

0141

BOX:

307

FOLDER:

2918

DESCRIPTION:

Gallagher, Thomas

DATE:

05/21/88



2918

205

Counsel,

Filed 27

day of

May

1888

Pleads

THE PEOPLE,

vs.

B

Thomas J. Gallagher

1116. 128
1116. 128
1116. 128

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1089, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

[Signature]

Foreman.

[Signature]

Pleas Guilty

fine \$30.

[Signature]

WITNESSES:

[Signature]

[Signature]

0143

Excise Violation-Selling on Sunday.

POLICE COURT- B DISTRICT.

City and County } ss.
of New York, }

of No. 27th Avenue Police Street,
Daniel Dugan

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 18th day
of March 1888, in the City of New York, in the County of New York,

at premises No. 2136 Second Avenue Street,
Thomas Gallagher (now here)

did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous ~~liquors~~ wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Thomas Gallagher
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 19th day
of March 1888 Daniel Dugan
John Thomas Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Thomas Gallagher 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 Gallagher*

Question. How old are you?

Answer. *19 Years*

Question. Where were you born?

Answer. *Jersey City*

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

Answer. *Cust 110 West 37th St -*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am guilty of the charge and demand a trial by jury
Thomas Gallagher*

Taken before me this

Day of *March* 188*8*

Thomas Gallagher

Police Justice.

01410

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

I have admitted the above-named to bail to answer by the undertaking hereto appended. Dated March 19 1888

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 Hundred Dollars, and be committed to the City Prison of the City of New York, until he give such bail.

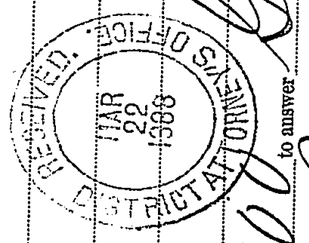
Police Court District 457

THE PEOPLE vs. Samuel Duggan vs. Thomas Gallagher

Dated March 19 1888

Magistrate. Officer. Precinct.

Witnesses No. Street. No. Street. No. Street. \$ 100 to answer



Handwritten signature

BAILED, No. 1, by Thomas M. O'Connell Residence 457. West 46th Street. No. 2, by Residence Street. No. 3, by Residence Street. No. 4, by Residence Street.

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 J. Gallagher

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

— *Thomas J. Gallagher* —
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Thomas J. Gallagher —

late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *March* in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

— *Daniel Dugan* —

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said

Thomas J. Gallagher —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0148

BOX:

307

FOLDER:

2918

DESCRIPTION:

Gaydone, Abraham

DATE:

05/17/88



2918

WITNESSES:

H. J. Grant
12th Precinct

Counsel,

159
Chetters

Filed *17* day of *May* 188*8*

Pleas *Guilty (18)*

THE PEOPLE,

vs.

B

Abraham Sanderson

Allegedly

Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1889, Sec. 21 and page 1889, Sec. 23.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. M. Green
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Gaydone

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

Abraham Gaydone
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said *Abraham Gaydone*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *November* in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Jacob Burkard

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said *Abraham Gaydone*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0152

BOX:

307

FOLDER:

2918

DESCRIPTION:

Gieb, Peter

DATE:

05/16/88



2918

0153

128

Witnesses:

Henry Adams
vs. Plaintiff

Counsel,

Filed, *16* day of *May* 188*8*

Pleas, *Chrymby*

THE PEOPLE,

vs.

B
Bater Gels

1319 1/2 W. C. C.

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
[III Rev. Stat. (7th Edition), Page 1889, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

[Signature]

Foreman.

Part III May 21. 1888
Complaint sent to Special Sessions

0154

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Geib

The Grand Jury of the City and County of New York, by this indictment, accuse *Peter Geib* of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *Peter Geib*

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure, and suffer and permit to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0156

BOX:
307

FOLDER:
2918

DESCRIPTION:
Glazier, Charles

DATE:
05/01/88



2918

0157

Witnesses:

I have examined this case and do not think a conviction can be obtained for the reason that the defendant has been indicted for the crime of Grand Larceny on the second degree in stealing taking and carrying away that one piece of ribbon and that it will appear in evidence that some property was introduced to him to be shipped to a different destination but complaint is made that it was so shipped I therefore recommend, and have framed by the complainant in the recommendation that the indictment be dismissed
Dec 20. 1887 J. W. Albion
I concur in the same recommendation
Dec 20/87 Verum in Stan

Counsel,

Filed 1 day of May 1888

Pleads *Chiquely (17)*

THE PEOPLE
vs.
Charles Giarzen
III of NY

Grand Larceny Second degree. [Sections 528, 531, Penal Code].

JOHN R. FELLOWS,

District Attorney,
do not put this case on defendant until word is received from Mr. Withers
A True Bill

W. J. Berry
Foreman.
Yes on 2nd
W. J. Berry
W. J. Berry
W. J. Berry
W. J. Berry
W. J. Berry

Counsel
Filed
Pleas

May of 1881

Chazy

THE PEOPLE
vs.
Charles Glasgow

Grand Larceny Second Degree.
[Sections 528, 581, Pennl Code]

JOHN R. FELLOWS,
District Attorney

An indictment was returned against the defendant in the above entitled case on the 1st day of May 1881.

A True Bill

W. J. Berry
Prosecutor

W. J. Berry
Prosecutor

It is shown in this case that the defendant is a convict and has been sentenced to the penitentiary for the crime of grand larceny in the year 1878. The defendant is a person of bad character and is known to be a habitual criminal. It is shown that the defendant is a person of bad character and is known to be a habitual criminal. It is shown that the defendant is a person of bad character and is known to be a habitual criminal.

0159

Witnesses:

I have examined this case and do not think a conviction can be obtained for the reason that the defenciant has been indicted for the crime of Grand Larceny in the second degree in stealing, taking and carrying away about one piece of ribbon, and that it will appear in evidence that said property was delivered to him to be shipped to a J. Berry of Hampden and complaint equades that it was so shipped. I therefore recommend, and I am joined by the complainant, and I am recommended that the indictment be dismissed.

Dec 20, 1887
J. M. Albion
J. Berry
I concur in the above recommendation
Dec 20, 1887
Wm. M. Swan
Act.

Counsel,

Filed

Pleads

1 day of May 1888

Chiquely (7)

THE PEOPLE

vs.

Charles Glazier

JOHN R. FELLOWS,

District Attorney,

As not put this case on

docket until word

is recd from Mr. Webb

Sept 5/88

A True Bill

W. J. Berry

Esq.

Yes on record

W. J. Berry

Grand Larceny Second degree. [Sections 528, 531, Penal Code].

0160

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 51 years, occupation clerk of No. 340 Broadway Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Ceas Ireland

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

Sworn to before me, this 15 day of April 1888 J. M. Bradley

A. J. White
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation Merchant of No. 340 Broadway Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Geo. Ireland and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 25 day of April 1888. Chas. H. Webb

A. J. White
Police Justice.

0162

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 340 Broadway
occupation Clerk
being duly sworn

Eugene Ireland
Dunham Buckley & Co.
Street, aged 28 years,

deposes and says, that on the 14 day of April 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession, of deponent, in the day time, the following property viz: A quantity of silk ribbons of the value of One hundred dollars and over

the property of Dunham Buckley & Company
lent at the time in deponent's charge & custody

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 Charles Glazier (now here) from the fact that on said date deponent delivered said property into the possession of said Glazier with the understanding that the same were to be shipped to one J. P. Bessy of Dover, N. H. Deponent is now informed by John H. Bradley that he visited the store of J. P. Bessy at Dover, N. H. and found a quantity of ribbons there, that deponent has seen the ribbons taken from the store of J. P. Bessy and fully identified them as those which were given into the possession of said Glazier on

Sworn to before me, this 1888
Police Justice

said date. Deponent further says that
 he is informed by Charles A Webb of
 the firm of Durkhan, Buckley & Company
 that said Glazier has never accounted
 for the said Ribbons and has appropri-
 ated the proceeds of their sale to his own
 use and benefit, and deponent
 therefore charges said Glazier with
 stealing said property.

Lewis Ireland.

Sworn before me this
 25th day of April 1888
 A. J. White

Peter J. ...

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
 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 1888
 Police Justice

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

Dated 1888
 Police Justice

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

Dated 1888
 Police Justice

Police Court, District, _____

THE PEOPLE, &c.,
 on the complaint of _____

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—LARCENY.

Dated _____ 1888

Magistrate. _____
 Officer. _____
 Clerk. _____

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

to answer _____ Sessions.

0164

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Charles Glazier

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. Germany

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

Answer. 119 W 124 St. 1 week

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 may think will tend to your
exculpation?

Answer. I have nothing to say of
myself

Charles Glazier

Taken before me this

day of

188

Police Justice.

0165

Dated 1888 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 April 25 1888 Police Justice.

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

Deputy

Dated 1888 Police Justice.

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

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

Police Court District 644

THE PEOPLE, & C., ON THE COMPLAINT OF

Erny Pelan
375 Broadway
Charles May

Dated 1888

Magistrate
Charles G. C.

Witnesses John Bradley
370 Broadway Street.

No. 370 Street.

No. Street.

to answer

Bailed

BAILED, No. 1, by Frederick Glazier
Residence No 7 Third Street

No. 2, by Brooker
Residence Street

No. 3, by
Residence Street

No. 4, by
Residence Street

order rec^d Apr. 14th

Goods found at J. P. Creamery 15th St

Stone done N. H. - Tuesday April 24th 1888
identified as being the prop of our bank Buckley & Co 340 B - way

3335 - 4 ps	Sash Ribbons	12 ⁰⁰	= 48 ⁰⁰
3338 - 5 "	"	5.00	= 25.00
3335 - 2 "	"	3.00	= 6.00
3478 - 7 "	"	3.00	= 21.00
3337 - 4 "	"	4.50	= 18.00
3474 - 3 "	"	3.50	= 10.50
3479 - 11	"	5.00	= 20.00
3336 - 2	"	3.75	= 7.50
<u>31 ps. Ribbons</u>			<u>156.00</u>

# 45 - 2 ps	White Tissue	25 ⁷ - 31 ⁶	= 13.13
		57 yds.	2 2 1/2 } = 13.13
# 38 - 1 "	Parasols	20 ³ - 17 ⁶	= 3.63

Kid Gloves \$ 16.76

2 1/2 doz.	D.P. Co 4 button Emb	5.50	10.54
4 1/3 "	5 Hook Imogene	9.00	39.05
1 1/2 "	4 button Emb Estelle	15.00	= 21.25
2 1/3 "	5 Hook Fedora Emb	15.00	= 35.00
2 1/4 "	4 button Pentrix	12.00	= 27.00
<u>12 3/12 doz</u>			<u>132.79</u>

Ribbons -	156.00
White goods Dpt -	16.76
Kid gloves -	132.79
<u>Total</u>	<u>\$ 305.55</u>

[Handwritten signature]

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Charles Glazier.

Dear Mr. Osborne:

Will you please examine this case & ascertain if we are in position to try it at this late day.

Respectfully,
Wm. M. Dean District Attorney.

June 8/98

Grand Jury Room.

Part One

PEOPLE

vs.

Charles Glazier
GL

June 4/88

Sup Issued May 29

Bail " " 31

0158

(Bail)
Frederick Glazier

Business

212 Hamilton Ave

Brooklyn

Residence

30 = 4th Place

Brooklyn

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 F. Garzer.

The Grand Jury of the City and County of New York, by this indictment, accuse *Charles F. Garzer* -

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

The said *Charles F. Garzer*,

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

stole one piece of ribbon of the
value of five dollars each piece.

of the goods, chattels and personal property of one *Charles N. Wells* -

then and there being found, 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 R. Wells,
Attorney

0171

BOX:

307

FOLDER:

2918

DESCRIPTION:

Golden, Edward

DATE:

05/21/88



2918

0172

N 483

Witnesses:

William Griffin
224 Duane St.
Catherine Holt
228 Duane St.

Counsel,
Filed
Pleas,
1888
Day of
Washington D.C.

THE PEOPLE
vs.
Edward Golden
Burglary in the Third degree,
and Petit Larceny,
[Section 498, 506, 528 and 532]

JOHN R. FELLOWS,

District Attorney.

Filed May 10, 1888
Tried by jury disposes
of the case
A TRUE BILL
10 a

M. J. Berry
Foreman.

May 2, 1888

May 10, 1888. The defendant herein
with his day-tries and the jury
disagreed (standing 10 for
acquittal 2 for conviction).
I do not think the evidence
is sufficient to prove a con-
viction & for the reason and
for the further reason that he
has a wife & two children who
moving to his new residence are
without support & maintenance
the business of the defendant
M. J. Berry
DEP.

Police Court— 3rd District.

City and County } ss.:
of New York,

William Griffin

of No. 224 Division Street, aged 31 years,
occupation Mason being duly sworn

deposes and says, that the premises No. 224 Division Street, 13th Ward
in the City and County aforesaid the said being a basement of a
brick store and dwelling
and which was occupied by deponent as a mason & plastering store
and in which there was ^{not} at the time a human being, ~~by name~~

Barke and
were BURGLARIOUSLY entered by means of forcibly opening
the cover of the steps leading
to said basement, at about the
hour of 1 1/2 o'clock P. M.

on the 16th day of April 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One over Coat of the value
of six dollars

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

Edward Golden,
now here,

for the reasons following, to wit: That deponent is now
here informed by Catharine Hall
that she then saw said defendant,
in company with another person
not yet arrested, approach the
said basement cover, and the
said defendant lifted up said
cover while said other person
went down the steps into the

Basement. That said defendant then closed the door and walked away about 100 feet and then returned and lifted the cover whereupon the said other man came up the steps from the basement with said fur coat on his arm and both of them went off together, all of which I do most truly believe.

That thereafter defendant went to the basement aforesaid and found that said coat had been stolen therefrom.

Sworn to before me this William Griffin 16 day of April 1888

J. M. Patterson Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named... guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars... and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. Dated 1888 Police Justice.

Police Court, District, Offence—BURGLARY, 1888. THE PEOPLE, &c., on the complaint of... 1 2 3 4 Dates 1888 Magistrate. Officer. Clerk. Witness. No. street. No. Street. No. Street. \$ to answer General Sessions.

CITY AND COUNTY }
OF NEW YORK, } ss.

Catharine Kolb

aged *26* years, occupation *Housekeeper* of No.

228 Division Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *William Griffin*

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

Sworn to before me, this *18th*
day of *April* 188*8*

Catharine Kolb

J. M. Patterson

Police Justice.

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Golden 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.

Edward Golden

Question. How old are you?

Answer.

35 Years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

409 E 12 St 3 months

Question. What is your business or profession?

Answer.

Variety Performer

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

Answer.

*I am not guilty
Edward Golden*

Taken before me this

18

1888

J. J. [Signature]
Police Justice.

7770

Dated 1888 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 1888 Police Justice.

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

Dated 1888 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of New York, until he give such bail.

Police Court District. 600

THE PEOPLE, &...
ON THE COMPLAINT OF

William Gibson
224 Campbell St
Edward Golden

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by

No. 3, by
Residence Street.

No. 3, by

No. 3, by
Residence Street.

No. 4, by

No. 4, by
Residence Street.

Dated April 18 1888

Magistrate.

Officer.

Precinct.

Witnesses

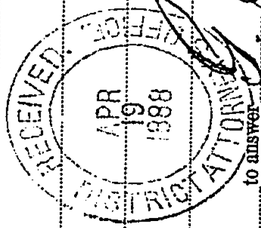
No. 228 Union Street.

No. Street.

No. Street.

\$ 1000.00

to answer



Card

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Tilden

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

Edward Tilden

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

The said *Edward Tilden*,

late of the *Third* 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 *nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *residence* of one

William Tilden

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

William Tilden

in the said *residence* 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.

SECOND COUNT—

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

Edward T. Gidson

of the CRIME OF *Real* LARCENY, —

committed as follows:

The said *Edward T. Gidson*,

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, in the *day* time of the said day, with force and arms,

*one parcel of the value of six
dollars,*

of the goods, chattels and personal property of one *William T. Gidson*,

in the *building* of the said *William T. Gidson*,

there situate, then and there being found, in the *building* 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 R. Fellows,
District Attorney*

0182

BOX:

307

FOLDER:

2918

DESCRIPTION:

Goldstein, Jennie

DATE:

05/08/88



2918

0183

BOX:

307

FOLDER:

2918

DESCRIPTION:

Goldstein, Jacob

DATE:

05/08/88



2918

Witnesses:

Joseph Moskowitz
Off James P. Sullivan

11th Precinct

A. J. Rosenthal

Counsel, *153 Bowery*
Filed *8* day of *May* 188*8*
Pleads, *Magistry 191*

THE PEOPLE
vs.
Jennie Goldstein
and
Jacob Goldstein
H.D.

Robbery in the
(MONEX)
1st degree.
[Sections 294 and 292, Penal Code].

JOHN R. FELLOWS,

District Attorney.

17th May 1888

A TRUE BILL.

M. J. Jones

Foreman.

May 18 1888

Robert
Spindel
deposed

Police Court - 3^d District.

CITY AND COUNTY }
OF NEW YORK, } ss

Joseph MasKowitz
of No 121 Attorney Street, Aged 28 Years
Occupation Peddler being duly sworn, deposes and says, that on the
29 day of April 1888, at the 10 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United States
consisting of divers bills of divers
denominations all

of the value of Two hundred ^{and} twenty one DOLLARS,
the property of Deponent.

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

Jennie Goldstein ^{and} Jacob Goldstein (both
now here) Deponent says that said Jacob
Goldstein caught hold of him by the throat
and held him while said Jennie Goldstein
took stole and carried away said
money from the pocket of the pantaloons
then and then was by deponent
Deponent further says that he demanded
his money from said defendants and said
Jacob Goldstein cut him on the hand with
a knife and put him out of premises
No 84 Esau Street in said City where
said offence was committed

Joseph MasKowitz
x mark

day of April 1888
Sworn to before me, this 30th
Sam'l Williams Police Justice.

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Jacob Goldstein 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. Jacob Goldstein

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. 22 Russia

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

Answer. 22 Ridge St 6 mos

Question. What is your business or profession?

Answer. Bartender

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

Answer. I am not guilty
Jacob Goldstein
mark

Taken before me this

day of

April

1888

30

Police Justice.

0187

Sec. 108-200

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Emmie Goldstein 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. Emmie Goldstein

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Russia

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

Answer. 84 Essex St 1 month

Question. What is your business or profession?

Answer. House keeper

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

Answer. I am not guilty

Emmie Goldstein
her mark

Taken before me this

day of April 1888

John J. [Signature]

Police Justice.

0 188

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

James P. Mullane
of the 11 Precinct Police Street, aged _____ years
occupation _____ being duly sworn deposes and says,
that on the _____ day of _____ 188

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

the within named Complainant is a
necessary and material witness
for the prosecution

deponent says that said Complainant
has no permanent place of abode and
asks that he give surety for his
appearance to testify

James P. Mullane

Sworn to before me, this
of April 1888
day

James P. Mullane
Police Justice

STENOGRAPHER'S MINUTES.

Third District Police Court.

THE PEOPLE, &c. IN COMPLAINT OF

Markowitz
vs.
Jennie Goldstein
Jacob Goldstein

BEFORE HON.

Samuel Reilly
POLICE JUSTICE,
May 1st 1888

APPEARANCES:

For the People,

For the Defence,

May 1st 1888

I N D E X.

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
<i>Doz Markowitz</i>	1	10		
<i>Officer Connor</i>	11	11		
<i>Jennie Goldstein</i>	12			
<i>Jacob Goldstein</i>	16	17		

G. J. Treacy
Official Stenographer.

3

DISTRICT POLICE COURT.

THE PEOPLE,

ON COMPLAINT OF

Markowitz

Examination had

May 1st

1888

&

Jennie Goldstein

vs

Daniel Kelly

Police Justice.

Jacob Goldstein

M. J. Treacy

Stenographer of the

3rd

District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of

Joseph Markowitz

Jennie & Jacob Goldstein & all herein

as taken by me on the above examination before said Justice.

Dated

May 1st

1888

&

Daniel Kelly

Police Justice.

M. J. Treacy
Stenographer.

New York May 1st 1888
 Third District Police Court
 Hon Daniel O'Reilly Presiding
 Joseph Markowitz } Robbery
 Jennie Goldstein }
 Jacob Goldstein }

Joseph Markowitz, being
 duly sworn deposes and
 says;

Q Was anything taken
 from you, and if so
 what?

A Two hundred and
 twenty six (\$226) dollars
 in bills.

Q What kind?
 Ans \$50's, five \$10's two and
 over.

Q Did you count that

A money yes, Saturday about
 ten o'clock night time.

(2)

Where was it taken from
you?

Q In Essex St in the
front room of No 84

Q Who was present when
it was taken?

A There was no one
there but a Boy and
a man.

Q What were you
doing there?

A I was with the
that girl there, one of the
dependants.

Q What time did
you get up?

A The first time
was six o'clock and she
said she had to go away,
I went in the front room
and the man said are
you going to treat and
I treated and we had
whisky and I paid for
the whiskey then I laid

3

on a lounge and the
 girl went away.

Q How much money
 did you have when you
 went there?

A \$231.11 Twp.
 hundred and thirty
 one dollar

Q How long did
 you sleep after you
 took the whiskey?

A Till ten o'clock day
 time

Q You are positive that
 this girl, who went away
 had taken the money,

A No, I had the
 money and put it
 under the pillow and
 then put it in my
 shirt.

Q Where did you get
 the money?

A I came from
 South America, Aspinwall

3

(7)

Q Did you say to the Housekeeper about ten o'clock on that day, that you had lost two or three thousand dollars?

Q No, Sir. Did you have a watch and chain?

Q No, I had a gold pistol cigarette smoker that woman is the housekeeper there in court, the man cut me with a knife and she cut me in the coat and the man grabbed me by the throat and then they "chucked" me into the hall and then I said getch me a policeman

Q Did you ask the man that cut you to bring a policeman?

Q When I was thrown out, then I asked a

(5)

Q many
 Q What time did you
 get to this house?

A The middle of the
 night

Q Where had you been
 before that, and before you
 went to St Essey St?

A On the corner of
 Essey St About 11 o'clock
 then I went in a saloon
 with that man (Defendant),

Q Where had you been
 before that?

A He wanted to
 take away my money
 that was 8 o'clock in
 the night then he went
 with me to a saloon and
 then to the house No 84
 Essey St, I drank at the
 saloon and in the house
 I had two glasses of Whisky

Q Where had you been
 before eight o'clock that

(6)

Q night?
 Q In the city
 Q Had you been in the
 Independent Company before
 that time?

Q No sir
 Q Had you been with
 them in the Park?

Q Yes sir
 Q What were you doing there?

Q For a walk, from
 12 to one o'clock, he said
 it was too early to go to
 sleep with a woman,
 and to go later.

Q What
 conversation took place
 between you and the house-
 keeper about 12 o'clock
 at night?

Q I never saw
 her till morning; he
 then grabbed me, and
 there were a lot of fellows
 and there or your woman

There.
 Q How long had you
 known these dependants
 before this time?

A I came
 here on the 24th of April
 by the "City of Pera", and
 I saw that man in
 the street. He knew me
 about two or three years.
 Q You had been friends
 before that time?

A Yes sir
 Q Did you know Mrs
 Goldstein?

A Never till I came
 in her house

Q Did you ask him to
 take you to his house
 at 84 Esplanade?

A No I brought him
 there

Q When did you first
 go there?

A The first time

(8)

Q I stayed with the girl,
and I paid her. What
day was that?

A I cannot say
that day.

Q How much money
had you when you first
went there?

A Over three (\$300)
hundred dollar

Q When did you go there
next?

A Saturday night
last

Q That was the second
and last time?

A Yes sir.
Q What kind of money did
you bring with you here,
Spanish?

A No, I changed the
money, I had one (\$100)
hundred dollar in gold
and the balance in bills

(9)

Q Did you break any bills the first day?

A Yes Sir.

Q How many?

A Out or two dollars I spent

Q Did you spend any more?

A I gave a silver dollar to the girl and two dollars to a man

Q You spent five dollars before this happened; how much did you spend the second time?

A I gave her three (\$3.00) dollars and spent \$1.50 for drinks.

Q You spent about \$9?

A About \$8.

Q Explain what you did with the \$8. Gold?

A I "chucked" it into the street. I do not know

(10)

Q Where it went to? What is your
business?

A Workman, I go
peddling.

Q And you say
you had three hundred
dollars?

A Yes Sir.
You spent \$8. and that
leaves \$292 and you
threw away \$80. now
how can you come here
and swear that you
were robbed of \$226,
had it increased?

Q I had \$20. Gold
sworn to before me
(this 1st day of May 1888)

Police Justice

(11)

Officer Conner of the 11th
Precinct Police, being duly
sworn deposes and says,
The Complainant came
to the Station House and
said he had been robbed
by a man and woman,
and when they were
arrested he identified them
Do you know if they were
searched?

Q
A
Ority, I did not
find ~~any~~ any money
on them, my partner
did not find any money
on them.

Q
A
If any money
had been found on
them, it would have
been deposited on the
Court?

Q
A
I suppose so.
Sworn to before me
This 1st day of May 1888

Police Justice

(12)

Counsel for Defendants - I
 move to Discharge ~~the~~ the
 Defendants, because of
 the failure of the Complain-
 -ant to prove the Cause
 of Action, as set forth in
 the complaint and by them
 subscribed and verified to
 April 30 1888; his testimony
 is of a conflicting nature
 and of itself shows con-
 -clusively a contradiction.
 Court - Your Motion is denied.

 Dennis Goldstein being
 duly sworn deposes and
 says;

Q Where do you live
 No. 84 Essex St

Q Where and when
 did you see the Complain-
 -ant?

A I saw him in my
 house on Thursday
 Q Did he go there sober
 12

(13)

Q or intoxicated?
A He was a little drunk.

Q How long did he stay there then?

A He came with Mr Goldstein and a friend and they had dinner and went away.

Q What time did he come back again?
A Between twelve and two o'clock, day time.

Q How long did he stay?

A About an hour or two.

Q When did he come again?

A Saturday about four o'clock.

Q How long did he stay then?

A About three hours.

(14)

Q Was he interested when he came and when he left?

A He was not drunk coming or leaving.

Q When did he come again?

A Saturday, about ten o'clock night time, was he drunk?

Q No.

Q What did you do when he came?

A He came at ten o'clock and went into the Parlor, we were going in the Park till about 2 or 3 o'clock in the night, I told him it was time to go from the Park, as I would not stay longer and then we went out of the Park home; next morning, a man came from my

(15)

country and brought me
 a letter. I treated the man
 to whiskey and the complain-
 -ant took some whiskey, he
 got drunk and wanted me
 to go to bed with him, I told
 him I could not as I was
 married and had children.
 Then he called me "Whore",
 then Mr Goldstein asked him
 why he called me "Whore"
 and slapped him and
 they got fighting and then
 another man came in,
 the complainant took out
 a knife and cut the
 other man in the hand

Q Did they have a fight
 A Yes Sir.

Q Who witnessed the fight?

A Two men here in the
 Court saw it.

Q Was the complainant
 drunk at this time?

15

(16)

Q Gen Sir, very drunk

Sworn to before me
This 1st day of May 1888

Police Justice

Jacob Goldstein being
duly sworn deposes and
says;

Q State what you know
of this case?

A He was drunk, I was
sitting on a chair and
he said to her (Jennie
Goldstein) "You whore" I
want you to come to bed
with me, she said she was
married and he said
"shut up". Then told
him that she was a
decent woman and that
she had a husband and
children, then he gave me
a punch; then he took
out a knife, and went

14

At me, I ran away and
 the woman shut the door,
 then the complainant
 ran out and shouted
 murder, you robbed me
 of three thousand dollars
 and a gold watch and
 chain.

2

Did you catch hold
 of him by the throat, while
 the woman took the
 money from him?

a

I swore before me
 this 1st day of May 1888

Police Justice

Cost - Held in twenty five hundred
 dollars to answer, each)

M. J. Peacy
 Sheriff

0208

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty Five Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph H. Manhattan vs. H.D.
1 Jennie Goldstein
2 Jacob Goldstein

BAILED,
No. 1, by
Residence
Street

Dated Apr 30 1888

Samuel A. Reilly Magistrate.
William E. Conners Officer.

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

COMMITTED.

Complainant committed to
the House of Detention since
defaulted \$100 to appear
\$2500 to answer
\$2500 to answer



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jennie F. ... and ...

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

Jennie F. ... and ...

of the crime of ROBBERY IN THE First DEGREE, committed as follows:

The said Jennie F. ... and ...

late of the City of New York, in the County of New York aforesaid, on the ... day of ... in the year of our Lord one thousand eight hundred and eighty ... in the ... time of the said day, at the City and County aforesaid, with force and arms, in and upon one ... in the peace of the said People then and there being, feloniously did make an assault, and ... promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; ... promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; five promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars; two United States Silver Certificates of the denomination and value of twenty dollars each; five United States Silver Certificates of the denomination and value of ten dollars each; one United States Silver Certificate of the denomination and value of five dollars; ten United States Silver Certificates of the denomination and value of two dollars each; ten United States Silver Certificates of the denomination and value of one dollar each;

~~Two~~ United States Gold Certificate^{of} the denomination and value of ~~twenty~~^{fifty} dollars
each; ~~Five~~ United States Gold Certificate^s of the denomination and value of ten
dollars each; ~~one~~ United States Gold Certificate of the denomination and value of
five dollars — ; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of ~~twenty~~^{fifty} dollars.

[Handwritten flourish]

of the goods, chattels and personal property of the said ~~Joseph Mastromatteo~~^{Joseph Mastromatteo}
from the person of the said ~~Joseph Mastromatteo~~^{Joseph Mastromatteo} against the will,
and by violence to the person of the said ~~Joseph Mastromatteo~~^{Joseph Mastromatteo},
then and there violently and feloniously did rob, steal, take and carry away, ~~the said~~
~~Joseph Mastromatteo and goods of Joseph Mastromatteo~~^{the said}
~~and each of them, being then and there~~
~~aided by an accomplice actually~~
~~present, to wit, each by the other, and being~~
~~also armed with a dangerous weapon,~~
~~to wit, a certain dangerous knife~~ —
against the form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

02 12

BOX:

307

FOLDER:

2918

DESCRIPTION:

Gouat, Jean

DATE:

05/10/88



2918

0213

BOX:

307

FOLDER:

2918

DESCRIPTION:

Beraud, Gustave

DATE:

05/10/88



2918

0215

Upon an examination of the facts herein, together with the withdrawal of the complainant and the evidence as to character, and furthermore upon the execution of a satisfactory agreement between the defendants and complainant for the repayment of the money obtained I am of the opinion that the ends of justice would not suffer if defendants were discharged upon their own recognizances.

James J. ...
Wicks & Co. ...
St. W. ...

2 Steve Murphy
111 Grand
Counsel
Filed 10 day of May 1888
Pleas *admittedly guilty*

THE PEOPLE vs.
Jean Gouat
Gustave Berand

JOHN R. FELLOWS,
District Attorney,
New York City

A True Bill
John R. Fellows
July 27th
John R. Fellows
New York City
per me R.A.

Sam Dunning
John G. Sanford

~~Large scribbled-out area with a grid pattern and illegible text.~~

 The People &c.)
 vs)
 Jean Gouat and Gustav Beraud.)

*State of New York }
 City & Council of New York } ss*

Jean Dumay, being sworn says

I am the complainant in the above entitled matter, and have read the statement made by Mr. Stallknecht, my counsel, and hereto annexed, and the same is true and in accordance with my views, as I now understand the matter.

I believe that the defendants in doing the acts complained of believed that they were engaged in a legitimate transaction and would not have acted as they did had they realized that they were violating the laws of this State and committing a felony.

I have known the defendant Gouat since his childhood and up to this affair believed him to be honest and straightforward. The defendant Beraud, has arranged to repay me the money which he procured from me.

I believe that they have been sufficiently punished and recommend them to the mercy of the Court in the belief that the ends of justice will be served by their discharge on their own recognizance and that henceforth they will be honest and useful members of society.

*Sworn to before me
 this 18th day of July 1888
 Wm Travers Jerome
 Notary Public N.Y.C.*

Jean Dumay

On these representations the complainant cabled Six Thousand Francs to Beraud. The telegrams did not mention the elopement.

The defendants are both Frenchmen, but very imperfectly acquainted with the English language, ~~and~~ extremely nervous and excitable men and not in any sense business men

I am satisfied from my study of the case that the defendants had no intention of wronging any one or of stealing anything, but consider^{ed} that this was an entirely proper way of recovering damages for Beraud's loss of his wife, and obtaining repayment of the expense to which he was put in his attempt to ascertain her whereabouts and secure the necessary evidence for divorce proceedings. The defendant Beraud has expressed his willingness to return to the complainant, who is a poor man, the amount obtained from him as above stated.

The defendant Beraud, is, I believe, a respectable man, he was chief cook for Mr. William W. Astor, of this City and is spoken of by Mr. Astor as an honest, straightforward man.

The defendant Gouat, is a journeyman fresco painter and well thought of by those who have employed him.

I believe that had these men known that in doing the act complained of they were committing a crime they would not have done what they did. Beraud was driven nearly crazy by his wife's actions and Gouat simply acted as a friend of Beraud's and ^{of} Henri Dumay.

Beraud in accounting for the money received by him shows that a great proportion of it was spent by him for detectives

III

detectives and counsel fees. Gouat did not receive any of the money.

These men have been confined in the Tombs for two or three weeks and have been seriously punished by the imprisonment already received.

WHEREFORE I would most earnestly recommend them to the mercy of this Court and I do sincerely believe that there being no moral guilt in the matter and the men not strictly criminals, although in this instance they did do wrong, justice would best be served by their discharge on their own recognizance.

N. S. Steel

The People &c.

vs

Jean Gouat & Gustav Beraud.

Statements by
H. S. Stallknecht and
Jean Dumay.

Stallknecht & Coudert,
Attorneys for
Complainant.

TEMPLE COURT
5 BEEKMAN STREET,
NEW YORK, N. Y.

C. S. Merwin, Printer, 216 Fulton St., N. Y.

The People &c.

vs

Jean Gouat & Gustav Beraud.

Statements by

H. S. Stalknecht and

Jean Dumay.

Stalknecht & Coudert.

JAMES FOX,

Complainant.

Attorney for

TEMPLE COURT,

6 BEEKMAN STREET,

NEW YORK, N. Y.

The People &c.

vs

Jean Gouat & Gustav Beraud.

Statements by

H. S. Stallknecht and
Jean Dumay.

Stallknecht & Goudert.

JAMES P. O'NEILL

Attorney for Complainant.

TEMPLE COURT,

5 BEEKMAN STREET,
NEW YORK, N. Y.

0222

State of New York)
 : SS:
 City & County of New York.)

Jean Dumay, being duly sworn,

deposes and says;

That he resides in the City of Nimes, in the Republic of France; that between the 20th and 24th days of December, 1887 one Gustav Beraud and one *Jean* Gouat with intent feloniously to cheat and defraud the said Jean Dumay did there and then feloniously, unlawfully and ~~designedly~~ pretend and represent to the said Jean Dumay, ~~that~~ ^{that} one Henri Dumay, the son of the said Jean Dumay, had been guilty of larceny and was being prosecuted therefor, and that it was necessary for the said Jean Dumay to pay the sum of Six Thousand Francs in French money in equal at said time in United States currency to the sum of Eleven Hundred and Forty Eight and 32-100 Dollars to secure the release of his said son, Henri Dumay, from arrest and to stop the prosecutions against him for larceny and the said Jean Dumay then and there believing the said false pretenses and representations so made by the aforesaid Gustav Beraud and *Jean* Gouat and being deceived thereby was induced by reason of the false pretenses and representations so made as aforesaid to deliver and did there and then deliver to the said Gustav Beraud Eleven Hundred and Forty Eight and 32-100 Dollars and the said Gustav Beraud and *Jean* Gouat did then

II

and there receive and obtain the said sum of Eleven Hundred and Forty Eight and 32-100 Dollars from the said Jean Dumay by means of the false pretenses and representations aforesaid with intent feloniously to cheat and defraud the said Jean Dumay of the said sum of Eleven Hundred and Forty Eight and 32-100 Dollars; that in fact and in truth the pretenses and representations so made as aforesaid by the said Gustav Beraud and *Jean* Gouat was and were in all respects utterly false and untrue and that ⁱⁿ fact and truth the said Gustav Beraud and *Jean* Gouat well knew the said pretenses and representations as by them made as aforesaid to the said Jean Dumay to be utterly false and untrue at the time of making the same.

That the said Gustav Beraud and *Jean* Gouat by means of the false pretenses and representations aforesaid feloniously and unlawfully falsely knowingly and designedly did receive and obtain from the said Jean Dumay Eleven Hundred and Forty Eight and 32-100 Dollars, the property of the said Jean Dumay with intent to feloniously cheat and defraud the said Jean Dumay of the same.

and may be dealt with according to Law
that the said Gustav Beraud and Jean Gouat
 Taken, subscribed and sworn to)

before me this *2nd* day of May, 1888.)

J. Dumay

W. J. Brown

Police Justice

0225

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Gustar Berand 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. *Gustar Berand.*

Question. How old are you?

Answer. *26 years.*

Question. Where were you born?

Answer. *France*

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

Answer. *112 East 32nd St. 5 years*

Question. What is your business or profession?

Answer. *Cooks*

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

Answer. *I am not guilty
Je ne suis pas du tout criminel
Gustave Berand*

Taken before me this

John J. Williams
188

Police Justice

0226

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jean Gouras 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.

Jean Gouras

Question. How old are you?

Answer.

22 years.

Question. Where were you born?

Answer.

France.

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

Answer.

1531 Bleeker. 2 months.

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 may think will tend to your exculpation?

Answer.

*I am not guilty
Je ne suis pas coupable du tout.
Louis J.*

Taken before me this

day of *July* 188*7*

John J. ...
Police Justice.

0227

Sec. 151.

Police Court 1st District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *of New York, or any Marshal or Policeman of the City of New York:*

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 Jean Dumay of No. 76 West Houston Street, that on the 23 day of December 1887 at the City of New York, in the County of New York, the following article to wit:

Good and Lawful Money of the United States

of the value of Eleven Hundred and Fifty eight ³²/₁₀₀ Dollars, the property of Jean Dumay

was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Jean Gouat and Gustav Berard

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 every of you, to apprehend the body of of the said Defendant and forthwith bring them before me, at the 1st 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 2nd day of May 1888
[Signature] POLICE JUSTICE.

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jean Dumay

vs.

Jean Guat

Gustave Berand

Warrant—Larceny.

Dated 7 May 2 1888

Power Magistrate

Herrick Officer.

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

John Herrick Officer.

Dated 9 May 3 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

WARDEN and KEEPER of the City Prison of the City of New York.

Dated

Jean Guat

22

15

France

Painter 1888

S

Mamaronck St

Gustave Berand

26

15

France

Cook

Police Justice

112 2 32 St

having been brought before me under this Warrant, is committed for examination to the

*Copy of 10001040 1888
Below the within named officer to execute
this warrant within this county upon the within named
The within named
John Herrick
Magistrate*

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jean Dumay

vs.

Jean Gonat

Gustave Berand

Warrant-Larceny.

Dated May 2 1888

Power Magistrate

Herrick Officer.

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

John Herrick Officer.

Dated May 3 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

WARDEN and KEEPER of the City Prison of the City of New York.

Dated

Jean Gonat

22

W

France

Painter 1888

S

yes

Mamaroneck W

Gustave Berand

26 W

W

France

Book

Police Justice

yes

112 E 32 St

*copy of warrant 1888
allow the within named officer to execute
this warrant within this county
The within named
John Herrick*

0230

Dated 1888
Police Justice.
There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order to be discharged.

Dated 1888
Police Justice.
I have admitted the above named to bail to answer by the undertaking hereto annexed.

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 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 1888
Police Justice.

EW 15-689
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Murray
76 West Houston
John W. Smith
Quarantine Board
Office

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated 1888

Magistrate.

Officer.

Precinct.

Witnesses

Complainant address

No. 4 of Holtrecht and Street.

RECEIVED.

No. 1 of Be... Street.

Chas. ... Street.

No. 2500 ... Street.

NO ANSWER

...

STALLKNECHT & COUDERT,
ATTORNEYS AND COUNSELLORS AT LAW,
TEMPLE COURT, 5 BEEKMAN ST.
H. S. STALLKNECHT.
LOUIS LÉONCE COUDERT.

JAMES FOX,
OF COUNSEL.

NEW YORK, *July 5* 1888

Hon. John R. Bellows
District Attorney

Dear Sir:

On the matter of the
People vs. Gustav Berand and Jean Gouat
now awaiting trial under an indictment
for Grand Larceny we would say that
Berand has made full and satisfactory
restitution to the complainant, our client,
Mr. Jean Dumay.

After a thorough examination
of the facts we are convinced that the
defendants do not belong to the criminal
class and that the two months imprison-
ment they have undergone is a severe
enough punishment and that the ends
of justice will be served by setting them
at liberty on their own recognizances

Yours respectfully
Stallknecht & Coudert

STALLKNECHT & COUDERT,
ATTORNEYS AND COUNSELLORS AT LAW,
TEMPLE COURT, 5 BEEKMAN ST.
H. S. STALLKNECHT.
LOUIS LÉONCE COUDERT.

JAMES FOX,
OF COUNSEL.

NEW YORK, *June 22*, 188*8*

Mr John H. Fellows

District Attorney of New York Co.

Cher Monsieur

*Dans l'affaire de Gustave
Berard et Jean Couat qui sont
maintenant en prison accusé de
vol au premier degré pour m'avoir
fait payer injustement la somme
de six mille francs ou onze cent
quarante huit piastres en argent des
Etats Unis, l'accomodement ci dessous
a etait fait pour me rembourser
l'argent qui m'était escroqué*

*Mr Berard m'a donné un
cheque pour deux cent piastres et
ses notes pour deux cent quarante-
huit piastres payable de six à
quarante deux mois. Ces notes sont
garanties par Mr Chaunt et sa femme*

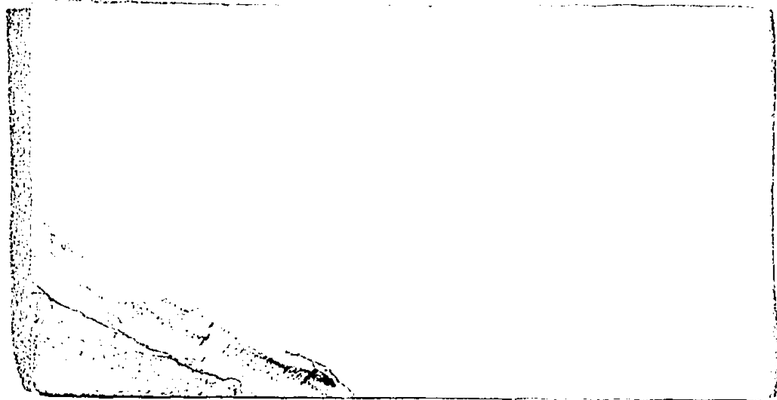
Starr T. Murphy,
Attorney & Counsellor at Law,
111 Broadway,
New York.

Starr T. Murphy,
Attorney & Counsellor at Law,
111 Broadway,
New York.

Starr T. Murphy,
Attorney & Counsellor at Law,
111 Broadway,
New York.
over 7

Office I wish to tell you about
Room 72 -
James H. [unclear]
Bertrand (unclear)
The entire [unclear]

0235



People's Bureau Record
... ..
... ..
... ..

Will return at 12.

Dear wife -
Any of my notes
Would you kindly clip in and
See me before going to N.Y.
as there are some things ok

0236

STALLKNECHT & COUDERT,
ATTORNEYS AND COUNSELLORS AT LAW,
TEMPLE COURT, 5 BEEKMAN ST.
H. S. STALLKNECHT.
LOUIS LÉONCE COUDERT.

People ex rel
Jean Durray
vs
Gustave Béraud,
and Jean Gouat

JAMES FOX,
OF COUNSEL.

NEW YORK, May 4th 1888

Hon: John R. Fellows
District Attorney

Dear Sir:

In the above prosecution for grand larceny, we represent Jean Durray the complainant whom we were requested to care for by Messrs Coudert Brothers, representing the French Consul.

We enclose a slip from the Times of this date which gives a clear idea of the case.

The accused have been arrested and are held in \$2500 bail each to await the action of the Grand Jury.

Will you kindly note our connection with this affair and advise us of any action in the matter & oblige

Yours respectfully
Stallknecht & Coudert.

0237

STALLKNECHT & COUDERT,
ATTORNEYS AND COUNSELLORS AT LAW,
TEMPLE COURT, 5 BEEKMAN ST.

H. S. STALLKNECHT.
LOUIS LÉONCE COUDERT.

JAMES FOX,
OF COUNSEL.

NEW YORK, June 22nd 1888

Hon. John R. Fellows

Dist. Atty of New York Co.

Dear Sir,

In the matter of Gustave Berand, and Jean Gouat who are now awaiting trial on a charge of grand larceny for wrongfully obtaining from me the sum of six thousand francs or eleven hundred and forty eight dollars in United States money, the following arrangement to repay me the money of which I was defrauded, has been made.

Mr. Berand, has given a check for two hundred dollars and his several notes for nine hundred and forty eight dollars payable at from six to forty two months. These notes are endorsed by Mr. Chauvet and his wife, who is

0230

STALLKNECHT & COUDERT,
ATTORNEYS AND COUNSELLORS AT LAW,
TEMPLE COURT, 5 BEEKMAN ST.
H. S. STALLKNECHT.
LOUIS LÉONCE COUDERT.

JAMES FOX,
OF COUNSEL.

NEW YORK, 188

Beraud's sister and are also secured by a mortgage on real property in France belonging to Beraud and his sister.

These notes, mortgage and check are in my attorney's hands and they also hold a watch and some personal property of about one hundred and fifty dollars value, as further security.

With this arrangement I am quite satisfied and am willing that all further prosecution should cease,

Yours very truly

Jean Dumay

A. D. Fox
: witness

0239

COUDERT BROTHERS
COUNSELLORS AT LAW,
68 & 70 WILLIAM STREET,
P. O. BOX 2550,
NEW YORK.
Paris, 3 Rue Scribe.

15 June 188

PAUL FULLER,
JAMES RICHARDS.

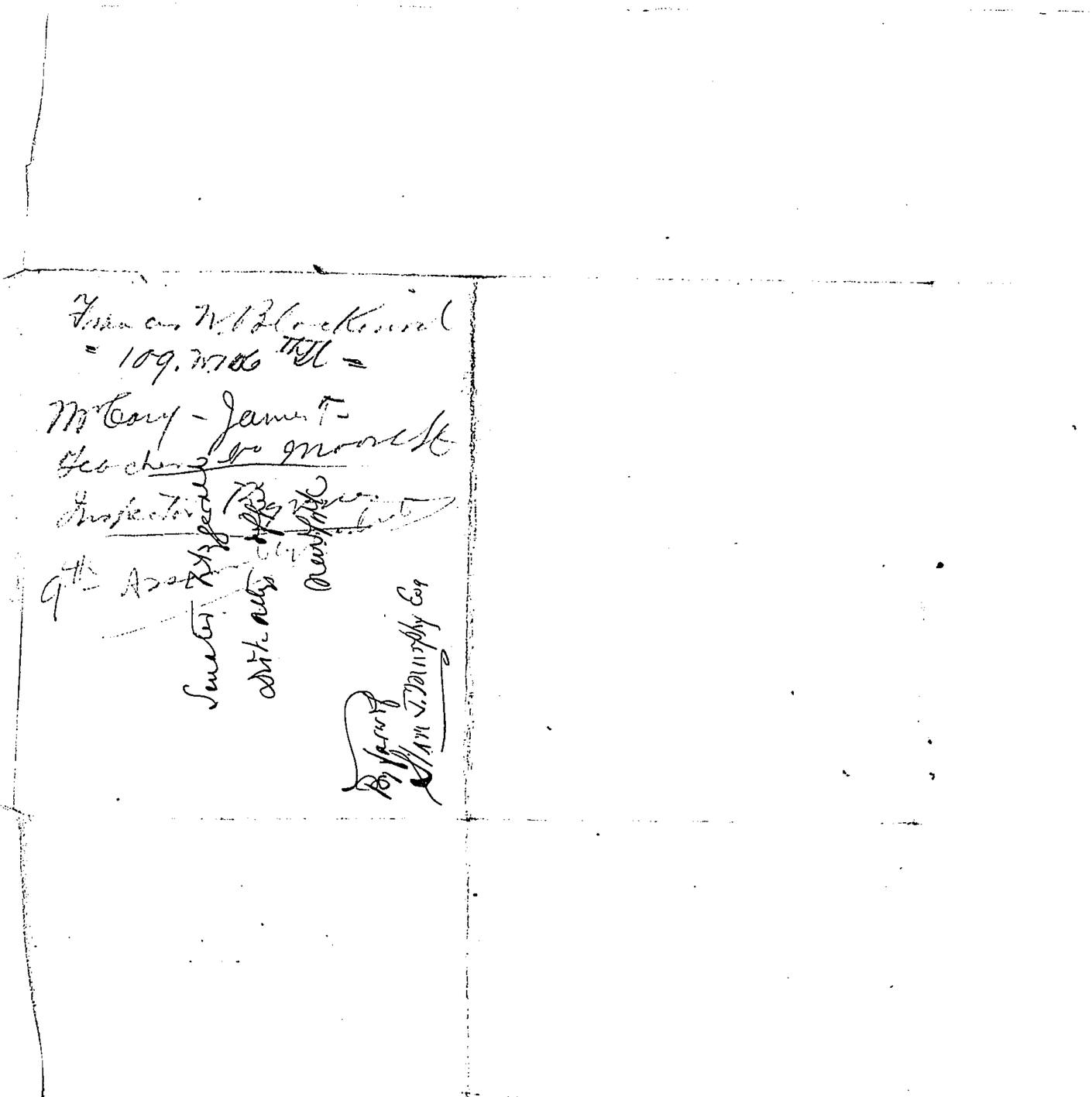
My dear Senator:

I would be indebted to you if you would kindly look into the case of Pas. v. Berand & Bonch. There is a desire to compromise the case & enter a non prosequi - and it seems to me to be an eminently proper case for such a course. The defendants have suffered about six weeks of imprisonment, besides a term which is well calculated to deter them from entering into the criminal class, & which they do not in reality believe, the present offence being apparently an initial one. Berand is a workman, I believe a painter by occupation - The complainant, Darnay, came all the way from France to prosecute, but the suit of which he was defrauded - abt 6000 francs, is an important one to him, & justice & equity would alike be advanced in my opinion, by pecuniary compromise - Your assistance & ability to take the responsibility, & I have promised I would do what I could to get you to look into it.

This will be handed you by Mr. Stan Tompkins, who represents the prisoners. I will supplement my statement - I remain,

Dear Senator,
Yr. faithful
servant
The Couderts

Yours truly,
Paul Fuller



From on W. Blockwood
 = 109.7706 ¹¹¹ =
 McCoy - James T.
 Heo cheng go moore St
 Inspector ⁷³ ⁷³ ⁷³
 9th Azad ⁷³ ⁷³ ⁷³
 Smeat ⁷³ ⁷³ ⁷³
 orth. n. s. ⁷³ ⁷³ ⁷³
⁷³ ⁷³ ⁷³
 By James T. McCoy
 Wm. J. Murphy Esq

1 The Court of General Sessions
2 In the City and County of New York

3
4 The People of the State
5 of New York
6
7 against
8 Jean Gobat and Gus-
9 tave Berand

10
11 City and County of New York vs.

12 William W. Astor
13 being duly sworn says, that he resides
14 at Number 5 East Thirty-third Street, New
15 York City, that he knows the defendant
16 Gustave Berand above named, that the
17 said Berand has been employed by
18 deponent as chief cook of his household
19 for upwards of three years last past un-
20 til his arrest in this action, that during
21 said employment and during the whole
22 of deponent's acquaintance with him,
23 he has found the said Berand to be a
24 faithful and industrious employee,
25 and a good citizen; that during said
26 employment deponent has had occasion
27 to entrust him with various sums
28 of money from time to time and has
29 always found him to be strictly hon-
30 est in all his dealings. And deponent
31 further says that so far as his knowledge
32 or observation goes he believes the said

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Berard to be a man who is free from any criminal tendencies and that if he has been guilty of any criminal act in this matter, it was done without any knowledge of its being in violation of the laws of this State and without any criminal intent.

Sworn to before me } W. W. Astor
this 19th day of May 1888 }

Charles E. Manierre
Notary Public
N.Y. Co (118³⁴)

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

*Jean Fuguet and
Ferdinand Bernard*

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

Jean Fuguet and Ferdinand Bernard

of the CRIME OF *Grand LARCENY in the first degree,* -
committed as follows:

The said *Jean Fuguet and Ferdinand Bernard, both*

late of the City of New York, in the County of New York aforesaid, on the *24th*
day of *December*, in the year of our Lord one thousand eight hundred and
eighty *seven*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Jean Dumay*

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *their* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Jean Dumay

That *one Jean Dumay, the son of*
the said Jean Dumay, had
been then lately and lawfully
employed and was then in
employment and service of
the said Jean Dumay, and
that it was then necessary
for the said Jean Dumay to pay
an amount equal to
the sum of six thousand francs

in lawful money of the French Republic in order to secure the release of the said Henry Dumay and his discharge from such custody and confinement, and to secure a withdrawal of such prosecution; and that by the payment of said amount the release of the said Henry Dumay and his discharge from confinement, and a withdrawal of such prosecution, could be procured and lawfully secured.

And the said Jean Dumay -

then and their believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Jean Dupont and Eugene Berand -

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Jean Dupont and Eugene Berand -

the sum of seven hundred and forty eight dollars, in money and money of the United States, and of the value of seven hundred and forty eight dollars and thirty cents, -

of the proper moneys, goods, chattels and personal property of the said Jean Dumay -

And the said Jean Dupont and Eugene Berand, did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Jean Dumay -

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Jean Dumay -

of the same, and of the use and benefit thereof, and to appropriate the same to their own use

Whereas, in truth and in fact, the said Henry Dumay had not then lately been convicted of any crime, and was not then in any way proceeded against, and was not

then in custody or confined upon a
 charge thereof, and it was not then
 necessary for the said Jean Dumay
 to pay an amount equal to the sum
 of six thousand francs in lawful
 money of the said French Republic
 or any amount whatever, in order to
 secure the release of the said Jean
 Dumay or his discharge from such
 custody and confinement or to procure
 a withdrawal of such prosecution, and
 the release of the said Jean Dumay
 and his discharge from confinement,
 and a withdrawal of such prosecution
 could not be properly and
 lawfully secured by a payment of
 said amount; -

And Whereas, in truth and in fact, the pretenses and representations so made
 as aforesaid by the said Jean Dumay and Jean Berard
 to the said Jean Dumay was and were

then and there in all respects utterly false and untrue, as they the said
Jean Dumay and Jean Berard
 at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Jean
 Dumay and Jean Berard
 in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
 chattels and personal property of the said Jean Dumay

then and there feloniously did STEAL, against the form of the Statute in such case made and
 provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

then in custody or confined upon a
warrant issued by the said Jean Dumay
to pay an amount equal to the sum
of six thousand francs in lawful
money of the said French Republic
or any amount, whatever, in order to
secure the release of the said Jean
Dumay or his discharge from such
custody and confinement or to procure
a withdrawal of such prosecution, and
the release of the said Jean Dumay
and his discharge from confinement,
and a withdrawal and end of such
prosecution could not be procured
and fully secured by a payment of
said amount; -

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Jean Dumay and Gustave Bertrand
to the said Jean Dumay was and were

then and there in all respects utterly false and untrue, as they the said
Jean Dumay and Gustave Bertrand
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Jean
Dumay and Gustave Bertrand
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Jean Dumay

then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,
District Attorney.

0248

BOX:

307

FOLDER:

2918

DESCRIPTION:

Greene, Michael

DATE:

05/10/88



2918

0250

Sec. 192.

2d District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel O. Reilly a Police Justice of the City of New York, charging Michael Green Defendant with the offence of Keeping a Gambling House

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

We, Michael Green Defendant of No. 28
South 5th Avenue Street; by occupation a Clerk
and James Barclay of No. 18 Macdougall
Street, by occupation a Liquor dealer Surety, hereby jointly and severally undertake that the above named Michael Green Defendant shall personally appear before the said Justice, at the 2d District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me, this 19 day of February 1888 } Michael Green
 } James Barclay
Daniel O. Reilly POLICE JUSTICE.

0251

CITY AND COUNTY }
OF NEW YORK, } ss.

James Barclay

the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *Ten* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *a house and lot of land*
situated no 18 Macdonough Street in
said City of the value of \$16,000 -

James Barclay

Sworn to before me, this

19
188*8*

day of *July*

Samuel J. ...
Police Justice.

Undertaking to appear
during the Examination.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Taken the day of 188

Justice.

District Police Court.

0252

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

POLICE COURT, 2 DISTRICT.

William F. Day

of No. 542 West 51st Street, being duly sworn, deposes and

says that on the 18th day of February 1888

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

(now here) did unlawfully keep and maintain at the premises No 149 Bleeker Street. a Gambling House and knowingly permits idle disorderly and evil disposed persons to resort there, to gamble and play at games of chance for money in violation of Section 343 of the Penal Code of the State of New York.

Deposant further says that at about the hour of 9 O'clock P.M. said date he went to said premises and there saw the defendant Green and saw him in charge of a table where the game of hazard was being played said game being a game of chance where money is lost and won. and at that time deposant lost the sum of fifty cents at a game called red and black. and at that time deposant saw about seventy men in said place most of whom were playing either the game of red and black or hazard. and deposant also saw in said premises at that time. hazard table red and black table. and checks said apparatus being commonly used for the purpose of gambling the discovery of which would tend to establish the truth of the charge herein contained.

Wherefore deposant prays the said Michael

0253

Green may be held and dealt with according to law

Sworn to before me } William F. Day
this 19th day of July 1888

David C. Hubbell
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT

Dated 1888

Magistrate.

Officer.

Witness.

Disposition.

0254

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Michael Green*

Question. How old are you?

Answer. *38 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *28 South 5th Avenue*

Question. What is your business or profession?

Answer. *Cook*

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

Answer. *I am not guilty and
I demand a trial by Jury if
held after examination*

Michael Greene

Taken before me this
day of *July* 19
188*8*
[Signature]
Police Justice.

5520

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

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

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 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 1888 Police Justice.

Dated 1888 Police Justice.

Dated 1888 Police Justice.

Police Court-- 340 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William J. Ray
542 W. 5th St.
Michael Green
Office Keating's House
Guaranty House

Dated February 19 1888
Magistrate
Capt. J. J. Bayne
Witnesses John W. Gully
No. 25 W 33 Street
\$500 & February 20.2 PM

No. 500 Street
RECEIVED
DISTRICT CLERK
FEB 27 1888
No. 500 Street
Baker

BAILED
No. 1, by James Sanday
Residence Macacagal Street
No. 2, by
Residence Street
No. 3, by
Residence Street
No. 4, by
Residence Street

The Justice presiding in this Court with leave and determine in case by reason of my absence
James C. Kelly
Police Justice

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Michael Greene

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

(Sec. 343, of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed Penal Code.) as follows:

The said *Michael Greene*

late of the *27th* Ward of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*eight*, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling, 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. (Sec. 344, Penal Code.)

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

Michael Greene

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Michael Greene*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid,

a certain room in a certain building there situate, and a certain gambling-table, and establishment, and diver cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT. (Sec. 385, Penal Code.)

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

Michael James

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Michael James*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house there situate, for *his* lucre and gain, unlawfully and injuriously did keep and maintain; and in *his* said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called "*Chicago*" or "*red and black*" in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said *Michael James*

there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN R. FELLOWS,
District Attorney.

0259

BOX:

307

FOLDER:

2918

DESCRIPTION:

Grogan, James

DATE:

05/24/88



2918

0260

WITNESSES:

W. William Menger

19th Street

247

Counsel,

Filed *24th* day of *May* 188*8*

Pleads *Chattel*

THE PEOPLE,

vs.

B
James Brogan

479 1/2th Ave

VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)
(III Rev. Stat. (7th Edition), page 188, Sec. 21 and
page 189, Sec. 5.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*Complaint sent to the Court
of Special Sessions, New York.*

*Part III...
off for James Brogan*

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 Grogan

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

James Grogan
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

James Grogan

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

William Henze

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

James Grogan

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

The said

James Grogan

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0263

BOX:

307

FOLDER:

2918

DESCRIPTION:

Grolp, Paul

DATE:

05/01/88



2918

0264

Witnesses:

Counsel,

Filed 1 day of May 1888

Pleads, *Chargilly*

ASSAULT IN THE THIRD DEGREE

vs.

D

Paul V. Gordon

(Section 219, Penal Code)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. J. Berry
Foreman.

*Complaint sent to the Court
of Special Sessions,*

April 23rd 1888

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Paul S. Taylor

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

Paul S. Taylor —

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

The said *Paul S. Taylor*.

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *April*, in the year of our Lord one thousand eight hundred and eighty-~~eight~~ at the City and County aforesaid, in and upon the body of one *Richard Brady* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and *in* the said *Richard Brady* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Richard Brady*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney