at the time you held the watch in your hand?

A Yes I did.

Q And you went to the Station-house and swore that was the man?

Question Objected to - Withdrawn

Q Is this the man who took your watch on the 24th of June at the Elevated Station?

A It has been three years since I have seen the man and I would not be willing to swear positively to him.

Mr. Bedford:- May it please Your Honor, I think that under these circumstances the Case must be abandoned.

The Court: It shows the impropriety of delaying the trial of Cases. In this instance, the witness is a Conscientious Gentleman and he cannot, at this day, identify this person who took his watch. There is nothing left for you, Gentlemen of the Jury, but to acquit the accused.

Verdict - Not Guilty

[Signature]

1130

District Attorney's Office

Application for
Certificate denied
Oct 20/85
PEOPLE

George Graham.

In this case I
must have satisfactory
proof that the People
are now in the same
position as when bond
was forfeited. Could
the deft have been
convicted if tried
when first called?
I think I should have
a copy of stenog. minutes
of trial. I cannot sign
the certificate otherwise.
Oct 11/85. C.B.M.
To Mr. Harp.

McClellan

vs.

George Graham

Report of R. L. Schaff

1132

Hon. R. B. Martine

Dear Sir

I have examined the papers and testimony in the case of the People vs. George Graham and find that there is a presumption that if the Officer could have testified the defendant might have been convicted.

Officer John Peters of the 1st Precinct died March 3. 1884 (as per certificate annexed.) and the bond of John Geib was forfeited April 4. 1884 one month and a day after the death of the officer. So, if the principal had been produced at that time ^{on April 14. 1885} the People were in no better position to prosecute than they were on the day the defendant was acquitted. I therefore think that you can safely sign the certificate that the People have lost no rights and are in as good a position as when such forfeiture occurred.

Respectfully submitted

Rudolph L. Scharf
Law Clerk

Oct. 17/83

1133

People
George Graham

State of New York
City and County of New York ss.

Philip Reilly being duly sworn says that he is a detective sergeant of the City of New York. That he knows one Charles Euhigg mentioned in the annexed Certificate to be the same person known as Billy Perry and George Graham. That as appears from said Certificate said Euhigg is now confined in prison at Portsmouth New Hampshire and dependent ~~has~~ forwarded a bail piece for the surrender of said Euhigg to the District Attorney of New York upon said Euhigg release from said prison.

Subscribed before me this

24th day of December 1884

N. K. Thurston

Notary Public
N.Y.C.

Philip Reilly

1135

HEALTH DEPARTMENT OF THE CITY OF NEW YORK
Sanitary Bureau, Vital Statistics.
Office, 301 MOTT STREET.

Liber 18

No. 12100

New York, Oct 17, 1885

A TRANSCRIPT FROM THE RECORD OF DEATHS
IN THE CITY OF NEW YORK.

NAME OF DECEASED			DATE OF DEATH			AGE OF DECEASED		
			MONTH	DAY	YEAR	YEARS	MONTHS	DAYS
John Peters			March	3	1884	40		
COLOR	CONDITION	OCCUPATION	BIRTHPLACE			HOW LONG RESIDENT IN CITY		
						YEARS	MONTHS	DAYS
W	Single	Policeman	Germany			30		
PLACE OF DEATH			FATHER'S BIRTHPLACE			MOTHER'S BIRTHPLACE		
New York Hospital St. 18th WARD.			Germany			Germany		
CAUSE OF DEATH						TIME FROM ATTACK TILL DEATH		
						YEARS	MONTHS	DAYS
Typhoid Fever, Gangrene of Lung.								22
PLACE OF BURIAL			UNDERTAKER			MEDICAL ATTENDANT		
Evergreens			J. H. Ernst			E. I. Doubleday, M. D.		

John I. Noyes, M.D.
Deputy Register of Records.
At True Copy,
C. M. Muman
City Clerk Secretary.

1136

BOX:

69

FOLDER:

775

DESCRIPTION:

Gurteen, Charles

DATE:

06/14/82



775

Mr. Lawrence

on bail

~~The above named~~ this
bail has been perfected
and the same is
that the defendant can be
arrested at any time
and a warrant
issued for his arrest
Aug. 9. 1882

B. D. Aug. 9-1882
given to Mr. Brady

112

Counsel,

Filed 14 day of

1882

Pleas

THE PEOPLE

F. P. W. P. S.

Charles Gurteen

(2 leases)

FORGERY in the Third Degree.
INDICTMENT.

JOHN McKEON,

District Attorney.

P. 2. New 20. 1882.

Bail forfeited & entered

A True Bill.

Schmidt Foreman.

F

found

1137

1138

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Charles Gurteen

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

Charles Gurteen

of the crime of Forgery in the third degree,

committed as follows:

The said

Charles Gurteen

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *second* day of *June* in the year of our Lord one
thousand eight hundred and eighty *two* with force and arms, at the Ward, City,
and County aforesaid, feloniously did falsely make, forge, and counterfeit, and cause and
procure to be falsely made, forged and counterfeited, and willingly act and assist in the
false making, forging and counterfeiting a certain instrument and writing *to wit*
an order for the payment of money
of the kind commonly called a
Bank Check

which said false, forged and counterfeited *Bank Check*
is as follows, that is to say:

No. 79

New York May 31st 1882

The National Broadway Bank

Pay to the Bearer

Twenty five Dollars

\$ 25. 00

Thomas W. Taylor

with intent to injure and defraud

John S. Lane

and divers other persons; to the Grand Jury aforesaid un-
known 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.

1139

And the Grand Jury aforesaid further accuse
the said Charles Gurteen of the crime of Forgery,
committed as follows: The said Charles Gurteen

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and
falsely did utter and publish as true, with intent to injure and defraud the said

John I. Lane

and divers other persons, to the Grand Jury aforesaid unknown, a certain false, forged
and counterfeited instrument and writing to wit an order
for the payment of money of the
kind commonly called a Bank Check
which said last-mentioned false, forged and counterfeited Bank Check
is as follows, that is to say:

No. 79

New York May 31st 1882

The National Broadway Bank

Pay to the Bearer

Twenty five Dollars

\$25. 00

Thomas W. Taylor

the said

Charles Gurteen

at the same time he so uttered and published the last-mentioned false, forged and
counterfeited Bank Check

as aforesaid, then and there well knowing the same to be false, forged and
counterfeited, 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.

Counsel,

Filed 14 day of June 1882

Pleads

THE PEOPLE

J. H. McKeon vs.

Charles G. Green
(2 Cases)

INDICTMENT.
FORGERY in the Third Degree.

JOHN McKEON,

District Attorney.

22 Nov 30. 1882

Bill forgeried & altered.
A True Bill.

Robert McKeon Foreman.

F

1140

1141

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Charles Gurteen

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

Charles Gurteen

of the crime of Forgery in the third degree,

committed as follows:

The said

Charles Gurteen

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty fourth* day of *May* in the year of our Lord one
thousand eight hundred and eighty *two* with force and arms, at the Ward, City,
and County aforesaid, feloniously did falsely make, forge, and counterfeit, and cause and
procure to be falsely made, forged and counterfeited, and willingly act and assist in the
false making, forging and counterfeiting a certain instrument and writing *to wit*
an order for the payment of money
of the kind commonly called a
Bank Check
which said false, forged and counterfeited *Bank Check*
is as follows, that is to say:

No. 79

New York May 24th 1882

The National Broadway Bank

Pay to the Bearer

\$35.00

Thirty five Dollars

William C. Emery

with intent to injure and defraud

Henry F. Fischer

and divers other persons; to the Grand Jury aforesaid un-
known 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.

1142

And the Grand Jury aforesaid further accuse
the said Charles Gurteen of the crime of Forgery,
committed as follows: The said Charles Gurteen

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and
falsely did utter and publish as true, with intent to injure and defraud the said

Henry F. Fischer

and divers other persons, to the Grand Jury aforesaid unknown, a certain false, forged
and counterfeited instrument and writing to wit an order for
the payment of money of the kind
commonly called a Bank Check
which said last-mentioned false, forged and counterfeited Bank Check
is as follows, that is to say:

No. 79

New York May 24th 1882

The National Broadway Bank

Pay to the Bearer

Thirty five Dollars

\$35⁰⁰

William C. Emery

the said Charles Gurteen

at the same time he so uttered and published the last-mentioned false, forged and
counterfeited Bank Check

as aforesaid, then and there well knowing the same to be false, forged and
counterfeited, 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.

1143

505
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Nichols
North Kent Corners
W. Co., New York
Charles Guiteau

3
3
3
4
Offence, For

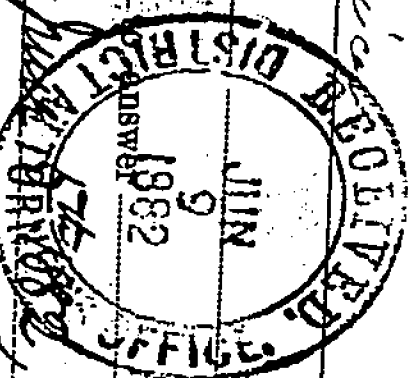
Dated June 2d 1882

Magistrate.
Bernard
Officer.

Witness,
Wm. J. Guirey
Clerk.

No. 172
Madison Avenue
Street,
Brooklyn, C. C.

No. 175
175th near 3rd Avenue
To Officer



No. 175
Madison Avenue
Street,
Brooklyn, C. C.
June 9, 1882

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000.00 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 June 2d 1882 Henry H. Murray Police Justice.

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

Dated 7 June 1882 Andrew J. 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 _____ 1882 _____ Police Justice.

1144

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Charles Gurtien.

Question. How old are you?

Answer.

25 years.

Question. Where were you born?

Answer.

In Boston, Massachusetts.

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

Answer.

226 E 30 St. N.Y.

Question. What is your business or profession?

Answer.

Salesman

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 Gurtien

Taken before me this

day of

June 1882

Jureo J. White Police Justice.

1145

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

POLICE COURT, FIFTH DISTRICT.

years Clerk

of Washington Avenue & 172^d

William C. Emery aged 47

Street, being duly sworn, deposes and says,

that on the

2^d

day of

June

1882

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

He saw the Clerk annexed
to the writing Complaint, that the signature
to said Clerk is not deponents, that he
did not authorize any person to
sign his name thereto and that it
is forged and counterfeit.
deponent further says that he has seen
the signature to the Note attached to
the writing Complaint and that
it is forged and counterfeit.

W. C. Emery

Sworn to before me,

of

June 2^d

day

1882

John J. Emery

Justice

1146

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

Police Court, 5th District.

Grocer

Henry F. Fischer, aged 45 years,

of North East corner of 4th Avenue & 172nd Street, being duly sworn, deposes and

says, that on the 24th day of May 1882

at the City of New York, in the County of New York, Charles Gurtan (now known

as did falsely and feloniously make, Forge, Counterfeit and utter the certain Check here to attached with intent to cheat and defraud deponent out of the sum of thirty five dollars and with having cheated and defrauded him deponent out of said money from the following facts to wit:

That on the above date at about the hour of 8.30, o'clock P.M., he said Charles Gurtan came to deponent's place of business on the corner of said street and handed deponent an envelope containing the within note and check at the same time saying that Mr. Emery sent him with it and that he Emery wanted him to Cash said Check. Deponent upon reading the Note did Cash said Check and handed to him said Charles Gurtan the sum of thirty five dollars in good and lawful money the property of deponent.

Deponent therefor charges the said Charles Gurtan with Cheating and defrauding him out of said money and with uttering said Check the signature thereof being forged and Counterfeit. He therefor asks that said defendant may be held to answer and dealt with according to law.

Henry F. Fischer

Sworn before me this 24th day of June 1882
J. M. Emery
Justice

1147

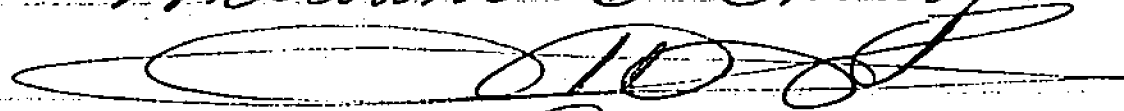
May 24th /82

H. Fischer Esq

Will you please
cash my check for the bearer
by so doing you will oblige

Respt Yours

William C Emery



Washington and

1148

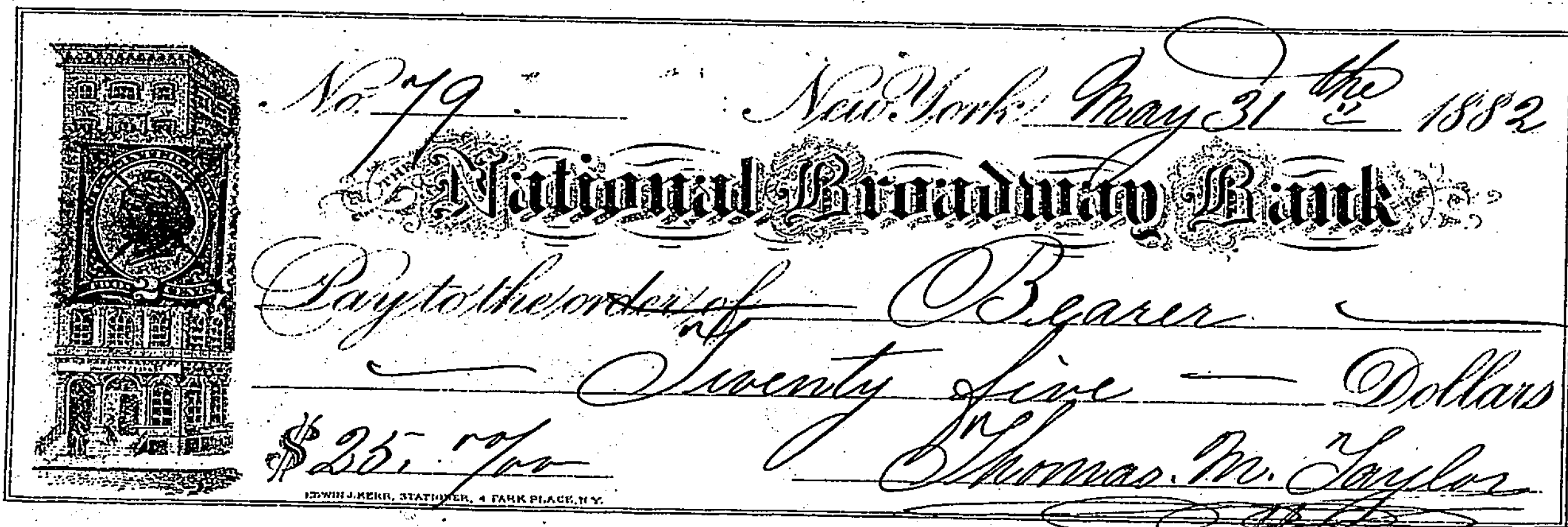
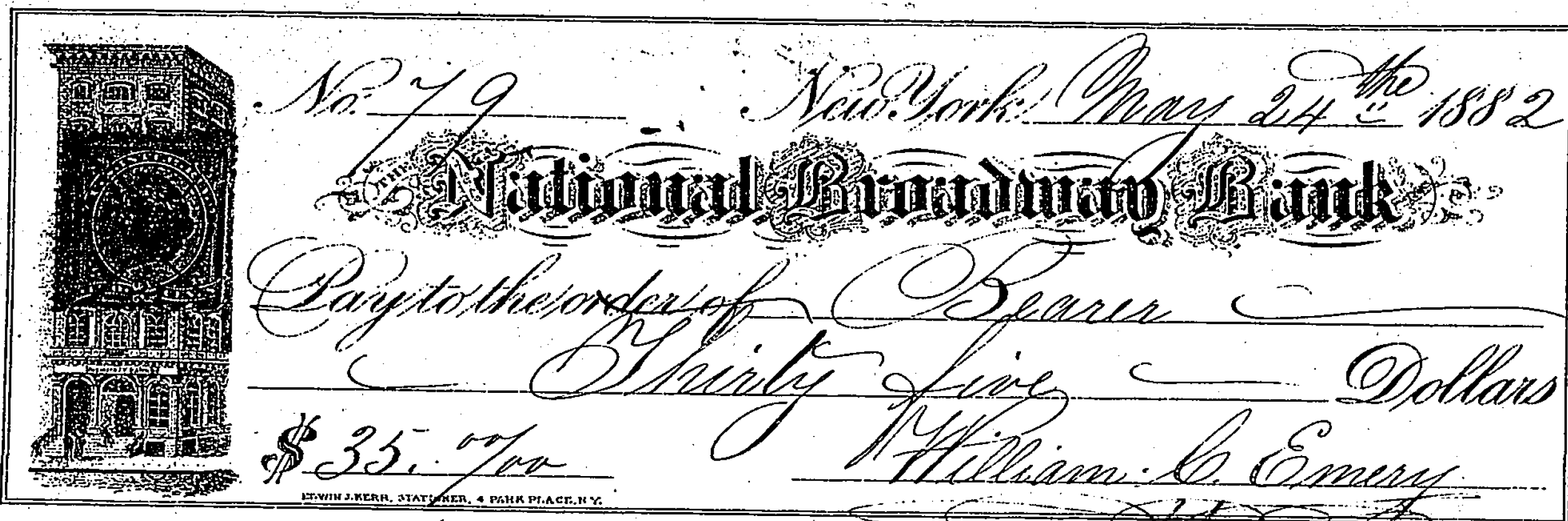
May 31st / 82

J. S. Lane Esq. Will you please
cash my check for the loan
by so doing you will oblige

Respect Yours

Thomas M. Taylor

1149



1150

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

POLICE COURT, FIFTH DISTRICT.

of No. *27 Stevens Avenue* *Thomas M. Taylor* *Monmouth* Street, being duly sworn, deposes and says,
that on the *22* day of *May* 18*92*

at the City of New York, in the County of New York, *he saw the check*

annexed to the within complaint; that the signature to said check is not deponent's that he did not authorize any person to sign his name thereto and that it is forged and Counterfeit;

Depovent further says that he has seen the signature to the note attached to the within complaint - and that it is forged and Counterfeit.

Thos M Taylor

Sworn to before me this

of

June 2

day

Police Justice.

1151

BAILED,
No. 1, by Charles W. Sullivan
Residence William Ave. No. 152 Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street.

504
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Sullivan
Charles Sullivan
Offence, Forgery

1 _____
2 _____
3 _____
4 _____

Dated June 2d 1882

Henry Murray Magistrate.
Brady Officer.
34th Street Clerk.

Witnesses, John J. Sullivan

No. So. 1st Broadway Street,
Wm. Westcott
No. W. Ave. No. 152 Street.

No. _____ Street,
1100-1101
JUN 9 1882
RECEIVED
CLERK

OS

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

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

Dated 5 June 1882 Henry Murray Police Justice.

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

Dated 7 June 1882 Dwight 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 _____ 1882 _____ Police Justice.

1152

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

5th DISTRICT POLICE COURT.

Charles Gurtan

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

Question. What is your name?

Answer.

Charles Gurtan

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Boston Massachusetts

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

Answer.

226 East 30th Street, 8 years

Question. What is your business or profession?

Answer.

Salesman

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 at present.**Charles Gurtan*

Taken before me, this *22d* day of *June* 188*2*

Henry Murray
Police Justice.

1153

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

Police Court,

District.

Grover

of No.

Stevens Avenue, corner of 6th Avenue, Mount Vernon

being duly sworn, deposes and

says, that on the

3rd

day of

May

1882

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

Charles Gurtan

nowhere did falsely and feloniously make
 large counterfeit and utter the certain Check
 hereto attached with intent to cheat and
 defraud deponent out of the sum of
 twenty five dollars and with having
 cheated and defrauded a him deponent
 out of said moneys from the following
 facts to wit:

That on the above date at about
 the hour of 8 o'clock P.M., he said Charles
 Gurtan came to deponents place of
 business on said street and handed
 deponent an Envelope containing the
 within note and Check on the National
 Broadway Bank at the same time saying
 that Mr. Taylor sent him with it and
 that he said Taylor wanted him to
 Cash said Check, deponent upon
 reading the Note which was enclosed
 in said Envelope handed to him said
 defendant the sum of twenty five dollars
 good and lawful money the property of deponent.
 Deponent therefore charges the said defendant
 with cheating and defrauding him out of
 said moneys and with uttering said Check
 the signature to thereto being forged and
 counterfeit. He therefore asks that said
 defendant may be held to answer and
 dealt with according to law.

John P. Lane

Subscribed before me this

20 day of June 1882

 Wm. H. H. H.
 Notary Public
 State of New York

1154

**END OF
BOX**