

0552

BOX:

73

FOLDER:

824

DESCRIPTION:

Gallagher, John

DATE:

08/10/82



824

0553

~~26~~ ~~16th~~

Day of Trial *16th*

Counsel,

Filed *10* day of *Aug* 188*2*

Pleas *Guilty (16)*

vs. THE PEOPLE

vs.

John Gallagher

BURGLARY—Third Degree,
Possessing Stolen Goods.

JOHN McKEON,

District Attorney.

A True Bill.

Aug 16/12
W. H. ... Foreman.

Fried & Convent
... with ...
State Reformatory ...

0554

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John Gallagher

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

John Gallagher

of the crime of Burglary in the third degree,

committed as follows:

The said *John Gallagher*

late of the *Twentyfourth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty ninth* day of *July* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *store* of

James Mc Cue

there situate, feloniously and

burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said

James Mc Cue

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and *one gold coin*

of the United States of America of the kind known as double-eagles, of the value of twenty dollars, one gold coin of the United States of America of the kind known as eagles of the value of ten dollars, one gold coin of the United States of America of the kind known as half-eagles of the value of five dollars, divers silver coins of the United States of a number, kind and denomination to the Grand Jury aforesaid unknown of the value of twenty dollars, two knives of the value of fifty cents each one purse of the value of fifty cents, one lead pencil of the value of ten cents

of the goods, chattels and personal property of the said

James Mc Cue

so kept as aforesaid in the said *store* then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John Mc Dean

District Attorney

0555

BAILED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

CLERK'S NO. 1

6571 3

Sec. 2108, 2109, 2110, 2111

Police Court, 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McCre
 George George
 John Gallagher

Offence, *Att. Law*

Dated *1 August* 188*2*

Magistrate, *White*

Officer, *Trady*

Clerk, *Trady*

Witnesses, *Michael Trady*

No. *1* *Reichert* Street,

No. *1* *Trady* Street,

No. *1* *Trady* Street,

No. *1* *Trady* Street,

John McCre
George George
John Gallagher

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

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

Dated *1 August* 188*2*

Andrew White 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.

0556

Sec. 198-200.

CITY AND COUNTY OF NEW YORK,

5th DISTRICT POLICE COURT.

John 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. *John Gallagher.*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *White Plains*

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

Answer. *Baird St & Delancy Plac. Freshaw. 5 years.*

Question. What is your business or profession?

Answer. *Irven*

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. *Not Guilty*

Taken before me, this *1st* day of *Aug.* 188*2*

John X Gallagher
Mark

Andrew White Police Justice.

0557

City and County of New York, ss.:

Police Court ^{5th} District.

THE PEOPLE,

On Complaint of

For

vs

John Gallagher

James McAfee
Peter Lawrence

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

Dated *1 Augt* 188 *2*

Andrew White

Police Justice.

James McAfee
Mark

0558

5th District Police Court

Affidavit—Larceny.

CITY AND COUNTY)
OF NEW YORK,) ss.

of No. Kingsbridge Road ^{Street,} Paul Road Avenue
being duly sworn, deposes and says, that on the 29 day of July 1882
at the 24 Ward City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property, viz.:

Gold and silver coins and
bills of the value in all of the value
Twenty four Dollars. One buckskin
purse. Two knives. Lead pencil. and
a german silver tag. in all of the value
of One Dollar. said property being of the
total value of Twenty five 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 John Gallagher now present.

from the fact that said money was
stolen from the office of deponent's
butcher shop. by opening the door of
the office with a key.

That he was informed that the purse
and other articles were found in
the possession of the prisoner.

James Mc Cue

Sworn before me this

James Mc Cue
August 10th 1882

Police Justice.

0559

City of New York
 District Police. Michael Brady of the
 5th Precinct Police being sworn
 says that he found on the person
 of John Gallagher, now present
 the purse, knives and tag claimed
 by James McCue.
 Subscribed before me
 this 1st Aug^r 1872 } Michael Brady
 Andrew (W. H. J.) }
 Police Justice }

5th District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

DATED

187

MAGISTRATE

OFFICER.

WITNESSES:

DISPOSITION.

0560

Testimony in the
case of
John Gallagher
filed Aug. 11/82

40

The People vs John Gallagher } Court of General Sessions. Part IV
 Indictment for burglary in the third degree. } Before Judge Eldersleeve, Aug. 16, 1882

James M. Clee, sworn and examined. I live at Kingsbridge, Fordham depot. I resided there on the 29th of July; it might have been about 1/4 to 12 o'clock. My office was securely fastened when I left. I left in the place bills, silver and gold to the amount of about \$24 or \$25 - a purse, a tag attached to some keys with my name on it; two knives and a pencil. [All these articles were shown to the witness and identified by him. The tag and the purse was in the money drawer. I got back to my office about 20 minutes past 12 o'clock and I missed all these things. I found the door that goes into the office open. I know the prisoner. I did not see him about the time of the occurrence. I saw him at the Station house Monday night; he was not searched in my presence. I was shown these articles at the station house and I recognized them there. Cross Examined. This burglary was committed Saturday night. I saw the prisoner Sunday night; he was with a gentleman named Thomas Cairns and Officer O'Keefe. The prisoner was not doing anything; there was nothing said about the burglary.

0562

I did not see O'Keefe search the prisoner Sunday evening. I keep a butcher shop. Were the doors all closed when you left? They were all closed but the back door; it was closed but not locked; it was on a latch. There is a spring lock to the office. I had that purse may be two or three months before the burglary. I kept it in the drawer when I had it in my pocket. I recognize the purse as mine and the pencil, for my name is on the pencil. I had it about two weeks. Was the office door locked? Yes, it had been pried open; the yard is all fenced around; the back door opens into the lot, into the yard. I have to pass through two doors to get into the office. Were those two doors closed at the time that you left your premises on the night in question? They were. Then you returned at 20 minutes past 12 or thereabouts did you or did you not find those two doors open? Yes sir. James Cornell sworn. I am a butcher and am working for Mr. McHugh, the last witness. I was employed by him on the 29th of last July. I left the premises around about 11 o'clock and I left Mr. McEve there. I saw the

0563

prisoner that night, he was talking to the other young clerk as I was putting up the shutters. I say to him, "What are you doing this time of night, Johnny?" He says, "I am hanging around." "Where are you going?" I said to him. He said, "I am going to see if everything around the coal yard is all right." "Are you working there?" I said. He says, "yes." I bid him, "good night." He went down towards the coal yard and I went towards the Park. (Purse shown) I have seen that before in Mr. McQue's money drawer; the last time I saw it I saw an English shilling in it. (Large knife shown) That knife I bought in Fetter St. with my own money; the last time I saw it it was in Mr. McQue's drawer. I gave it to him. (Another knife shown) Two days before that knife was gone it was sharpened by Mr. Boughton (Taf shown) I know that tag; there was a key on it; it had Mr. McQue's directions on it, Fordham, N.Y. That was in the money drawer in a tin box. I saw those articles in the station house and I was called out of bed at 11 1/2 o'clock to identify them. The burglary was committed on Saturday night and I was called up Monday night. Mr. McQue identified ~~the~~ articles before

0564

I did. Micheal Brady, a police officer testified that he arrested the prisoner. I saw him on the evening of the 31st of July. I was told there had been a burglary committed in McCabe's meat market, Tordham, I got instructions to go out and investigate it. The Captain told me that suspicion was attached to Gallagher. I enquired around and found he had been spending money very freely Sunday afternoon and Monday. I also found he had not been working steadily. I met him at 8 1/2 or 9 o'clock and arrested him and brought him to the station house. I searched him at the station house. I found four pocket knives, a pocket book, a bunch of keys, 27 cents in money, a pencil, a key tag and a number of papers with obscene drawings on them. - all those things were taken from the person of the prisoner. Mr. McE described the property before he saw them. Cross Examined. I am on special duty. I heard that the prisoner accused officer O'Keefe of searching him at Tordham on Sunday night and taking a watch from him; the tag was in the right hand pants pocket; the pocket book was in his hip pocket and the knife in the pants pocket.

0565

William Duran, sworn and examined, for the defence, testified. I know the defendant for the last sixteen years and see him most every day; he is an honest boy. I never knew anything wrong about him. I heard he was charged with stealing from an expressman but I do not know anything about it.

John Layden sworn. I am the step father of the defendant, I have known him fourteen years and never heard anything against his honesty. Patrick Bull sworn. I know the defendant, he worked for me two months, I know other people who know him; his character was good while he was with me. I trusted him with money and he always handed it over to me like a man. I have only heard this charge against him.

Morara Gallagher sworn. I am the mother of this prisoner; he has never been in trouble before (Pocket book shown) I know he carried that old pocket book and he took it from me that big knife I have seen in his pocket before the robbery. I told him not to carry it in his pocket because it burst his pockets through. My boy never was in a scrape before. I have often seen him have two knives but never saw him with four. This was long before

0566

the robbery. John Gallagher sworn and examined in his own behalf, testified. I was born in White Plains and was never arrested before in my life. I did not break into the place of the complainant. About a month before this Cornell asked me to send him half a ton of coal and he could not pay me before next week. My employer was willing to send it; he told me to tell my employer to stick his coal up in his — that is the last time I spoke to him. It is not true that I have not been working; I have been working for a coal man. I have seen this purse before; it is mine. I bought that purse in Vesey St. and paid 75 cents for it. I have been the owner of it over three years; it got dirty by my handling it as I am in the coal business (Large Knife shown) that knife I have had about two years. The pencil now shown me is mine. There was a name on that pencil, but I scratched it off about three weeks before this happened. On Saturday night between the hours of 11 1/2 and one o'clock when this burglary is supposed to have taken place I was sound asleep in bed. That evening I had been around the

0567

village Sunday evening. I went into what they call College Park and laid down there. I fell asleep over reading a paper. Between 12 and one o'clock the next morning Officer O'Keefe came and woke me up. He went through me and searched me. He brought me over in front of Mr. McQue and he took a trade silver dollar out of my pocket; he asked McQue if this dollar was good. He told me to go home. I told him I lost a watch; he told me to go home or he would make me. Rather than have no trouble I went home. The next morning I stayed around the village, went down about 3 o'clock, and went to see the Sergeant at the Tremont station house. I told him about the watch I lost - that Officer O'Keefe searched me; the Sergeant would not give me any satisfaction and so I left and that night I was arrested. I did not accuse Officer O'Keefe with taking my watch. The night I was arrested Officer Brady said to me, "Come, take a walk up the road;" so I went up the road a little distance nearly opposite my own house. I stopped and said it was time to go home. He says, "No, you had better come to the station house."

0560

I never saw that tag before; it was never in my possession. I know nothing about the little knife. Honoria Gallagher recalled. On Saturday night the prisoner came into the house about 10 1/2 and was in bed; he did not come in Sunday night. That was the first time I ever knew him to be out. He stayed in all night Saturday night because he was out in the morning at six o'clock. I did not go to bed that night till he came in. I saw him in bed on Sunday morning about 5 or half past 5. Micheal Brady recalled. I know the prisoner and know other people who are acquainted with him. I know his general reputation for honesty; for the last six months he has the reputation of being a sneak thief. The Sergeant told me to return the two knives to the prisoner because there was no claimant for them. I am positive that I took the tag from his righthand trousers pocket; there was no key on the tag. I am the special officer in the precinct. I never arrested the prisoner. I would have arrested him if I could have got evidence enough to hold him.

Wm Whitten, an expressman, testified

0569

that the prisoner was in his employ
in Dec. 1881; that he delivered goods
and collected \$18.60 and did not see
him for two weeks afterwards.

John Gallagher recalled testified that
the last witness owed him \$14 for
wages and that he took \$13.85.

The jury rendered a verdict of
burglary in the third degree.

0570

BOX:

73

FOLDER:

824

DESCRIPTION:

Garbutt, Zach

DATE:

08/09/82



824

0571

Filed 9 day of Aug 188 2
Pleads

THE PEOPLE
vs.
Jacob Garbutt
Assault and Battery—Felonious.
Firearms.

JOHN McKEON,
District Attorney.

A True Bill.

W. J. O'Connell Foreman.

Aug 10/82

Wm J. O'Connell

0572

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Wach Garbutt

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

Wach Garbutt

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

The said

Wach Garbutt

late of the City of New York, in the County of New York, aforesaid, on the
fourth day of *July* 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 *Robert Zepher*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Robert Zepher*
a certain *pistol* then and there loaded and charged with gunpowder and one
leaden bullet, which the said *Wach Garbutt*
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

Robert Zepher

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

Wach Garbutt

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

Wach Garbutt

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

Wach Garbutt

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

Robert Zepher

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,

0573

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

607
 Police Court - 1st
 District.

THE PEOPLE, &c.,
 vs. THE COMPLAINANT OF

Robert Popko
 100 1/2 St. John St.
 1st District

Offence, *Patrolman Assault & Battery*

Dated *July 13th* 188 *2*

Magistrate, *McPherson*
 Officer, *Centell*

Witnesses, _____
 Clerk, _____

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

1882
 DISTRICT CLERK
 OFFICE

Committee

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

guilty thereof, I order that he be held to answer the same and ~~he~~ be admitted to bail in the sum of _____
 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 *July 13th* 188 *2* *W. J. Owen* 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.

0574

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jack Roberts 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. Jack Roberts

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. New York

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

Answer. 99 West Street

Question. What is your business or profession?

Answer. Fire Smith

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 fired a shot from a pistol (revolver) at several persons who were ^{unprovokedly} assaulting me on the Barge "C" a certain" forming part of the excursion of the John J. Clark for four foot Broomfield a steamer & pier. I fired it with the intention to frighten my assailants. It struck the complainant who was beyond - and had taken no part in the assault on me.

Taken before me, this 13th

day of July 1888

Jack Roberts

W. J. Gray

Police Justice.

0575

Police Court— 5th District.

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

Robert Zeph, 16 years old, Madriumb
of No. ~~10~~ 10 ~~Street~~ Goerck Street,

being duly sworn, deposes and says, that
on Tuesday the 4th day of July
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 Jack Garbutt (nowhere)
who did willfully and feloniously point
aim and discharge a Pistol loaded with
~~Powder~~ Powder and Bullets, one shot from which
struck deponent, on the head entering the
Scalp and coming out at the back part
of his head, and that said assault was
committed,

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

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

Sworn to before me, this 13th day
of July 1882

Robert Zeph

City Power POLICE JUSTICE.

0576

BOX:

73

FOLDER:

824

DESCRIPTION:

Garvey, James

DATE:

08/18/82



824

0577

4 204

Counsel

Filed 10 day of Aug 1882

Pleas Not guilty

THE PEOPLE

vs.

Richard

White

James Garvey

BURGLARY—First Degree, and Grand Larceny.

JOHN MCKEON,

District Attorney.

P 2 Sept 5. 1882

Pleas Burg 2.
A True Bill.

5 P 8 years.

Wm. Chubb Foreman.

Verdict of Guilty should specify of which count.

0578

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 Garvey

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

James Garvey

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

The said

James Garvey

late of the ~~thirteenth~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~fifteenth~~ day of August 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

James Young

there situate, feloniously and burglariously did break into and enter, by means of ~~forcibly~~ ~~breaking~~ ~~open~~ ~~an~~ ~~outer~~ ~~door~~ ~~thereof~~ ~~by~~ ~~means~~ ~~of~~ ~~a~~ ~~false~~ ~~key~~ whilst there was then and there some human being, to wit, one Livingston

~~John~~ ~~Young~~ within the said dwelling-house, the said

James Garvey

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

James Young

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

James Garvey

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

The said

James Garvey

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, ~~one~~ pair of trousers

of the value of two dollars, one knife of the value of ten cents, two keys of the value of five cents each and one silver coin of the United States of America of the ~~kind~~ known as a quarter-dollar of the value of twenty-five cents of the goods, chattels, and personal property of

Livingston ~~John~~ Young

in the said dwelling house of one

James Young

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.

0579

Police Court 7 District 685

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Livingston H. Stewart
124 1/2 St. 3rd Fl.
1 James Garvey
2
3
4
Offence, Burglary

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Aug 15 1882

B. D. Barry Magistrate
Henry O'Leary Officer

Witnesses, James P. Dillon
Clerk.

No. 1264 Street Carroll St

No. _____ Street _____

No. _____ Street _____

James H. DeLo answer



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

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 Aug 15 1882 B. D. Barry 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.

0580

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Garvey*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Bayard St. Three weeks*

Question. What is your business or profession?

Answer. *Gas fitter*

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

Answer. *I was drunk when I went in there but with no intention of stealing*

James Garvey

Taken before me this

15th

day of

August 188*4*

J. J. [Signature]

Police Justice.

0581

Police Office, Fourth District.

City and County } ss. Livingston H Young
of New York, }

of No. 1264 Third Avenue Street, being duly sworn,
deposes and says, that the premises No. 1264 Third Avenue
Street, 19th Ward, in the City and County aforesaid, the said being a Dwelling House
and which was occupied by deponent, ~~was~~ father James Young
as a dwelling house were **BURGLARIOUSLY**
entered by means of forcibly opening the lock of the
front hall door leading into said premises
with a false key, & went to the scene at

on the night of the 15 day of August 1882
and the following property feloniously taken, stolen and carried away, viz.:

One pair of pantaloons of the value
of Two dollars one knife of the
value of Ten cents, Two keys
of the value of Ten cents and
good and lawful money consisting
of one piece of silver coin of the
denomination and value of
Twenty five cents

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 James Garvey (now here)

for the reasons following, to wit: That deponent is informed
by James P. Dillon that he found
said Garvey in said premises with
said pantaloons in his possession

Livingston H Young

Sworn to before me
this 15 day of August 1882
P. P. Murphy
Police Justice

0582

City and County of
New York } ss

James P. Dillon of No 1264 Third Avenue
being duly sworn says that at about
the hour of half past one o'clock a.
M. on the 15th day of August 1882 he
found James Garvey with the pair
of pantaloons in the premises descri-
bed in the within affidavit of
Livingston H. Young. Deponent says
that said Garvey at the time had
~~no shoes on~~ was in his bare feet
his shoes in his hands. He was found
by deponent on 3rd floor with the
pantaloons in his possession
Sworn to before me James P. Dillon
this 15th day of August 1882
P. W. Murphy Police Justice

0503

Answered June 15

see memo 5/15

See Judge

~~Chambers~~

affidavit 5/15

0584

Rec^d
June 5

filed Aug 1882
State of New York.

Executive Chamber,

Albany, June 4th 1883.

Sir: Application having been made to the Governor for the pardon of George Brown ^{alias James Garvey}, who was sentenced on Sept. 5 1882, in your County, for the crime of Burglary for the term of 8 years and Sing Sing to the State Prison you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. Your opinion of the case is respectfully requested.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

George Cleveland

To Hon. John M. Keon,
District Attorney, &c.

0585

Amended
Aug. 1872
1896

0586

STATE OF NEW YORK.



Executive Chamber.

Albany, Nov. 8th 1872

Copy

Sir: Application having been made to the Governor for the Pardon of John Ryan who was sentenced on February 15th 1872., in your County, for the crime of Robbery 1st for the term of twenty years and _____ to the State Prison, _____

I respectfully request you (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully, your obedient servant,

EDGAR K. APGAR,
Pardon Clerk.

To Hon. Samuel B. Garrison
District Attorney, &c.

0587

BOX:

73

FOLDER:

824

DESCRIPTION:

Giersch, Bertha

DATE:

08/09/82



824

0588

WITNESSES.

17

Day of Trial,
Counsel,
Filed 9 day of Aug 1882
Pleads

~~LARCENY AND RECEIVING STOLEN GOODS~~

THE PEOPLE

vs.

Bertha Girsch

et al

JOHN MCKEON,
District Attorney.

A True Bill.

Wm. C. Branch Foreman.

Aug 9/1882

J. J. [Signature]
Clerk
City of Boston Court

0589

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bertha Giersch

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

Bertha Giersch

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Bertha Giersch

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the fifteenth day of July in the year of our Lord one
thousand eight hundred and eighty two, at the Ward, City and County

aforesaid, with force and arms five tidies of the value of one
dollar each, one apron of the value of one dollar
three scarves of the value of two dollars each, nine
pairs of drawers of the value of one dollar each pair
ten chemises of the value of one dollar each, five
table cloths of the value of five dollars each, five towels
of the value of twenty-five cents each, one sofa-cover of
the value of five dollars, three pairs of stockings
of the value of one dollar each pair, twenty three
handkerchiefs of the value of fifty cents each, two pieces
of linen of the value of one dollar each, three pieces
of lace of the value of two dollars each, three pieces
of mitts of the value of two dollars each pair, three pairs
collars of the value of one dollar each pair, four
of the value of three dollars, one pair of cuffs
of the value of fifty cents, two pictures of the value
of five dollars each, and one sewing bag of the
value of one dollar.

of the goods, chattels and personal property of one

Alexander Mager

then and there being found,

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

John McKean
District Attorney

0590

To Tuesday July 25, 9.0 am

BAILED,

No. 1 by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

639
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Auguste Charles
385 & 722
Bertha Giersch
Larceny

Offence, _____

Dated July 22, 1882

Attest _____
Magistrate.

_____ Officer.
2177

_____ Clerk.

Witnesses, _____
Catherine Ford

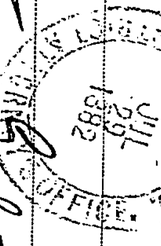
No. 338 East 72d.
Street,

Said Officer Charles

No. 25 Avenue A
Street

No. _____
Street,

\$ 1000 to answer



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 Bertha Giersch

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

Dated July 25, 1882 Merensdorff 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 he to be discharged.

Dated _____ 1882 _____ Police Justice.

0591

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. *Bertha Giertsch*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *338 East 72^d Street, about six months*

Question. What is your business or profession?

Answer. *domestic*

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 did not intend to keep the
table cloths and the other
articles;*

Bertha Giertsch

Taken before me this *22*

day of *July* 188*2*

Maxwell
District Justice.

0592

+ District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.

Auguste Mayer 25 years

of No. of age, married of Street, 338 East 72nd Street
being duly sworn, deposes and saith, that on the or about day of the 15th day of July 1872 and at diverse other days, previous and subsequent to said day of July 1872, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from closets and bureaus in said premises

the following property viz.:

one pair fine ties, one apron, three baby
unrated boxes, nine pair drawers, ten chemises,
one apron, two table cloths, three table
cloths, one pillow slip, two belly bands
five towels, one table cloth, two remnants
of linen, one sofa cover, three pair stockings
twenty two handkerchiefs, one silk hand-
kerchief, three pieces of laces, three
pair of ladies mitts, four collars,
one silk scarf, one pair cuffs,
two pictures, one sewing bag, all of
the value of two hundred and fifty
dollars

Sworn before me this

day of

the property of deponent and Alexander
Mayer, deponent's husband

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 Bertha Giersch (now here)

187

for the reason following To wit, that on
said day the 15th day of July 1872, deponent
unpacked two table cloths, mentioned above, and
at diverse other days prior to said 15th day of
July 1872 and since about the first day
of May 1872. The other articles mentioned
above. That during said period and longer
said Bertha Giersch did live in said premises,
and on the 21st day of July 1872, said

Peace Justice

0593

five tiers and all the other articles
 enumerated above were found in a
 locked trunk the property of said Bertha
 Giesch, which said trunk was locked
 prior to the finding of said articles therein
 and said Bertha had the key to said trunk
 in her possession. Said trunk was opened by said
 Bertha and said articles found therein in pursuance of official orders
 of the District Attorney therefore hereby believes
 and charges; that said articles, were
 at diverse times taken stolen and
 carried away from the possession of
 defendant, by said Bertha Giesch
 known to be false and
 this 22^d day of July 1874 Auguste Mayer
 Mayor of the City of
 Blue Justice

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

VS.

DATED 187

MAGISTRATE.

OFFICER.

WITNESSES:

0594

BOX:

73

FOLDER:

824

DESCRIPTION:

Gilbert, James

DATE:

08/15/82



824

05995

J.H.

(1)

WITNESSES.

Counsel,

Filed 15 day of Aug 1882

Pleads,

THE PEOPLE

vs.

James Gilbert

INDICTMENT.
Issued from the Person.

31
15

JOHN MCKEON,

District Attorney.

A True Bill.

M. G. Gilbert Foreman.

Aug 15/82

W. J. Gilbert
S. P. Three years.

0596

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 Gilbert

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

James Gilbert

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

James Gilbert

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

two promissory notes for the
Payment of money the same being then and there due
and unsatisfied of the kind known as United States
Treasury notes of the denomination and of the
value of two dollars each, and three promissory
notes for the payment of money, the same being
then and there due and unsatisfied of the kind
known as United States Treasury notes of the de-
nomination and of the value of one dollar each

of the goods, chattels and personal property of one Charles Buschmann
on the person of the said Charles Buschmann then and there being found,
from the person of the said Charles Buschmann 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.

0597

BAILED,

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

6260 144
Police Court-1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

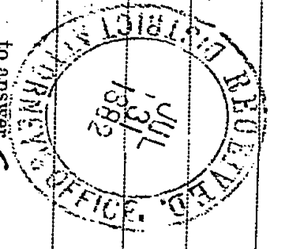
Charles F. Schuchman
James Gilbert
James Gilbert
James Gilbert

1 _____
2 _____
3 _____
4 _____
Offence, Arrested from person

Dated July 28 1882

John F. Stinson Magistrate.
John Stinson Clerk.

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



James Gilbert
to answer
James Gilbert

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

guilty thereof, I order that he be held to answer the same and he be ~~admitted to bail in the sum of~~ ~~_____~~ committed to the Warden and Keeper of the City Prison of the City of New York, until he ~~is~~ legally discharged

Dated July 28 1882 Highlander 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.

0598

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 90 Courtland Street

being duly sworn, deposes and says, that on the 28th day of July 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, from his person in the daytime

the following property, viz:

Good and lawful
money consisting of ~~one~~
bill of the denomination
and value of five dollars

Sworn before me this

28

day of

the property of

deponent

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

James Gilbert now
present from the fact that
as deponent was passing
along West Street the defendant
approached him and suddenly
put his hand into a pocket of
deponents West & took therefrom
the bill in question which he
afterwards, threw on the street. Dep
caught his hand in the pocket that
contained the bill

C. Buschmann

High Constable Police Justice

188

0599

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, } ss.

1st District Police Court.

James Gilbert

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

Question. What is your name?

Answer.

James Gilbert

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

New York City

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

Answer.

152 Pearl Street & about one year

Question. What is your business, or profession?

Answer.

Printer

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

Answer.

I am not guilty of the charge

Taken before me this

day of

188

July 1888
Alfred W. Gardner

Police Justice.

James Gilbert

0600

BOX:

73

FOLDER:

824

DESCRIPTION:

Gilmartin, James

DATE:

08/16/82



824

0601

1035

Day of Trial,

Counsel,

Filed 16 day of Aug 188 2

Pleads

THE PEOPLE
 vs. **P**
James Gimartini
70 Wellbourn

LARNEY AND HIGGINS, SOLICITORS AT LAW, 70 WELLS STREET, BOSTON, MASS.

JOHN McKEON,

District Attorney.

A True Bill.

W. G. Church Foreman.

Aug 17/82

John P. P.

Wm. L. S. Co.

WITNESSES

0602

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

THE POPE OF THE STATE OF NEW YORK,

against

James Gilmartin

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

James Gilmartin

of the CRIME OF GRAND LARCENY, committed as follows:

The said

James Gilmartin

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

aforesaid, with force and arms *one watch of the value of*
thirty five dollars

of the goods, chattels and personal property of one

Marcus G. Baldwin

then and there being found,

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

John McKeon
District Attorney

0603

BAILIED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

677
 Police Court-1
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Marcus Waldman
 23 Park Row
 1 James Wilmartin
 2 _____
 3 _____
 4 _____

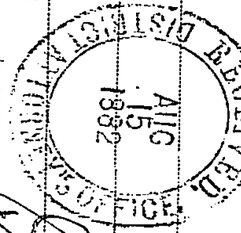
Offence, *Procuring person*

Dated 12 August 1882

of Joseph Magistrate
 John Peters
 151 Riverside Court
 Officer

Witnesses,
 William Randall
 No. 102 Macaul
 Street,
 John Falkenau
 Street,

No. _____ Street,
 No. 577 Street,
 to answer



AW

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

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 *12 August* 1882 *Hugh Gardner* 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.

0604

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

186 District Police Court.

James Gilmartin

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.

James Gilmartin

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Philadelphia

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

Answer.

Philadelphia, 4 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty

James Gilmartin

Taken before me this

day of

188

Joseph G. ...

Police Justice.

0605

CITY AND COUNTY }
OF NEW YORK, } ss.

William Randall

aged 18 years, occupation Painter of No.

102 Nassau Street, c/o John Dolhans being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Marcus G Baldwin

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

Sworn to before me, this 12 } Wm Randall
day of August 1882 }

[Signature]
Police Justice.

0606

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Marcus G Baldwin

of No. 23 Park Row

Street, aged 45 years Merchant

being duly sworn, deposes and says, that on the 12 day of August 1882

at the day time in the City of New York,

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

of deponent, and from deponent's person

the following property, viz:

one open face Gold watch of the
value of thirty five dollars

Sworn to before me this

thirty

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said, property was feloniously taken, stolen, and carried away by James Gilman (now here)

from the fact that while deponent was standing on ~~the~~ street while a crowd of people was passing. William Randall came up to deponent and informed deponent that said defendant had taken deponent watch from the pocket of the vest then and there worn by deponent ~~deponent~~ immediately thereafter deponent saw said defendant running away from deponent

POLICE JUSTICE

788

0607

Wherefore deponent charges said defendant with taking stealing and carrying away from deponents person the aforesaid property

Sworn to before me this 4th 12 day of August 1882³ W. B. Caldwell

Wm. Gardner Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0608

BOX:

73

FOLDER:

824

DESCRIPTION:

Ginane, Peter

DATE:

08/15/82



824

0609

W
X
Day of Trial, *Sept 14*

Counsel, *Sept 14*
Filed *15* day of *Aug* 188*2*
Pleads *Not guilty*

THE PEOPLE
vs.
Peter Gimane
Prosecution in the
first degree

JOHN McKEON,
District Attorney.
P 2 Sept 14. 1882.
Frid & acquitted.
A True Bill.
Monday Sept 14 1882
W. C. Churd
Foreman

0610

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 Ginane

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

Peter Ginane

of the CRIME OF Robbery in the first degree
committed as follows:

The said Peter Ginane

late of the City and County of New York, on the twenty first day of July
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 one Santiago
Leina wilfully and feloniously made an assault
and one promissory note for the payment of
money the same being then and there due and
unsatisfied and of the kind known as United
States Treasury notes of the denomination and
of the value of five dollars, and one finger ring
of the value of ten dollars of the goods chattels
and personal property of the said Santiago
Leina then and there in the presence of him
the said Santiago Leina and against his will and
by putting said Santiago Leina in fear of some
immediate injury to his person, feloniously
did rob, steal, take and carry away, against the
form of the statute in such case made and pro-
vided, and against the peace of the people of the
State of New York, and their dignity

John McKean

District Attorney

0611

632

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Quinn
10 East 12th
St. Louis

Offence, *Robbery*

Dated *July 23* 188*2*

Smith Magistrate.

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

No. 5, by _____
Residence _____
Street, _____

Witnesses *Amie Smith*

No. *10 East 12th* Street,

Off. Thomas Bailey

Off. Charles H. Howell

Off. Charles Howell

Off. Charles Howell

Off. Charles Howell

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 _____

Peter Quinn

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 *July 24* 188*2* *Solomon 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.

0612

Peter Germain being duly sworn and examined
in known behalf says I live at 347 East 33^d St
I am single. I live there with Mrs Dellen. I
live there when I am not employed at other
places. I am a waiter, system man & bartender.
I first saw the complainant on 5th Ave on
Friday last. He was standing near 124th St
I was going up to 23^d St with a friend of mine
Louis Tripp of Providence R. I. at 814th St I
saw a man I thought I knew. I said to Tripp I thought
I knew that man. I asked him to wait he said no he
would go up. I looked around & the man had gone.
I crossed at 124th St & met Sina leaning on a
fence. When he saw me he laughed. I thought he
laughed at a lady ahead of me. He walked by me
and rubbed against me as he passed and turned
around and laughed again. This was between
where I met him and 144th St. I stood on the corner
of 144th & looked at him. I first thought he was a
negro. Then he went by me again. I crossed
over a few feet behind him. on the opposite side
he turned right to me and laughed and
looked me in the face. I spoke to him first
I said do you know me sir. He said I think
I do from Philadelphia I said may be you do
but you must have excellent memory if you can
remember since 1876 when I was in the hotel
Albany a waiter there.

0613

I said I see you as a spanner. He said
where are you going. I said to 23rd street
to meet a friend of mine. He said is it
a lady or gentleman. I said a gentleman
then he asked me to go to his house and
then we will have a nice time. I thought
he meant 1124th & said it was too far. He
said I made a mistake it was 12th & pointing
down the street. I said there are other places
besides your house for a nice entertainment. I said
if my capital permitted me I would treat you
here. He thanked me and said he did
not wish for any thing. I said I will have
to go up town my friend is ahead of me on
the other side of the street. I reached out my
hand to bid him good night. He persuaded
me to go to his house to have a nice time. I wanted
to know what this time consisted of. He said
you come and I tell you. We went down & a
stout man stood on the street. He said
that is a very stout man I said I think
he is a sergeant at head quarters. We got to
the house. He wanted me to go in the back
way & I objected. He said I rent the
bottom floor and is mine. He took me
by the hand and insisted on my going
in. When inside the house I went in to the
room. I told him I wanted the back yard
He pointed his finger back

06 14

While in the yard I saw Aunt Surt's go into
his room and saying something I did not hear
When I came back she stood at the hall
door going up stairs and looked me in the
face. I said when I got in if you want to hit
me you can take me outside. He said
take a seat. We sat by the window & he began
to put his hand on my private piece. I said
someone is looking in the window - He pulled
down the blinds. He pulled down my pants
exposed my private and wanted me to lay
on the bed. I told him to stand up for a
minute. As he did I grabbed him by the
neck to hit him. He fell down. I handed
him his hat & said you come with me I
will have your money. He said you
kill me I will not go. I said the man
we saw in the street I will find if not
I'll get an officer & bring him in.
I opened the door to go out which he
had locked. He asked me to come in the
room & not make or much noise as it would
ruin his character I followed him into
the kitchen through the hall. He said if
I wanted money or anything he
would give it to me & began to take
off his chains. I said I don't want
your jewellery. He said I will give you

06 15

five dollars if you say nothing about it -
He went in the room & brought his pocket
book and took something out and threw
it on a shelf I thought it was money. He
brought me back into the kitchen & laid
down a dollar and a half. I said that
don't look like 5 dollars and showed it to him
I said in this case necessity compels me
to take this money only for that I would
have you arrested. He went up & got 5
dollars & gave me 2⁶⁰ or 270. When he came
down he had something in his hand I
thought was a revolver. Then I took my
~~revolver~~ out. He gave me 260 or 270 & I said
it was not 5 dollars. He said it was all he
had & would give me the balance tomorrow.
I said give me your ring for security or
I will not come. He said it is my mother's
ring & I can't part with it. I took the ring &
went there the next day & told him if he
did not give me the ten dollars I would have
him arrested. I had my face painted that
night. I had my face painted to find out
where a lady lived.

Given to be for me
this 2^d of July 1882

Peter Girard
Solomon D. Smith
John Dusha

06 16

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

Peter Guane 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~~ he see fit to answer the charge and explain the facts alleged against ~~him~~ that he is at liberty to waive making a statement, and that ~~his~~ waiven cannot be used against ~~him~~ on the trial,

Question. What is your name ?

Answer. Peter Guane

Question. How old are you ?

Answer. Twenty seven years

Question. Where were you born ?

Answer. US

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

Answer. 347 East 33 S. St. 4 years

Question. What is your business or profession ?

Answer. Bar tender

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

Answer. I am not guilty. I desire to testify under oath

Taken before me, this 23^d } Peter Guane
day of July 1882 }

Solomon Smith
Police Justice.

0617

Santiago Lucia being cross &
unable say. I understand English
but don't speak it. I have been in
New York since 1859. I was in Cuba
and Spain six years since then. I last
came to New York in 1865. I have
lived here and in Philadelphia. I now
keep a boarding home, at 10 East 12th
St. I first saw Eugene last Friday
on 5th Avenue, between 14 & 15 Sts.
He passed me and called me Charlie.
I said "I am not Charlie." He said
excuse me I am not Charlie. He
asked me if I was a Cuban. I said
yes I am a Cuban. He said it was
a fine night. It was about 11. PM.
He asked me what place I was going
I said I was going home. I did not
ask him to go home with me
he asked me where I lived. I said
10. East 12th St. We were walking
along towards my home, and he
asked me to go and take a drink
or smoke. I said I did not drink
or smoke. I was then near 13th St
and 5th Avenue. He asked me if I
objected to walk with him. I said
It made no difference I was going
home.

0518

When we got to my house he asked me for a glass of water. I said come in. He went in the room and I opened the window and he sat down by the window. Before going in I asked him his business. He said he travelled for Ball & Black in the jewellery business. After drinking the water he closed the blinds. When he got shut the blinds I got up and opened the door. At the same time he got up and said. I am a detective, I have been looking for you for a long time and I painted my face to catch you. His face was painted dark brown. He said he had been boating for three days and had got tanned up. I only asked him how long he had been travelling for Ball and Black. He then took me by the hand and wanted to take me out. He told me to get my hat he was going to arrest me. I said I would not go. I was not the party - He said it was no use to talk and took out his revolver. I said let me alone I am not the party. He took his revolver again. I said what do you want me to do to leave me alone

0619

He said to me I want you to give me some money. I only had one dollar and a half and he said, I won't take that it's too little. He then took the revolver again. I went to my bureau and gave him five dollars. He said five dollars was no use to him, there was a policeman on the corner who saw him coming to arrest him. I said I had no more money to day. At that time my friend knocked on the door. I took him into the kitchen and told him if he let me alone I would give him ten dollars tomorrow. He asked what time I said 12 o'clock and then I would not say a word and would give him the money. He said if you fool me and don't give me the money tomorrow I will kill you if you say a word. He put the revolver to me again and said I will kill you in one minute. He asked me what security I would give him for the ten dollars. I said I had no security and then he said give me that ring. He said he would come back here at 11 o'clock for the money. After I gave him the ring he said he would go to the police

0620

and tell them I was not the person
and that he would not arrest me.

I told him to beware and bring me
the ring the next day as I would not
lose it for anything. I did not make
any improper proposals to the prisoner

I do not indulge in a practice known
as "going down on the men". I did not
ask the prisoner to say nothing about it as
it would ruin my reputation. I did not
voluntarily give him the ring and money
as security that I would not say anything
about what had taken place.

Quest

I had never seen the prisoner before.
After he pointed the pistol to me and
demanded the money I gave it to him.
When he got the five dollars he said he
wanted more money, and I gave him
the ring as security for the ten dollars.

+ 54

I said leave me alone what do you want.
I said maybe you want some money. He
said give me some money & I will let
you alone. All the time he threatened
me with the pistol. It is not true that the only
threat was made when he said if you attempt
to go down on me I will shoot you.

I was to be before me Santiago Garcia
the 24th of July 1887
John B. Smith
Police Officer

0621

Allie Smith being cross examined
says. I live at No 10. East 12th & I am a
servant with Mr Lucia. He occupies the first
floor, the basement. There is a kitchen and
front basement. I was in the home last
Friday night. I cannot identify Luciano
as the man there. I saw a man there but
he had his back to me. I was in an adjoining
closet from the room they were in. The closet
is in the kitchen. It is about 20 feet from
the room where they were ~~and~~ to the closet
where I was. The door between the kitchen
and front basement was open. The door
of the closet was open. It is a water closet
I was in there. The door of the closet opens
into an area way. You can go through the hall
way or kitchen to the closet. I can't say I
was in the closet all the time the man was
in the home but I was there while that
conversation took place. I did not go there
to conceal myself from the prisoner. They
were in the front room when I heard them.
The only conversation I heard was what I
heard while I was in the closet. The
home is an ordinary sized house. The man
I heard came into Mr Lucia & said he came
to arrest him that he was implicated
in the Kelly murder

0622

Mr Lima said it was not so he would go to the police station with him. He said no he wanted 15 dollars. Lima said he had only 5 dollars and the man said that was no good and he wanted security before he would leave the house. He asked Lima if he had a gold watch. Lima said no. He said I want to see the ring you have on your finger. I want security. Lima said he did not want to part with the ring. It was the last thing he would give up as it belonged at one time to his mother. Lima told him if he came the next day at 12 o'clock he would give him the balance of the money - He said he could not come at 12 o'clock as he had a case to work up in Brooklyn. He said the earliest date he could come was at 4 o'clock. He said if Lima went back on him he would shoot him. I went up stairs on the parlor floor and saw the man go out towards 54 avenue. The landlady's name is Mrs. Pomeroy. She is an invalid.

From when I was I heard the conversation distinctly. I took ice water in the room Lima called for it before the conversation took place.

James ^{the} ~~the~~ Smith

Given to before me this 20th of July 1932
 James P. Smith

Receipt

0623

POLICE COURT—SECOND DISTRICT.

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

33 years
Annie Smith—Servant
of 10 East 12th Street, being duly sworn, deposes
and says that on the 21st day of July 1892
at the City of New York, in the County of New York,

at the above premises, and while deponent was in a room adjoining one occupied by Santiago Lima I heard Peter Guiane, now here in the room of said Santiago and I heard said Guiane say to said Santiago that he was going to arrest him for the murder of Officer Keely and that he would arrest said Santiago if he did not give him (Guiane) fifteen dollars. Deponent heard Santiago say he had but five dollars when said Guiane asked said Santiago to give him his ^{gold} watch as security for the other ten dollars. Said Santiago said he had no watch when said Guiane asked him to give him a ring said Santiago had on. Santiago said he did not want to part with the ring on any account, but that he would give ~~Santiago~~ ~~Guiane~~ ten dollars the next day at twelve o'clock. Guiane said he could not come at that time as he had a case to work up and the earliest hour he could come would be 4 o'clock ~~and~~ and that he would come back at that hour and if

0624

Santiago went back on his
he would blow his (Santiago's) brains
out. That's all I heard. I then looked
out the window and saw Guare going
towards 5th Avenue -

Sworn to before me
this 24th day of July 1887

Amie^{her} & Seuch^{man}

Solou^R Seuch

Police Justice

POLICE COURT. - SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Offence

Dated.....187

Witnesses,

Committed in default of \$.....surety.

Bailed by.....

No.....Street.

0625

Form 123.

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

Police Court—Second District.

Santiago Lina Boarding house

of No. 10 East 12th Street, being duly sworn, deposes and says,

that on the 22nd day of July 1882

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of ~~and by placing him in fear of bodily harm~~ deponent, the following property, viz.:

good and lawful money consisting of one bank bill of the value and denomination of five dollars and one ring and gold ring of the value of ten dollars and in all

of the value of Fifteen dollars
the property of Deponent Dollars,

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, and against his will, by ~~and by placing him in fear of bodily harm~~ Peter Guane (now here for

the following reasons to wit. Deponent met said Guane on 5th Avenue and went with deponent to his room to get a glass of water for which he had asked deponent. When in deponent's room said Guane told deponent he wanted fifteen dollars from him or he would arrest him for the murder of one Keely. Said Guane then put a loaded revolver to deponent's head and demanded said money from him. Deponent being in great fear of bodily harm gave said Guane five dollars in money and one gold ring with an amethyst stone set therein.

Sworn to before me this 23rd day of July 1882
J. W. [Signature]
Police Justice.

0626

BOX:

73

FOLDER:

824

DESCRIPTION:

Girard, Frank

DATE:

08/15/82



824

0627

WITNESSES.

Counsel,
Filed *10* day of *Aug* 188 *2*
Pleads,

THE PEOPLE

vs.

Frank Girard

INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

A True Bill.

M. G. Edwards Foreman.

Aug 15 1882

Edwards

S.P. Two years & 6 mos

1-1-1882

86

0628

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Girard

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

Frank Girard

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Frank Girard

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

one watch of the value of ten dollars.

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

0529

complaint made

by Louis Goldberg
128 Eldridge St

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

Complainant's address by
Louis Goldberg
128 Eldridge St

646-

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles C. Haddock
Frank C. Howard
Greenwood

1 2 3 4
Offence, _____

Dated July 9 1888
Magistrate
Clerk

Witnesses, _____

Complainant to the Court
to answer \$ 500
A. S.
C. M.

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 July 9 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 h to be discharged.

Dated _____ 1888 _____ Police Justice.

0630

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } SS

12th District Police Court.

Frank Girard

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

Question. What is your name?

Answer.

Frank Girard

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

28 Mulberry Street & about 19 Years

Question. What is your business or profession?

Answer.

None at present

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

Answer.

I am not guilty of the charge
Frank. G. G. G.

Taken before me this

day of

1888

Wm. J. ...
High Sheriff

Police Justice.

0631

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No.

Abraham Cassack
174 Springfield Avenue Newark N Jersey

being duly sworn, deposes and says, that on the 29 day of July 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, from his person in the day time

the following property, viz:

one silver watch of the value of ten dollars

Sworn before me this

29

day of

the property of

deponent

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

Frank Girard now here who stood close to deponent in Chatham street & was seen by Officer English, put his hand in a pocket of the vest worn by deponent and after he had taken his hand therefrom and when the officer had arrested the defendant deponent discovered that his watch was stolen from said vest pocket.

Abraham Cassack

1882
Police Justice

0632

City and County of New York
 Patrick English of the Sixth Precinct being duly sworn says that he saw the defendant put his hand into a pocket of Complainant's vest & afterwards found in his possession the watch here shown which the Complainant identifies as his property

Patrick English 6th Precinct

Sworn to before me this
 29th day of July 1882
 Hugh Gardner } Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDAVID-Larceny.

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0633

BOX:

73

FOLDER:

824

DESCRIPTION:

Goodman, Charles

DATE:

08/16/82



824

0634

WITNESSES.

Day of Trial,

Counsel,

Filed

1882

Pleads

115

16 day of Aug

THE PEOPLE

vs.

Charles Goodman

LARCENY AND RECEIVING STOLEN GOODS

10 W. J. [Signature]

JOHN McKEON,

District Attorney.

A True Bill.

M. G. Church Foreman.

Aug 6/82

[Signature]

Wm. L. Loomis

0635

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 Goodman

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

Charles Goodman

of the CRIME OF ^{Petit} GRAND LARCENY, committed as follows:

The said

Charles Goodman

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *second* day of *August* in the year of our Lord one
thousand eight hundred and eighty *two*, at the Ward, City and County
aforesaid, with force and arms *one shirt of the value of*
seventy five cents, one undershirt of the
value of twenty five cents, one collar of the
value of ten cents, one pair of sleeve buttons
of the value of thirty six cents and four
collar buttons of the value of one cent each

of the goods, chattels and personal property of one

Adolph Bloch

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

John McKeon
District Attorney

0635

12657
Police Court District 115

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Brock
331st 109th St
Charles Godwin

Offence, *Petit Larceny*

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *August 2*, 188*2*

J. Henry Ford Magistrate.

John H. C. Smith Officer.

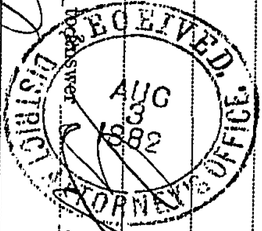
Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Three* 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 *August 2*, 188*2* *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.

0637

Sec. 198-200.

24
21 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Goodwin 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 Goodwin

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Baltimore

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

Answer. Any place that I work

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. Did not see them

Charles ^{his} Goodwin
X
mark

Taken before me, this 2^d
day of August 1882

J. Henry Ford Police Justice.

0638

City and County of New York, ss:

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of Adolph Bloch
For Pett. Larceny

vs.

Charles Goodman

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

Dated March 2, 1872

J. Henry Ford Police Justice.

Charles X Goodman
mark

0639

2nd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Adolph Block.
Age 34 years. Storekeeper.

of No. 331 South Street

being duly sworn, deposes and says, that on the 2nd day of August 1882

at the said premises. City of New York,

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

of deponent, in the day time.

the following property, viz:

One Muslin shirt of the value of seventy five cents: One undershirt of the value of seventy five cents: One linen collar of the value of ten cents: One pair of plated sleeve buttons of the value of thirty six cents and four collar buttons of the value of five cents. Said property being in all of the value of One $\frac{41}{100}$ dollars

the property of this 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

Charles Goodwin (now here) from the fact that the accused came into deponent's store and pretended that he wished to purchase the said property and after obtaining the same from deponent said Goodwin put them on his person and attempted to run out of the store without paying deponent.

Adolph Block

Sworn before me this

day of

1882

Police Justice

John J. [Signature]

0640

BOX:

73

FOLDER:

824

DESCRIPTION:

Graham, Edward

DATE:

08/15/82



824

0641

built by
Andrew Noble
459 N. 50

April 26th 1883

The Complainant & Defendant
were keeping Company. The
Complainant does not desire
that Thomas to be prosecuted
& has filed every law
statement to that effect
I think that the
defat should be dis-
charged on his own
recognizance
J. McKeon
J. McKeon
J. McKeon

89

Filed *10* day of *Aug* 188 *2*
Pleads *Not Guilty (Amended)*

THE PEOPLE

vs.

Edward Graham

ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.

W. G. Edmund Foreman.
April 26th 1883.
Paul D. Durbango.

0642

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 Graham

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

Edward Graham

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Edward Graham

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

JOHN McKEON, District Attorney.

0643

BAILED,

No. 1 by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court 4 District.

6471

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Oliver Thompson
37 St. James
Edward Graham

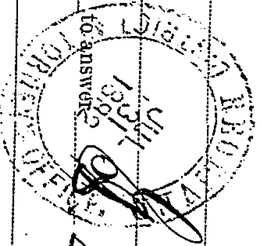
Offence, *Indecent Assault*

Dated *July 31* 188 2

73 04 73rd St Magistrate,
Henry C P Officer.

Witnesses, *Erin Delaney*
Central Park Police

No. _____ Street,
No. 1000 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 *Edward Graham*

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

Dated *July 31* 188 2 *R. J. Ryly* 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.

0644

Sec. 198-200.

416 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Graham 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 Graham

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York City

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

Answer. 781 11th Avenue for 2 years

Question. What is your business or profession?

Answer. Clothing Cutter

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

Answer. I have nothing to say only I
did not do what the officer told
her to say

Edward Graham

Taken before me this 31

day of

July 1884

[Signature]

Police Justice.

0645

Police Court— 4th District.

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

of No 437 West 56th Eliza F. Thompson Street,

on 30th the 30th day of July being duly sworn, deposes and says, that
in the year 1882 at the City of New York, in the County of New York.

and indecently
he was violently ASSAULTED ~~and BEATEN~~ by Edward Graham (max huc)
who caught hold of deponent and threw her down
on a seat in the Central Park and raised her
clothes and put his hand on her private parts
and laid on top of her
without any justification on the part of the said assailant. deponent is 17 years old,
I screamed when officer ~~was~~ ^{delaney} came up

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

Sworn to before me, this 31
day of July 1882

Eliza F. Thompson

R. V. Proby

POLICE JUSTICE.

0646

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward Graham

Indecent Assault

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself or wife or friends and keeping company at the time of the alleged occurrence and have since been friends. had I given the matter proper consideration I would never have made the charge.

Ely C. Thompson

0647

BOX:

73

FOLDER:

824

DESCRIPTION:

Gray, John J.

DATE:

08/09/82



824

0648

WITNESSES.

29 116
Day of Trial,
Counsel,

Filed 9 day of Aug 1882
Pleads *Guilty* (Co)

THE PEOPLE

vs.
John J. Gray
Defendant

Felonious Assault and Battery.

John McKeon
JOHN McKEON,
District Attorney.

David J. Gray
A True Bill. 11-a
1-c.

Mr. Glum
Foreman.

John J. Gray
David J. Gray

0649

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 J. Gray

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

John J. Gray

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

The said John J. Gray

late of the City of New York, in the County of New York, aforesaid, on the second day of July 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 Richard Ryan in the peace of the said people then and there being, feloniously did make an assault and with a certain knife the said Richard Ryan which the said John J. Gray

in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent to kill the said Richard Ryan 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

John J. Gray

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

The said John J. Gray

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 Richard Ryan then and there being, wilfully and feloniously did make an assault and with a certain knife the said Richard Ryan which the said

John J. Gray

in his right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto the said Richard Ryan 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.

0650

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss. 1

POLICE COURT, 3 DISTRICT.

Francis Kelly
of No. 1111 of 111 24 Street, being duly sworn, deposes and

says that on the 2 day of July 188 2

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

deponent found John J Gray
was in a small boat at the
stem of the barge, and in
his possession deponent found
a collar with blood upon it
and a pen knife

Francis Kelly

Sworn to before me this 12 day of July 188 2
[Signature]
Police Justice.

0651

Form 11.
Police Court, Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis Kelly

vs.
John Gray

Dated July 3 1882

W. H. H. Justice.

Witness.....

It to admit
result of injuries

\$..... to Ans..... Sess.

Bailed by.....

No.....

AFFIDAVIT, I & B. are
Richard Ryan

[Signature]

Police Justice

City of New York
Richard Ryan residing 278 1st Avenue
being sworn says that on the 2 day of July 1882
deponent was on a cargo ship at the time
an American boat returning to New York from
Mann's department was out on the third of
deponent to before me
this 12 day of July 1882
Richard Ryan

0652

Form 11.

Police Court—Third District, Halls of Justice.

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

of No. 24 Precinct Francis Kelly Street

on Saturday the 7 day of July being duly sworn, deposes and says, that

in the year 1882, at the City of New York, in the County of New York,

Richard Ryan was violently ASSAULTED and BEATEN by John J. Gray

(now present) who cut said Ryan's throat with a knife as deponent is informed by said Ryan who is now confined at Bellevue Hospital from the effects of said injuries and unable to appear in Court without any justification on the part of the said assailant

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

Sworn to before me, this 3 day of July 1882

Francis Kelly

J. J. [Signature] POLICE JUSTICE.

0653

BAILED,

No. 1, by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

Police Court - 3 District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Kelly
John J. Gray

John J. Gray
 Offence, *Resault & Malt.*

Dated *July 12* 188 *2*

Richard Magistrate.

Officer _____

Clerk _____

Witnesses

No. *372* East *11th* Street,

Richard Ryan

No. _____ Street, *to appear*

No. _____ Street,

Stacy & Co
113
1882



James Kelly

594

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 J. Gray*

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

Dated *July 12* 188 *2* *J. Wilketh* 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.

0654

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. Gray 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 J. Gray

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. New York

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

Answer. 428 E 11 Street (resided there 3 yrs)

Question. What is your business or profession?

Answer. Book Binder

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 in the small boat nearly all day with a friend of mine I do not know who cut Ryan I did not do it I went to separate two people who were fighting and in that way the blood got on my collar.

Taken before me, this 12
day of July 1887

John J. Gray
Name

J. J. Williams Police Justice

0655

Francis Kelly an officer of the Heabons
Squad being recalled by

Q. Did the prisoner make any statement
to you regarding any trouble
with Ryan.

A. On the morning of July 3 he said
that Ryan struck him first and
that he (Ryan) struck him back.

Q. Did he say any thing else

A. That is all.

Q. Did he tell you that he was
separating Ryan from his friends

A. No.

I was before
me this 12 day of July 1882

J. R. Smith

Notary Public

Francis Kelly

rept of Council minor for discharge
of Sgt. Martin denied

0656

City & County of New York

William Stewart
residing 342 East 11 Street, 18 years
of age a Porter, being duly sworn
and Examined says

Q. Were you present on the Excursion
Boat on July 2nd 1882, when Ryan's
Throat was cut

A. I was

Q. Did you witness the occurrence

A. No.

Q. Did you see any ground or
fight

A. No except up on the grove
& that was not with these
fellows here. I did not see
them fight at all

Q. You mean to say that you
saw no fight on the boat

A. I did ~~not~~ not.

Q. Are you acquainted with
Ryan.

A. No.

Q. With Ryan

A. Yes.

Q. Did you see Ryan on the
boat with his throat cut

0657

- A Yes. Somebody had hold of
him trying to put a hand
reaching about his neck.
- Q What did you do.
- A I ran over & put my
hand on it to stop it from
sliding.
- Q Who was the man that
had hold of him at the
time.
- A I don't know. It must
have been a stranger.
- Q Then it might have been
any night it might
be. I don't think it is.
- Q Why.
- A Because I could know
him again if I saw him.
- Q What did you do after
you put your hand on
his throat?
- A I stood there until the
police boat came up &
they thought I knew all
about it and took me.
- Q Did you make any
statement at the time

0658

to my one

A No.

Q Did you say anything to Ryan

A I asked him if he knew who cut him & he said

no.

Q Is that all you said to him?

A Yes I asked him who cut him & he said he didn't know. Some fellow came along and said Gray cut him. I asked him if Gray cut him and he didn't know who cut him.

Q Did you ~~then~~ say to Ryan

A "you know Gray cut you" "No. I said to him 'if it was Gray that cut you say so'" and when he didn't know and that he would tell if he did.

Seen before me W. Stewart

This 12 day of July 1872

J. P. [Signature]
Prosecutor

0659

BOX:

73

FOLDER:

824

DESCRIPTION:

Grogg, Christian

DATE:

08/16/82



824

0560

BOX:

73

FOLDER:

824

DESCRIPTION:

Grogg, Edward

DATE:

08/16/82



824

0661

BOX:

73

FOLDER:

824

DESCRIPTION:

Surmann, Gottfried

DATE:

08/16/82



824

0552

WITNESSES.

120
1882

Day of Trial

Counsel *W. B. G. G.*

Filed *17th* day of *Aug* 1882

Pleas *Not guilty*

THE PEOPLE

vs.

Christian Gregg
Edward Gregg and
Gottfried Schramm

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

Aug 17, 1882
143 Third St both acquitted.

A True Bill.

W. B. G. G.
Foreman.

W. B. G. G.
5th year.

0663

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Christian Gregg
Edward Gregg and
Gottfried Surrmann

The Grand Jury of the City and County of New York, by this indictment accuse
Christian Gregg, Edward Gregg and
Gottfried Surrmann
of the CRIME OF GRAND LARCENY, committed as follows:

The said Christian Gregg, Edward
Gregg and Gottfried Surrmann
late of the First Ward of the City of New York, in the County of New York aforesaid,
on the eighth day of August in the year of our Lord one
thousand eight hundred and eighty two, at the Ward, City and County
aforesaid, with force and arms two coats of the value of
ten dollars each, two pairs of
trousers of the value of three dollars
each two vests of the value of one
dollar each, one umbrella of the
value of one dollar, one clock of the
value of two dollars, and three dresses
of the value of two dollars each

of the goods, chattels and personal property of one

Max G. Marini

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

0664

And the Grand Jury aforesaid, by this indictment, further accuse the said *Christian Gregg, Edward Gregg and Gottfried Surmann* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said *Christian Gregg, Edward Gregg and Gottfried Surmann*

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

two coats of the value of ten dollars each, two pairs of trousers of the value of three dollars each, two vests of the value of one dollar each, one umbrella of the value of one dollar, one clock of the value of two dollars and three dresses of the value of two dollars each

of the goods, chattels and personal property of the said

Max G. Mevius

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

Max G. Mevius

unlawfully, unjustly did feloniously receive and have, the said *Christian Gregg, Edward Gregg and Gottfried Surmann* then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity

JOHN McKEON, District Attorney.

0665

Answered
April 5th 1884.
P. O.

0666

State of New York.

Executive Chamber,

Albany, *Feb. 25th 1884*

Sir: Application having been made to the Governor for the pardon of *Edward Seagg*, who was sentenced on *Aug. 16* 188*2*, in your County, for the crime of *L. L.* for the term of *4* years and to the State Prison you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Geo. Clunney

To *Hon. Peter B. Olney*
District Attorney, &c.

0568

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Godfrey Surmann 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. *Godfrey Surmann*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *130 Matt Street, 4 weeks*

Question. What is your business or profession?

Answer. *Sugar Maker*

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

Answer. *I am not guilty*

Taken before me, this *9* day of *August* 188*8* *Godfried Surmann.*

R. S. [Signature]
Police Justice.

0669

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Edward Grogg 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 Grogg

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. Germany

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

Answer. 45 Chrystie Street 3 days

Question. What is your business or profession?

Answer. Cigar Maker

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

Answer. I am not guilty

Taken before me, this 9

day of August 1888

Edward Grogg

J. J. Williams Police Justice.

0670

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Christian Gregg 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.

Christian Gregg

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.

45 Chrystie since last Saturday

Question. What is your business or profession?

Answer.

Cigar maker

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

Answer.

I am not guilty

Taken before me, this

9

day of

August 188

Christian Gregg

J. K. Smith

Police Justice.

0671

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Max G. Morris

of No. 45 Chrystie Street.

being duly sworn, deposes and says, that on the 8th day of August 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, *in the night time*

the following property, viz.

two suits of clothing of the value of twenty-eight dollars, one umbrella of the value of one dollar, one clock of the value of two dollars, three dresses of the value of seven dollars, said property being in all of the value of thirty-nine dollars

Subscribed before me this

the property of *deponent*

day of

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

Edward Grogg, Christian Grogg & Godfrey Suberman (all workers) from the fact that deponent occupies Rooms in the above named premises, and said defendants occupied Rooms on the floor above deponent. Deponent missed said property and in company with Officer Francis Fuchs of the 10th Precinct Police Deponent entered the Rooms occupied

Police Justice

1882

0672

by said three defendants, and then found the afore said Clock concealed in the Store and a portion of the clothing was concealed between two mattresses in said Room, that the said three defendants were in said Room when said property was found in their possession.

Sworn to before me this
9th day of August 1887
N. W. Smith
Police Judge

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0673

BOX:

73

FOLDER:

824

DESCRIPTION:

Gross, Stefan

DATE:

08/10/82



824

0674

74
Counsel, Prigg 16

Filed 10 day of Aug 1882

Pleas Specialty

THE PEOPLE

vs.

Sagan Green P

INDICTMENT.
Grand Larceny of Money, &c.

JOHN McKEON,

District Attorney.

A True Bill.

J. E. Chund Foreman.

August 16, 1882

Tried and acquitted

0675

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Stefan Gross

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

Stefan Gross

of the crime of GRAND LARCENY, committed as follows :

The said

Stefan Gross

late of the First Ward of the City of New York,

in the County of New York aforesaid, on the *fifteenth* day of *July* in the year of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force and arms.

804.

_____ three 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 thousand dollars, and of the value of one thousand dollars each: three 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 five hundred dollars, and of the value of five hundred dollars each: twenty 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 hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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: sixty 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: eighty 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 five dollars, and of the value of five dollars each: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and twenty 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: 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 one hundred dollars: 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 fifty dollars: 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: three 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: ten 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 five dollars each: ten 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each: three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each; six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents,) of the value of two cents each.

and three finger rings of the value of ten dollars each

of the goods, chattels, and personal property of one

George Drainab

then and there being found,

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

JOHN McKEON, District Attorney.

0677

Please your honour will you kindly
send for Mr. Keyn 328 Pearl St for whom I
worked & also the prosecutor worked there too.
The prosecutor knew that I have seen
him & that some leather from the
shop where we worked & he being afraid
that I should tell this to our employer
as he had been arrested with him & he
had no opportunity to tell our
employer of the theft as I was
arrested at that time. All the men
who slept in the same room would
see the leather & know that our
employer would recognize it as
it is a particular kind. I beg your
honour that our employer be
sent for as I can only speak the
Hungarian language.

0678

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 208, 209, 210 N. 212.

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George W. Bennett
Stephan Gross

1 _____
 2 _____
 3 _____
 4 _____

Offence, *Grand Larceny*

Dated *July 1882*

W. Morgan Magistrate.

W. Morgan Officer.

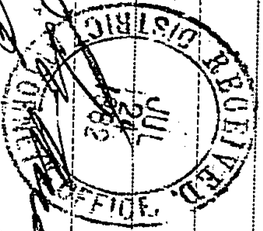
W. Morgan Clerk.

Witnesses *W. Morgan*

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



W. Morgan

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 *Stephan Gross*

guilty thereof, I order that he be admitted to bail in the sum of *100* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *July 1882* *W. Morgan* 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.

0679

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

July DISTRICT POLICE COURT.

Stefan Gross 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. Stefan Gross

Question. How old are you?

Answer. 24 years of age

Question. Where were you born?

Answer. Germany

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

Answer. Plaza Street about six weeks

Question. What is your business or profession?

Answer. Barman at Market

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

Answer. I am not guilty of the charge

Taken before me, this 18th

day of July 1888

Stefan Gross

P. H. ... Police Justice

0680

July
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY)
OF NEW YORK) ss

of No. *82 Essex* Street, *George Kravitch*

being duly sworn, deposes and says, that on the *15th* day of *July* 188*2*

at the *in the night time* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property, viz:

Good and lawful
money of the value
of eighty four dollars
three gold rings of the value
of twenty six dollars
viz all of the value of one
hundred and ten dollars
\$110

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 *Stephen Green, was here*

from the fact that this deponent whilst in his
bed-room discovered on the above mentioned
date the said Green handling this deponent's
clothing there and there hanging on and
upon the bedstead that this deponent was
lying upon. That this deponent worked
at the time the said Green was here
and by the said bedstead where
this deponent was lying and in

Sworn to before me this

day of

188

POLICE JUSTICE

0681

response to this defendant's question
as to the time of night. The said
Gross replied it was 12 o'clock
midnight and when this
defendant arose at about the
hour of half past five o'clock
upon the preceding morning
of said night he (the defendant)
discovered the loss of said
property as above described.
Therefore this defendant
charges Stefan Gross with
the larceny of the aforesaid
money *Case of Gross*

Sworn to before
me this 18th day
of July 1884
P. H. [Signature]
Deputy

District Police Court.

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

AFFIDAVIT—Larceny.

Dated 1884

Magistrate.

Officer.

WITNESSES:
DISPOSITION