

0562

BOX:
314

FOLDER:
2986

DESCRIPTION:
Geoghegan, Peter

DATE:
07/11/88



2986

0563

Witnesses:

Counsel,
Filed 11 day of July 188
Pleads, Chrysanthemum

THE PEOPLE
vs.
Peter Geoghegan

Burglary in the Second degree,
Grand larceny. First degree,
and Grand larceny. First degree,
[Section 49, 506, 528, 330 & 550.]

JOHN R. FELLOWS,

Aug 15/88 District Attorney.
Read as follows:
Elmira Pet. 1/KB.M.
A True Bill.

John R. Fellows
John R. Fellows
Foreman.

0564

Police Court—3rd District.

City and County
of New York, { ss.:

of No. 432 East 15th Mary Kennedy
Street, aged 37 years,
occupation Keep a grocery & notions store being duly sworn
deposes and says, that the premises No. 432 East 15th Street, 18th Ward
in the City and County aforesaid the said being a Six Story brick building
and which was occupied by deponent as a Grocery Store and dwelling
and in which there was at the time a human being, by name Mary Kennedy and
Mary Beins
were BURGLARIOUSLY entered by means of forcibly breaking off a
sheet of tin from the front door of said store
leading into said store from the street and pushed
back the bolt on said door and entered therein

3rd July 188th in the night time, and the
on the day of following property feloniously taken, stolen, and carried away, viz:

Three pocket books containing good and lawful
money of the United States of the amount and
value of Two Hundred Dollars & portion of
an earning a bill for groceries and two rawn
tickets altogether of the value of Two Hundred
Dollars

the property of Defendant
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

Peter Geoghegan
now deceased

for the reasons following, to wit: that at about the hour of eleven
o'clock P.M. on the 2nd day of July, deponent
securely locked and fastened the doors of said
store and premises and at about the hour of four
o'clock A.M. on the 3rd day of July, deponent
discovered said premises had been Burglarized
deponent is informed by Frank Dwyer of the
13th Precinct Police that he found in the possession
of defendant One hundred and eighty-one dollars

0555

and thirty-one cents in money and four pawn tickets a bill for groceries a portion of an easement a portion of which defendant identifies as a portion of the proceeds of said Pawnshop
money to be paid out to:

Sworn to before me this

3rd day of July 1888 } Mary Hemesoy
} Chas.
} Sioux

G. Aldenford

Police Justice

It appears to me by the utility in depositions and statements that the crime herein 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 to answer the same and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated 188 .
I have admitted the above named
to bail to answer by the underwriting hereto annexed.
Dated 188 .
I have admitted the above named
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188 .
Police Justice.
to bail to answer by the underwriting hereto annexed.
Dated 188 .
I have admitted the above named
to bail to answer by the underwriting hereto annexed.
Dated 188 .
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188 .
Police Justice.

0566

CITY AND COUNTY } ss.
OF NEW YORK,

aged 30 years, occupation Police Officer of No. 13th Precinct Police

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

Sworn to before me, this
day of July 188¹

John W. Ford
Police Justice.

Frank J. Donigan

0567

3rd

District Police Court.

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

Peter Geoghegan 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.

Peter Geoghegan

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.

716 East 9th St one week

Question. What is your business or profession?

Answer.

Census Painter

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

Answer.

I am not guilty I went out to unipole and found the money in the stock behind a window

Peter Geoghegan

Taken before me this

3rd

day of October 1881

John H. Ward
Police Justice.

0568

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
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 3rd 188 J. B. Merrifield 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.

0569

Police Court--- 3rd 1006 District.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Matteo Cimino
432 8-1st
Peter Geoghegan

2.....

3.....

4.....

Offence
Obstruction

Dated July 3rd 1888

JULY 3rd 1888 Magistrate.

Frank D'Onofrio Officer.

Precinct.

Witnesses

Call the Office

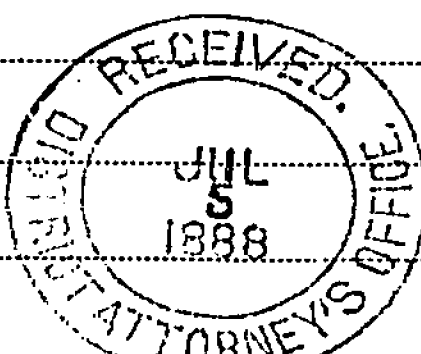
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$... was to answer.

Com



05 70

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 Tregagam

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

Peter Tregagam —

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

The said Peter Tregagam.

late of the ~~Nineteenth~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~Third~~ day of ~~July~~, in the year
of our Lord one thousand eight hundred and eighty-eight, with force and arms, about the
hour of ~~Xmas~~ o'clock in the ~~night~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one many stemmery.

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: the said many stemmery.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said many stemmery.

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,

0571

SECOND COUNT—

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

Peter Fygoofnagan —

of the CRIME OF ~~LARCENY~~ grand LARCENY in the first degree, committed as follows:

The said Peter Fygoofnagan.

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

three pocket doors of the value of one dollar each, the sum of two hundred dollars in money lawful money of the United States and to the value of two hundred a certain article being dollars, no relation to an earning.

to the value of four dollars, one piece of paper of the value of one cent, and three written instruments and evidences of contract of the kind called pawn tickets of the value of five dollars each.

of the goods, chattels and personal property of one ~~Mary Hemmings~~,

in the dwelling house of the said ~~Mary Hemmings~~.

there situate, then and there being found, from 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.

0572

THIRD COUNT—

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

Peter Geoghegan —

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

The said *Peter Geoghegan,*

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, with force and arms, *the sum of*
one hundred and eighty one dollars
and ninety one cents in money
banked money of the United
States and of the value of one
hundred and eighty one dollars and
ninety one cents, a certain article
dealing a portion of an earning, of
the value of five dollars, one piece
of paper of the value of one cent,
and three written instruments and evidences
discreased, of the kind called race tickets
of the value of five dollars each,
of the goods, chattels and personal property of one *Many Tennessee.*

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

unlawfully and unjustly, did feloniously receive and have; the said

Peter Geoghegan.

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

JOHN R. FELLOWS,
District Attorney.

0573

BOX:

314

FOLDER:

2986

DESCRIPTION:

Gill, Peter

DATE:

07/17/88



2986

0574

149
C.R.C.
Counsel
Witnesses;
Filed 17 day of July 1888
Pleads, John F. Gill (17)

THE PEOPLE
vs.
Peter Gill
19 Ave B.
95 -

JOHN R. FELLOWS,

District Attorney.
Part 1 August 16, 1888

Aug 16 1888
filed at Party of
A True Bill.

John R. Fellows

Foreman.

J.P. 2 yrs. P.B.M.

0575

3rd

Police Court— 3rd District.

City and County { ss.:
of New York,

of No. 167 Orchard
occupation / Keep a Saloon
deposes and says, that the premises No. 167 Orchard Street, aged 45 years,
in the City and County aforesaid the said being a five story brick building
and which was occupied by deponent as a liquor store and dwelling
and in which there was at the time a human being living,

were BURGLARIOUSLY entered by means of forcibly Breaking off a
padlock on the rear door leading into the
liquor store from the hall way and entering
therein.

on the 12th day of July 188th in the night time, and the
following property feloniously taken, stolen and carried away, viz:

A quantity of Bottled wines and liquors
and Segars and four or five dollars in
money together of the value of One hundred
dollars

the property of

Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Peter Gill (Unknown Name) (Nowhere)
and another man not now apprehended

for the reasons following, to wit: deponent securely locked and
fastened the doors and windows in said store
at about the hour of One o'clock A.M. on said
date and at about the hour of two o'clock A.M.
on said date deponent discovered said premises
had been Burglarized and deponent saw two
men coming out of the door leading into said store
and deponent fired two shots from a pistol at said
men deponent is informed by George Miller of no

0576

167 Orchard Street that he heard the shots fired
and saw two men run out of the Hall way of premises
no 167 Orchard Street about the hour of two o'clock
A.M. on said date towards Houston Street

Deposent is further informed by Officer George
Walker of the 11th Precinct Police that he heard
two shots fired off at about the hour of two o'clock
A.M. on said date and saw the defendant running
towards Houston Street from the direction of the premises
that had been burglarized and from where said shots
had been fired off and said officer arrested
said defendant

Sworn to before me this

12th day of July 1888 / Edward Hayes

J. Murphy Ford Police Justice

I have admitted the above named
to build to answer by the underwriting hereto annexed.
I have admitted no sufficient cause to believe the within named
There being no sufficient cause to believe the within named
guiltily of the offence within mentioned, I order him to be discharged.
Dated 188 .
Police Justice.

I have admitted the above named
to build to answer by the underwriting hereto annexed.
I have admitted no sufficient cause to believe the within named
There being no sufficient cause to believe the within named
guiltily of the offence within mentioned, I order him to be discharged.
Dated 188 .
Police Justice.

I have admitted the above named
to build to answer by the underwriting hereto annexed.
I have admitted no sufficient cause to believe the within named
There being no sufficient cause to believe the within named
guiltily of the offence within mentioned, I order him to be discharged.
Dated 188 .
Police Justice.

I have admitted the above named
to build to answer by the underwriting hereto annexed.
I have admitted no sufficient cause to believe the within named
There being no sufficient cause to believe the within named
guiltily of the offence within mentioned, I order him to be discharged.
Dated 188 .
Police Justice.

THE PEOPLE, &c., on the complaint of									
Offense - BURGLARY									
1.	2.	3.	4.		Dated	188	Magistrate.	Officer.	Clerk.
							Witnesses,	No.	Street,
							No.	*	Street,
									\$ to answer General Sessions.

Police Court, District.

0577

CITY AND COUNTY } ss.
OF NEW YORK,

aged 41 years, occupation Plate Painter of No.

168 Orchard

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Edward Kewa

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

Sworn to before me, this

day of July, 188

George Miller

J. H. Murphy

Police Justice.

0578

CITY AND COUNTY } ss.
OF NEW YORK,

aged 26 years, occupation Police Officer of ~~no~~
~~11th Precinct Police~~ Street, being duly sworn, deposes and

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

Sworn to before me, this 12th day of July 1883 George Baker
Benton Ford
Police Justice.

0579

3rd

District Police Court.

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK,

Peter Gill

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. Peter Gill

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. 75 Avenue B one year

Question. What is your business or profession?

Answer. Book

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

Peter Gill

Taken before me this 12th

day of April 1881

Peter Gill

Police Justice.

0580

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

Dated July 12 188⁸ J. 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 he to be discharged.

Dated 188..... Police Justice.

0581

Police Court--- 3rd 1082 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Hager
167^{rs} Orchard
Peter Gill

Offence ...
Jounglass

2.....
3.....
4.....

Dated July 12 1888 Magistrate.

George Baker Officer.

Witnesses Case to Office 11 Precinct.

No. Street.

George Miller
168 Orchard Street.

No. Street.

1000 ATTORNEY to answer
Gosom

0582

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 Tijl

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

Peter Tijl —

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

The said Peter Tijl,

late of the ~~Second~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~Twenty~~ day of ~~July~~, in the year
of our Lord one thousand eight hundred and eighty-eight, with force and arms, about the
hour of ~~Two~~ o'clock in the ~~ninth~~ time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one ~~Edward Stever~~.

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: ~~The said Edward Stever~~.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said ~~Edward Stever~~.

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; ~~The said Peter Tijl being~~
~~and assisted~~
~~there and there aided, being an accomplice~~
~~and confederate actually present, whose~~
~~name is the Grand Jury aforesaid~~
~~as yet unknown~~

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

0583

SECOND COUNT—

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

— Peter Tighe —

of the CRIME OF ~~Conspiracy~~ MURDER in the Third degree, committed as follows:

The said Peter Tighe.

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

a certain dwelling there situate to wit:

The store or one Edward Stever, feloniously
and ~~unlawfully~~ ~~unlawfully~~ did break into
and enter, with intent to commit
some crime therein to wit: with
intent

~~the goods, chattels and personal property of one the said Edward~~
~~Stever, in the said store~~
~~in the dwelling house of the said~~

~~there situate, then and there being found, from 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 Fellows,
~~District Attorney~~

0584

BOX:

314

FOLDER:

2986

DESCRIPTION:

Goldfaden, Abraham

DATE:

07/18/88



2986

0585

Witnesses,

Counsel,
Filed 18 day of July 1888
Pleads, John G. Coffey (79)

THE PEOPLE

The defendant in this
case was first tried before
the grand jury of the
county of Marion
on May 18, 1888.

vs.
John G. Coffey
(2 names)

JOHN R. FELLOWS,

District Attorney.

5 Oct. 1888.

A True Bill.

I have examined
all the witnesses in
this case and think
it a proper one for the
civil courts, but do not
think a conviction
can be obtained
and do recommend
that the defendant herein
be discharged on his
own recognizance
about fifteen days
deflagitated.

Foreman.

John G. Coffey
John G. Coffey
John G. Coffey
John G. Coffey
John G. Coffey

Oct. 1888. John R. Fellows
District Attorney.

John R. Fellows
District Attorney.

0586

Police Court, 3 District.

City and County of New York, ss.
of No. 405 Grand Street, Marc Sternberg
of No. 212 Bayard Street, Sonnemann
occupation wholesale dealer Street, aged 30 years,
that on the 5th day of July 1888, at the City of New
York, in the County of New York, J. Gelfand, editor

of a paper known as the Jewish
Illustrated Journal, published and
circulated in the City of New York
did on the above date, cause to be
published, and did publish a
certain libelous article, a translation
of which is hereto annexed. Which
the said article so published and
circulated in said journal tends
to expose defendant to contempt and
ridicule, and injures defendant to his
reputation. Wherefore defendant prays that
said defendant may be arrested and dealt with
according to law.

Marc Sternberg

Deemed to before me
this 11th day of July 1888

J. H. Murphy

Police Justice

0587

The conman and informer Skemberg, who has polluted our South Street with his dirty swindles, this baptized "longmose" is confined now in Moyamensing Prison for theft. This mean rascal had peddled with second hand socks, in order to ruin poor Jews. He, now, on the fourth of July, yawns on a straw mattress in prison. What justice! For this we have to thank the sedolous Israel Leiderhandler, who had him arrested.

#

The above is a true translation of a certain article published in the "Jewish Illustrated Journal," which is a weekly journal edited by one A. Goldfogem, Office No. 40, Canal Street, New York City.

0588

City and County of New York.

Charles F. Kene, being duly sworn, says he understands both the German and English language that the foregoing is a true and correct translation into English of a German translation of an article alleged to have been published in the "Jewish Illustrat'd Journal" in regard to Marc Steinberg.

Sworn to before me

This 10th day of July 1888. Charles F. Kene.

Charles D. W. Knudsen

Notary public.

City and County of New York.

David A. Rosenthal, being duly sworn, says that he understands both Hebrew and English, that he has read the foregoing from, Latin into English of a certain article published in the "Jewish Illustrat'd Journal" concerning the Marc Steinberg, and that said translation is a true and correct one.

Sworn to before me this

10th day of July 1888.

Charles D. W. Knudsen D. Rosenthal

Notary public.

N.Y.C.

0589

Sec. 151.

Police Court ³ District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Mark Sternberg of No. 21 or Madison Street, that on the 3rd day of July 1888 at the City of New York, in the County of New York,

I. Goldfaden editor of the Jewish Illustrated Journal did publish a certain libelous article tending to expose Complainant to Contempt and ridicule, and injuri

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 3rd DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 11 day of July 1888.

J. H. Murphy POLICE JUSTICE.

0590

July 11 1881

44 yrs
John
Clemons
Mr
141 E Broadway

The within named

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mahamed Ali Yacub
vs.
Mahamed Ali Yacub

Warrant-General

Dated July 11 188

July Magistrate

Kish Officer

The Defendant

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

Officer

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Police Justice.

0591

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK ss

3 District Police Court.

Abraham Goldfarden 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.

Abraham Goldfarden

Question. How old are you?

Answer.

44 Years of Age

Question. Where were you born?

Answer.

Russia

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

Answer.

141 East Broadway - 8 Months

Question. What is your business or profession?

Answer.

Editor

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 no explanation
I am not guilty & demand a trial by
jury. A. Goldfarden

Taken before me this
day of July 1881

Abraham Goldfarden
Police Justice

THE JEWISH

JEWISH ILLUSTRATED JOURNAL.



ד' אלהי גיה חשבתי:
(תהלים ייח, כ/ט)

פאן א. נאלדפאדען.

אם אשכח ירושלים תשכח ימי ני:
(תהלים קל, ז, ה)

Entered at the New York Post Office as Second Class matter.

1 טער יאהרנאנג. נומער 16. ניריאך 5 טען يول. פראייז 5 סענט.

<p>" יהה הונדרערט וואו אונגען ציילזאצן האט און " אונסגעלערטן וואו מיר ואַלען אונדויסען דעם נאrangleל " פֶּרְיִהָה יֵתָ, פֶּרְיִהָה יֵת וְאַרְעָרָן מִרְתְּאָמָּפּ " לען אונכטע-דיא פִּסְרָם וְאַס אֲתַ שְׂוֹאַכְעָר פְּאָר " פֶּרְעָהָרְנָר דִּיעַ אָוְנְטוּדְרָאִקְטָעַ קְלָאַסְעַ גְּרוּעָט דָּעַם פֶּרְעָהָלְשָׁעַן קְרָנְדָּיל וְאָס הִיכְסָטַהָעַל יַבְשָׁלַףּ " אַוְהָן הַיִּתְהָ וְאוֹדְרָיְהָן, וְעוֹשְׁנְשָׁאַפְּטָעַן אָן עָרְפָּנִי " דֻּוְמָעַן הַאֲבָעָן גַּעַשְׁפָּאַלְעַן אָעַם הַימְמָעַל מֵיט זְיוּרָעָן " וְאוֹנְדָרָרְכָּרִיךְ אָוְנְטוּרְשָׁעַטְבָּעַן דָּעַם אָוְנְטוּדְרָאִקְטָעַן " גַּעַנְעַן דָּעַם אָוְנְטוּדְרָאִקְטָעַן; הַיִּנְטָ וְעַן דָּיָה גְּעַגְּנָרָאַ " פֶּעַן הַאֲבָעָן אָוְסְגָּעֵמָאַקְעַטָּעַן אֹוַיָּהָן שְׁפָּאָן דָּעַם גַּאנְגָּן " עָרְקוֹנוֹל, דָּיָה אַסְטְּרָאַנְמָעָן הַאֲבָעָן כְּמַעַט אִיבְּרָעָן " צִילָּט דָּיָה שְׁטָעָרָעָן אָן הַיִּמְעָל, אָן דָּיָה פְּלָאָלָאַגְּעָן " הַאֲבָעָן אָוְסְגָּעַוּקְעַסְטִילָּט " שְׁכָלָאַגְּוָעָן וְעַד רְיִיָּה אַוְהָן " טַעַמְעַטְהָוָהָיּוּ; הַיִּנְטָ וְעַן דָּיָה גְּנַכְּטַע גַּטְטוּרְהָאַט " וְזַרְקָעְלְוֹרְעָטָן אָונְזַגְּטָה אַוְתְּסָטְבָּעָן בִּסְלְעָרְיוּוּיָּם אָלָע " עֲכַתְּגָעָ פִּיְהָרְוֹעֶךְ הָאַט עָרְאִינְיְנִיטָדָיָה " פֶּרְיִהָה קְלָאַסְעַע אָוְנְטוּדְרָאִקְטָעַן אִין 1770 פֶּרְ דָּיָה פֶּרְיִהָה, גְּלַיְהִיטָה אָן בִּרְדָרְשָׁאַטָּן אָן וְאָמָה הַאֲבָעָן גַּמְאָכָט דָּעַם פְּאָלָק מִיטָהוֹרְעָטָה יְהָה זְרוּרִיקָה; דָיָה קְלָאַסְעַע " אֵירָהָרְעָעָךְ הָאַט עָרְאִינְיְנִיטָדָיָה, פֶּרְיִהָה זְרוּרִיקָה; דָיָה כְּלָאַסְעַע פִּיְהָרְוֹעֶךְ אָנְזְגָּטָה אָונְזַגְּטָה אַגְּלָאַגְּעָן " אֵירָהָרְעָעָךְ, וְיִוְרְשָׁעָן גַּעַנְגְּעַט אָגְּלָאַגְּעָן, לִיקָּה, מְעַנְשָׁהָיִם, יוֹשָׁר אָן עֲהָרְלִיבְּקִיטִים! — וְאָוָו אָנְעָן יָעָצָט דִּיעַזְבְּיִירָט דָּעַם " יְמִזְחָמְכָבָדְ", דָעַם 4 טען יַלְלִי, מִיטָה רְגִוִּים פָּאָרָרִין אֵין אַלְלָעְ פָּעָרְאִינְגַּט שְׁתָאָאַטָּן. נָאָר, דָעַר נְאַבְּתִיגְךְ רְתַגְּגָן נְיִיעָה הָעֲרַשְׁרַעָר אָן דָיָה שְׁאַהָגָעָ בעַלְיְבָתִים אָיָ גְּעַוּרָאָן נְיִיעָה הָעֲרַשְׁרַעָר אָן דָיָה שְׁאַהָגָעָ פְּלָאָלָיְהָן אָזָהָרְעָעָן הַאֲבָעָן וְזָאַמְגָעְוֹוּאַרְנִילָה אָן שְׁקַלְזָוּוּרְיָא, שְׁוּוֹנְרָעָל אָן בִּנְוִוְרִיטְרָיָה! מִיר נְעוּמָן דָיָה פֶּרְיִהָה תְּאַכְטָעְרָעְלְזָה אָוְיָה דִּיעַזְבְּיִירָט דָיָה הַיִּלְגָּעָ טְאַכְטָעְרָעְלְזָה אָוְיָה דִּיעַזְבְּיִירָט דָיָה שְׁוַיְנָה מִמְוֹרִים לְעַרְדִּישָׁן וְזָוִיָּה אָוְיָה דִּיעַזְבְּיִירָט דָיָה צִיְתָוָגְגָן אָן גְּוֹעָרְסָעָן וְעַלְבָעָן פְּלָאַטָּן פְּן אָנוּזָע " חַיְתָוָגָגָן אָן דָעַם פְּאָלָלָעָן גְּלָאָנִין פְּן דָעַם 10 טען אָן לְיכָתָן!</p>	<p>דָיָה גָּנוּזָעָר עַל עֲזָרָ . אֵיבְּרָעָן אַיְנָעָ וְווּכְטָוִגְגָעָ הַגְּנִיָּה דָעַרְנִיסְסָעָ אַיְנָעָרְנָעָר אָגְּלָאַגְּעָן, הַאַט זַרְקָעְלְזָה נְוּמָעָר אַיְנָעָרְנָעָר אַגְּלָאַגְּעָן, פְּעַרְמַטְנִינְטָה, אָן אַוְסָם דָעַם זַעְלְבָעָן גְּנוֹגָה, עַנְתָּהָאַלָּט דִּיעַזְבְּרָעָר נְוּמָעָר נְוּרָ 8 זַיְמָעָן, מִר וּוּעַיְעָן אָנוּזָעָר וְוּרְתָּהָעָלָעָר אַבְּגָעְבָּעָן, אָונְדָרְדָיְהָרְכָלְזָה דָיָה 4 זַיְמָעָן קִירְצָלְקָדְבָּעָן אָבְּגָעְבָּעָן, מִיר קְעַנְגָּעָן אַוְיָה וְוּיְמָעָר פֻּרְעָזְבְּרָעָן, דָאָס אַזְלָכָעָן וְאַלְכָעָן שְׁטָאַטְפִּינְגְּרָעָן זָאָל, דָיָה דִּעְרָאַקְזִּיאָן.</p> <p>יומָ זָה "מִכּוֹבֵד"</p> <p>גַּלְלוֹבָט אָן גַּעַרְאַקְטָ אֵין דָעַר וְוּאַלְעַבְתָּ אֵיבְּגִינְג, מִר הַאֲבָעָן שְׁוַיְנָה דָעַם "קָנְאַקְעַרְגִּינְגָן מָאָגָן" אַוְיָה אִרְבִּעְגְּעַפְטָרָט, אָן גַּעַסְטְּרִינְ אַטְהָרָה דָעַר יְנִכְיָה גַּעְפִּיְעָרְטָ דָעַם "יְמִזְחָמְכָבָדְ", דָעַם 4 טען יַלְלִי, מִיטָה גְּרִוִים פָּאָרָרִין אֵין אַלְלָעְ פָּעָרְאִינְגַּט שְׁתָאָאַטָּן. נָאָר, דָעַר נְאַבְּתִיגְךְ רְתַגְּגָן נְיִיעָה הָעֲרַשְׁרַעָר אָן דָיָה שְׁאַהָגָעָ בעַלְיְבָתִים אָיָ גְּעַוּרָאָן נְיִיעָה הָעֲרַשְׁרַעָר אָן דָיָה שְׁאַהָגָעָ פְּלָאָלָיְהָן אָזָהָרְעָעָן הַאֲבָעָן וְזָאַמְגָעְוּוּאַרְנִילָה אָן שְׁקַלְזָוּוּרְיָא, שְׁוּוֹנְרָעָל אָן בִּנְוִוְרִיטְרָיָה! מִיר נְעוּמָן דָיָה פֶּרְיִהָה תְּאַכְטָעְרָעְלְזָה אָוְיָה דִּיעַזְבְּיִירָט דָיָה הַיִּלְגָּעָ טְאַכְטָעְרָעְלְזָה אָוְיָה דִּיעַזְבְּיִירָט דָיָה שְׁוַיְנָה מִמְוֹרִים לְעַרְדִּישָׁן וְזָוִיָּה אָוְיָה דִּיעַזְבְּיִירָט דָיָה צִיְתָוָגְגָן אָן גְּוֹעָרְסָעָן וְעַלְבָעָן פְּלָאַטָּן פְּן אָנוּזָע " חַיְתָוָגְגָן אָן דָעַם פְּאָלָלָעָן גְּלָאָנִין פְּן דָעַם 10 טען יְוּקָעְזָה אַמּוּרִיקָה, צַוְּאָרְבְּתִים, דָיָה אַיְינְגִיגָעָ יְוּקָעְזָה אַלְכָעָן פְּאָלָלָעָן מִקְעָדָעָן זַעְמָעָן.</p>
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0601

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
Fine 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 11th 1888 G. K. FORD Police Justice.

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

Dated July 11 1888 G. K. FORD 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.

0602

Police Court + 863 1061
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mark Sternberg
405 Grand
A. Goldfarb
2.
3.
4.

Officer

Dated July 11 1888

Fried Magistrate.

Kern Officer.
Lewis Precinct.

Witnesses

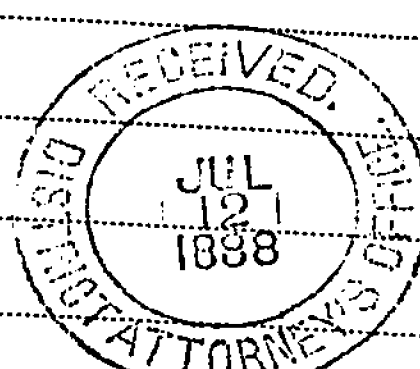
No. Street.

No. Street.

No. 500 Street.

\$ to answer

On Bail



0603

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Goldfader

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

Indictment accuse

— Abraham Goldfader —
of the crime of Libel —

committed as follows:

The said Abraham Goldfader,

late of the City of New York, in the County of New York, aforesaid, on the
fifth day of July in the year of our Lord one thousand
eight hundred and eighty-eight, at the City and County aforesaid,
did unlawfully and maliciously
publish, and cause and procure to be
published in a certain newspaper
and publication printed in the Hebrew
language and published in the said City
of New York entitled The New York
Jewish Illustrated Journal, a certain false,
malicious and defamatory libel, of and con-
cerning one, Marc Sternberg, then and
there containing certain false, malicious
defamatory and libellous matters, of and con-
cerning the said Marc Sternberg, which ex-

0604

CORRECTION

0605

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

defendant

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

Dated July 11th 1888 J. Henry Ford Police Justice.

I have admitted the above-named.....

defendant

to bail to answer by the undertaking hereto annexed.

Dated July 11 1888 J. Henry Ford 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.

0606

M + 86
Police Court --- 1061
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mark Steinberg
405 Grand
St. Goldean
1.
2.
3.
4.

Offence

Dated July 11 1888

Fayal Magistrate.
Kern Officer.
Lester Precinct.

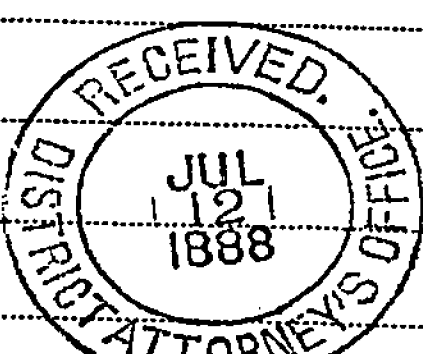
Witnesses.....

No. Street.

No. Street.

No. Street.

\$..... to answer



500 J. S.
G.W. Baile

BAILED,

No. 1, by Manasoch & Goldman
Residence 27 Eldridge Street.

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0607

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Goldfaden

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

Indictment accuse

Abraham Goldfaden

of the crime of Libel

committed as follows:

The said Abraham Goldfaden,

late of the City of New York, in the County of New York, aforesaid, on the

fifth day of July in the year of our Lord one thousand
eight hundred and eighty-eight , at the City and County aforesaid,

did unlawfully and maliciously
publish, and cause and procure to be
published in a certain newspaper
and publication printed in the Hebrew
language and published in the said City
of New York entitled The New York
Jewish Illustrated Journal, a certain false,
malicious and defamatory libel of and con-
cerning one, Marc Sternberg, then and
there containing certain false, malicious
defamatory and libellous matters of and con-
cerning the said Marc Sternberg, which ex-

0608

posed him to hatred, contempt, ridicule and obloquy; and caused, and intended to cause him to be shunned, and avoided, and which had a tendency to injure him the said Marc Sternberg, in his lawful business and occupation, which said libel is printed in the Hebrew language, and the tenor thereof cannot therefore be set forth in this indictment but the same being translated out of the Hebrew language into the English Language, is in substance and to the effect following, that is to say:

The convert and informer Sternberg who has polluted one South Street with his dirty swindle, this baptized long nose is confined now in Moyamensing Prison for theft. This mean rascal (thereby meaning the said Marc Sternberg) had peddled with second hand socks in order to ruin poor Jews. He (thereby meaning the said Marc Sternberg) now, on the fourth of July layons on a straw mattress in prison. Vivat Justice! For this we have to thank the peddler Israel Lederhandler, who had him (thereby meaning the said Marc Sternberg) arrested.

To the great injury of the said Marc Sternberg against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows,
District Attorney

0609

192
Dear Court
153 185 177
Counsel,
Filed 18 day of July 1888
Pleads, Christopher J. G.

vs.
Alphonso Goldfarb et al
(2 names)

[Section 242 - 243, Penal Code.]

THE PEOPLE

I do hereby
do sue recusants to
bear on in the
accompanying case
of Christopher Goldfarb
but I do some transact
with him.

JOHN R. FELLOWS,
District Attorney.

A True Bill.

G. S. Malone
Foreman.

C. H. Stoff
Officer

Wm. M. Dunn
Officer

D. D. McChargue

0610

David S. Rosenthal,
of 98 Norfolk St., New
York City, being duly
sworn deposed and
says, that on the 5th
day of May last past
a certain article was
published in a weekly
paper called "The New
York Jewish Illustrated
Journal"; the said
article designated this
deponent as "a wonder,
a thief" and says that
the deponent is now
an inmate of a Prison;
that said statement is
false and untrue and
is a deliberate and
wilful libel; that the
said article has exposed
deponent to contempt,
ridicule and obloquy,
and has injured his
business and reputation.

0611

and done him great
wrong; Therefore defendant
prays that said editor
and publisher of said
paper A. Goldfaden be
apprehended and dealt
with as the Law directs

David Rosenthal

sworn to before me }
this 11th day of May 1888

J. Henry Ford Police Justice

06/12

A similar misfortune has also happened to a certain companion of prostitutes by the name of D. M. Rosenthal. This "precious stone" once worked at picture frames and also pretended to be a doctor, and, assuming such title, swindled many "greenhorns." It can be well delivered over to Justice by one smart Lithuanian, Mischa Rosenberg, a Restaurant-keeper, whom he swindled and robbed of fifty dollars. It is well to day that Philadelphia is at last relieved from such misfortunes.

#

City and County of New York vs.
Charles F. Hess, being duly sworn, says that he understands both the German and English languages, and that the foregoing is a true and correct translation into English of a German translation of an article alleged to have been published in the "Jewish Illustrated"

06 13

sworn in Hebrew in regard to
one A. M. Rosenthal.

I swear to before me
this 10th day of July 1883. Charles C. Levy,

Charles D. Wm.
Notary Public
N.Y.C.

City & County of New York ss.
Marc Fernberg, being duly
sworn, says that he understands
both Hebrew and English, that he
has read the foregoing paper,
written into English of a certain
whole published in the "Jewish
Illustrated Journal" edited
and published by one Mr. A.
Goldfaden, No 40, Canal Street,
New York City, concerning A. M.
Rosenthal, and that said trans-
lation is a true and correct one.
I swear to before me

July 10th 1883
Charles D. Wm.
Notary Public

Marc Fernberg

Notary Public
N.Y.C.

06 14

Sec. 151.

Police Court District. *30*

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices of the City of New York, by *J. H. Dwyer & Rosenthal*
of No. *98 Norfolk* Street, that on the 11 day of *July*
1888 at the City of New York, in the County of New York,

I, Goldfaden, the editor of "The German Illustrated Journal was published a certain libelous article to the great injury of this department.

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

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

Dated at the City of New York, this 11th day of *July* 1888

J. H. Dwyer POLICE JUSTICE.

06 15

July 11, 1885.
44 yrs
John
Collier
m
141 Broadway.

The within named

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____

188

Police Justice

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

A. Goldfarb

Warrant-General

Dated July 11, 1885

Zell
Magistrate
Kern
Officer.

The Defendant
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.
Dated _____

188
This Warrant may be executed on Sunday or at
night.

Police Justice.

06 16

3

District Police Court.

Sec. 108-200.
CITY AND COUNTY OF NEW YORK,

Abraham Goldfarden

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.

Abraham Goldfarden

Question. How old are you?

Answer.

44 Years of age

Question. Where were you born?

Answer.

Russia

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

Answer.

141 East Broadway - 8 Months

Question. What is your business or profession?

Answer.

Editor

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 ~~I was~~ ^{I was} exonerated
I am not guilty and
I demand a trial by

Jury

A Goldfarden

Taken before me this

day of September 1888

G. H. Murphy, Jr.

Police Justice

0617

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

Defendant

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

Dated..... July 11th 1888 J. O. Murray Ford Police Justice.

I have admitted the above-named.....

Defendant

to bail to answer by the undertaking hereto annexed

Dated..... July 11th 1888 J. O. Murray Ford 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.

06 18

W- + 8⁰⁰ 1060
Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

A. J. Roseenthal
987 Norfolk
A. Goldfarb

2.....
3.....
4.....

Officer

Dated July 1888

Magistrate.

Officer.

3rd Dis. P.C. Precinct.

Witnesses.....

No. Street.

No. Street.



No. Street.

\$ 500 to answer.

J.S.

Parkman

06 19

Hans Sternberg
S. G. & J. SCHNAPMANN,
FINE MILLINERY,

A large assortment of TRIMMED HATS, at very low prices.

Hats taken to be Trimmed at 35 Cents

405 GRAND STREET,

Near Clinton St.,

NEW YORK.

0620

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Goldfaden

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

Abraham Goldfaden
of the crime of Libel

committed as follows:

The said Abraham Goldfaden

late of the City of New York, in the County of New York, aforesaid, on the
fifth day of July in the year of our Lord one thousand
eight hundred and eighty-eight, at the City and County aforesaid,

did unlawfully and maliciously
publish, and cause and procure to be
published in a certain newspaper and
publication, printed in the Hebrew
language and published in the said city
of New York, entitled The New York Jewish
Illustrated Journal, a certain false,
malicious and defamatory libel, of and
concerning one, David A. Rosenthal, then
and there containing certain false, mal-
icious, defamatory and libellous matters
of, and concerning the said David A.

Rosenthal which exposed him to hatred, contempt ridicule and obloquy and caused, and intended to cause him to be shunned and avoided, and which had a tendency to injure him, the said David A. Rosenthal, in his lawful business and occupation, which said libel is printed in the Hebrew language and the tenor thereof cannot therefore be set forth in this indictment, but the same being translated out of the Hebrew language into the English language, is in substance and to the effect following, that is to say:

A similar misfortune has also happened to a certain companion of prostitutes by the name of D. M. Rosenthal (thereby meaning the said David A. Rosenthal.) This "precious stone" (thereby meaning the said David A. Rosenthal) once worked at picture frames, and also pretended to be a doctor, and, assuming such title, swindled many "greenhorns." At last he was delivered over to Justice by one smart Lithuanian, Mister Rosenberg, a Restaurant Keeper, whom he swindled and robbed of fifty Dollars.

To the great injury of the said David A. Rosenthal, against the form of the Statute in such case made and provided, and against the peace of the

0622

People of the State of New York, and
their dignity.

John R. Fellows,
District Attorney.

0623

BOX:
314

FOLDER:
2986

DESCRIPTION:
Gorry, Michael

DATE:
07/09/88



2986

0624

38
Witnesses;

Counsel,
Filed 2 day of July 1889
Pleads, Chargable 1/0

THE PEOPLE

v.s.

Richard G. Orrey

The complainant in this case
cannot be found (he after
his hearing) upon investigation
of his affairs character
and record
no discharge upon
his own recognizance!

Sept 17th V. M. Davis
aest.

JOHN R. FELLOWS,
District Attorney.

Off in Vacantion

Aug 1, 1898

A True Bill.

Geo. H. Glass

Foreman.

*On Sept 17th left office
to be discharged on his
own recognizance*

0625

Court of General Sessions.

THE PEOPLE

vs.

Michael Garry

Burglary

City and County of New York, ss:

Edward S. Walsh being duly

sworn, deposes and says: I am a Police Officer attached to the

13th Precinct,

in the City of New York. On the

17th day of Sept

1888,

I called at

435 E 10th St

a tenement house

the alleged residence of Jacob Weiss

the complainant herein to serve him with the annexed subpoena, and was informed by his wife that she had not seen her husband since the 11th of Sept and did not know of his present whereabouts, also inquired of three other persons in the neighborhood who informed me that they did not know of the present whereabouts of the said Jacob Weiss.

Sworn to before me, this

of

Sept. 17th day

1888

Jas. F. Driscoll
Commissioner of Deeds
N. Y. C.

Edward S. Walsh

0626

Police Court—3 District.

City and County
of New York, { ss.:

of No. 435 East 10th Street, aged 45 years,
occupation Saloon keeper being duly sworn
deposes and says, that the premises No. 435 East 10th Street, 11 Ward
in the City and County aforesaid the said being a four story brick
tenement, and the cellar of
and which was occupied by deponent as a storeroom
and in which there was at the time ~~a~~ human being, by ~~name~~

were BURGLARIOUSLY entered by means of forcibly breaking the
lock of the door facing tenth street
and breaking in said door.

on the 14th day of July 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One keg of Lager beer of
the value of two dollars

the property of Deponent

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

Michael Garvey (now dead) and two other men
who are not yet arrested ~~and whose names~~
~~are unknown to defendant~~ proceeding the
for the reasons following, to wit: On the above mentioned

date about the hour of 10:30 o'clock pm
deponent locked the door of said cellar
that deponent was subsequently informed
by police Officer Edward S. Walsh of
the 13th present that on the date first
mentioned about the hour of one o'clock
A.M. he said Officer saw said Garvey
in company with two other men, coming

0627

from said Collar, and the said Garvey
was carrying a Key of Lager beer. —

That defendant has since been said
Key of Lager beer, so found in the
possession of said Clifford and as
fully identifies the same as his property

Jacob Weiss.

Brown to be before me
this 4th day of July 1888

J. Murphy Ford
Police Justice

I have admitted the above named
Dated 1888 Police Justice.

to bail to answer by the underwriting hereunto annexed.
There being no sufficient cause to believe the within named
Dated 1888 Police Justice.

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

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offense—BURGLARY.

v.s.

1	
2	
3	
4	

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

Street,

Street,

Street,

Street,

\$ to answer General Sessions.

0628

CITY AND COUNTY
OF NEW YORK, } ss.

aged 29 years, occupation Police officer of No.
the Thirteenth precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Jacob Weiss
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4
day of July 1888

Edward S. Walsh

P. Kennedy
Police Justice.

0629

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Michael Gorry 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. *Michael Gorry*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *210 Avenue C and nearly 3 years*

Question. What is your business or profession?

Answer. *Brass polisher*

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.*

Michael Gorry

Taken before me this
day of *July* 1888.

John J. O'Farrell

Police Justice.

06 30

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

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

Dated July 1st 1888 J. Henry Ford Police Justice.

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

Dated 1888 J. Henry Ford 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 J. Henry Ford Police Justice.

0631

1006
Police Court--- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Weiss
435 E. 10th Street
Michael Garvey

1006

District.

Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 4 1888

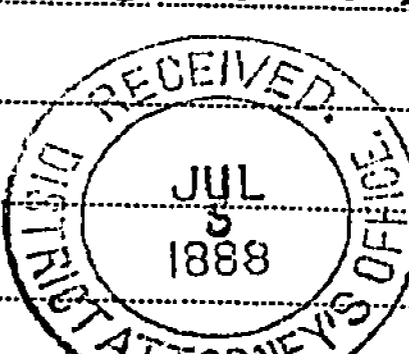
Ford Magistrate.

Malch Officer.

13 Precinct.

Witnesses Edward P. Walsh

Off 13th Precinct Police



No. _____ Street.

No. _____ Street.

\$ 300 to answer

John Brown
John Brown
John Brown

06 32

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Michael Gorry

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

— Michael Gorry —

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

The said Michael Gorry

late of the eleventh Ward 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-eight, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the building of one

— Jacob Weiss —

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

— Jacob Weiss —

in the said building 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.

0633

SECOND COUNT—

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

— Michael Gorry —
of the CRIME OF ^{Petit} LARCENY committed as follows:

The said

Michael Gorry

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the ^{night} time of the said day, with force and arms,
one keg of lager beer of the value
of two dollars—

of the goods, chattels and personal property of one

Jacob Weiss

in the building of the said

Jacob Weiss

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

0634

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
— Michael Gorry —
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Michael Gorry

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, with force and arms,

one keg of lager beer of the value
of two dollars —

of the goods, chattels and personal property of one

Jacob Weiss —

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

Jacob Weiss —

unlawfully and unjustly, did feloniously receive and have; the said

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

JOHN R. FELLOWS,
District Attorney.

0635

BOX:
314

FOLDER:
2986

DESCRIPTION:
Graham, Alexander

DATE:
07/02/88



2986

0636

12

Witnesses:

John Russell
Saunders Ph

Counsel,

Filed

Pleads

day of July 1881

2nd day of July 1881

THE PEOPLE

vs.

Alexander Graham

(Misappropriation, 2nd degree
and Larceny, 2nd degree)

JOHN R. FELLOWS,

District Attorney.

A True BILL.

Geo. H. Collier
July 10th
Boreman.

Frank J. Tracy
July 10th
Boreman.

0637

Police Court

District

Affidavit—Larceny.

City and County
of New York, ss.

William T Weeks

of No.

occupation

or about

deposes and says, that on the

first day of

June

188

at the City of New

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

of deponent, in the day time, the following property viz:

four pairs of lace curtains, two
rugs and three lambrequins
all of the value of about
thirty five Dollars \$35⁰⁰

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 Alexander Graham now here
that at said time he was in deponent's
employment as an agent and
relinquished the aforesaid property from
deponent to sell, the defendant
having represented to deponent that
he knew of a person who would
buy the property that deponent
wholly relying upon the truth of
such statement gave the defendant
the property and he has not since
retained it or its equivalent in money
that he now admits in Court that
he pawned the property and kept
and appropriated the money received
by the pawning of said goods =
W^m T Weeks

Sworn to before me, this
day of

188

C. M. C.
Police Justice.

0638

Sec. 195-200.

CITY AND COUNTY } ss.
OF NEW YORK,

H. District Police Court.

Alexander Graham 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. Alexander Graham

Question. How old are you?
Answer. 38 Years

Question. Where were you born?
Answer. Canada

Question. Where do you live, and how long have you resided there?
Answer. 332-West 72 Street

Question. What is your business or profession?
Answer. Dry Goods

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you may think will tend to your exculpation?
Answer. I am not guilty. The firm owed me money for former sales made by me, and I pawned the goods in question to pay myself off. Graham

Taken before me this

188

Alexander Graham
Police Justice.

0639

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.

Alexander Graham

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
One Hundred Dollars, and be committed to the Warden and Keeper of

the City Prison of the City of New York, until he give such bail.

Dated June 26 1888 John M. Murray Police Justice.

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

Dated 1888 Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated 1888 Police Justice.

0640

51 127960
Police Court District.

THE PEOPLE &c.,
ON THE COMPLAINT OF
William Meeks
9 Murray St
Alexander Graham
Sixty Second Grand
Offence

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

2.....
3.....
4.....
Dated June 26 1888
Magistrate.
Officer.
Precinct.

Witnesses J. J. Wm. & others
No. 9 Murray St. N.Y. Street.

No. Street.
RECEIVED.
JUN 28 1888
DISTRICT ATTORNEY'S OFFICE

No. Street.
\$ 1000- to answer Ged

(Odm)

0641

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Alexander Tyndall

The Grand Jury of the City and County of New York, by this indictment, accuse
~~Alexander Tyndall~~ —
of the CRIME OF ~~Tyndall~~ LARCENY, in the second degree, committed
as follows:

The said ~~Alexander Tyndall~~,

late of the City of New York, in the County of New York aforesaid, on the
~~first~~ day of ~~June~~ — in the year of our Lord
one thousand eight hundred and eighty-eight, at the City and County aforesaid, being
then and there the ~~clerk and servant of~~ agent and bailee of
one William S. Meader,

~~agent and bailee~~
and as such ~~clerk and servant~~ then and there having in his possession, custody and control
certain ~~money~~, goods, chattels and personal property of the said
~~William S. Meader~~,

the true owner thereof, to wit: ~~four pairs of lace curtains~~
~~to the value of five dollars each pair,~~
~~two rugs of the value of ten dollars~~
~~each and three handkerchiefs of the~~
~~value of five dollars each,~~

the said ~~Alexander Tyndall~~, afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said ~~goods, chattels and~~
~~personal property~~ —
to his own use, with intent to deprive and defraud the said ~~William S.~~
~~Meader~~,

of the same, and of the use and benefit thereof; and the same ~~money~~, goods, chattels and
personal property of the said ~~William S. Meader~~,

did then and there and thereby feloniously steal, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN R. FELLOWS,
District Attorney.

0642

Second COUNT.

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

- Alexander Tyndallum -

of the CRIME of ~~Fraud & Conspiracy~~ in the second degree,

committed as follows:

The said Alexander Tyndallum,

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid,
at the City and County aforesaid, ~~with force and arms,~~
~~your said place and premises of the~~
~~value of five dollars each pair, two~~
~~pairs of the value of ten dollars each~~
~~and three hundred pairs of the value~~
~~of five dollars each, of the goods,~~
~~merchandise and personal property of one~~
~~William T. Meader then and there~~
~~being found, then and there Steinberg~~
~~did steal, take and carry away, against~~
~~the form of the Statute in such case~~
~~made and provided, and against the~~
~~peace of the People of the State of New York~~
~~and their dignity.~~

John R. Tolson,

District Attorney

0643

BOX:

314

FOLDER:

2986

DESCRIPTION:

Granger, Stanley

DATE:

07/09/88



2986

0644

413
App & Writ Comptn

Counsel,

Filed 9 day of July 1889
Pleads Guilty (10)

Witnesses.

THE PEOPLE
vs.
Stanley Granger
(2 names)
Accused at Extradition
[Section 34,552-3-4,560, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows
John R. Fellows
Foreman.

Contra Costa County
filed August 88

0645

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

POLICE COURT,

DISTRICT.

George E. Hall

of No. 59 Whitehall, Street, being duly sworn, deposes and says,
that on the 27th day of June ¹⁸⁸⁷
at the City of New York, in the County of New York, Stanley Granger.

(now here) did unlawfully attempt
to extort money from defendant by
threatening to accuse him of a crime
in violation of section 560 of the
Penal Code of the State of New
York, for the reasons following to wit:
on the above described date the said
defendant came to defendant's place
of business and represented to him
that he was an officer of the Law
and Order Society and that he
had evidence against him for violation
of the Excise Law, upon which evidence
the defendant was to be indicted by the
Special Grand Jury. Defendant told
defendant that he would see that he
would not be indicted if the defendant
would give him money, as he would
not then give in the said evidence.
The defendant should defendant a list
of names of persons against whom he
claimed he had evidence, and whom he
was going to have indicted.

I am to inform me
this 29th day of June 1887. } *Geo E Hall*
Solomon Blum

Police Justice

0646

POLICE COURT ¹⁵² DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Stanley Granger

On Complaint of George E. Hall
For Attempt to extort money

by threats Mis /

After being informed of my rights under the law, I hereby waive 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 June 29

188

Stanley Granger
Solomon Blewitt
Police Justice.

0647

151

District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK.

Stanley Granger 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. Stanley Granger

Question. How old are you?

Answer. 43 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. 419 Twentieth Street 2 months

Question. What is your business or profession?

Answer. Bricklayer

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

Stanley Granger

Taken before me this

20th

of October 1908
D. M. D. M. D.
Police Justice

0648

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

Dated..... June 29 188

Solomon Blauweit
Police Justice.

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

Dated..... 188 Police Justice.

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

Dated..... 188 Police Justice.

0649

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

1033 ~~944~~

Police Court--- District.
Not Gilty
THE PEOPLE, &c.,
ON THE COMPLAINT OF
George E. Wall
59 vs Whitehall
Stanley Granger
2. _____
3. _____
4. _____
Officer _____
Dated *June 29 1881* Magistrate.
Officer *A. Bryant* Officer.
Precinct *Peter Hartman*.
Witnesses *Peter Hartman*.
No. *57 Whitehall* Street.
Fernon L. Connor
No. *J. H. O'Farrell* RECEIVED.
for publication of properties
No. *159 Whitehall* Street.
to answer
Sessions *John J. O'Farrell*
Conc.

0650

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Stanley Tigranoff

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

Indictment accuse Stanley Tigranoff

of the crime of attempting to commit the
crime of Extortion, —

committed as follows:

The said Stanley Tigranoff,

late of the City of New York, in the County of New York, aforesaid, on the
Twenty-seventh day of June, in the year of our Lord one thousand
eight hundred and eighty—ninety, at the City and County aforesaid,
with intent to obtain from Stanley Tigranoff
to give a sum of money to the said
Tigranoff aforesaid unknown, or the
money and personal property to the
George E. Wall, from the said George
E. Wall, with his consent, induced by
a person or persons unknown, did threaten
him and for the purpose of threatening him
and such year on the part of the said
George E. Wall as would induce him
to consent to the giving of the said sum
of money to him the said Stanley Tigranoff

0651

threaten to accuse the said George R.
Wall of a crime, to wit: distaining them
tobacco before on the first day of the
week commanding sold and known as
Sunday, at the City and County were-
said undrinking sold as a beverage
intoxicating liquors and wines, and
also distaining at the same time and
on Sunday as aforesaid, at the City
and County aforesaid, being there and
there in charge of and managing the control
of a certain place there situated which
was then duly licensed as a place for
the sale of strong and intoxicating liquors
wines, ale and beer, undrinking neglected
and permitted to close the said place so
licensed as aforesaid, and to keep the
same closed as required by law,
The making of the said threat by the
said Standing Trainer in manner and form
aforesaid being an act which tended to
elect the commission of the crime and
extortion so that him intended to become
mitigated, but failed to elect its com-
mission; 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.

0652

Second COUNT.

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

Edward Tigarage
of the CRIME of making unlawful threats
with intent to extort money.

committed as follows:

The said Edward Tigarage,

late of the City and County aforesaid, afterwards to wit: On the ~~day~~ and in the year aforesaid,
at the City and County aforesaid, ~~with intent to extort and~~
~~gain money from one Tigarage Wall,~~
~~intending did verbally make to the~~
~~said Tigarage Wall a certain unlawful~~
~~threat, to wit: To accuse him the said~~
~~Tigarage Wall of a crime, that is to~~
~~say of drawing them during the week, on~~
~~the first day of the week commanding~~
~~called and known as Sunday at the~~
~~City and County aforesaid, and calling~~
~~old as a messenger intercepting drivers~~
~~and miners, and also of drawing at the~~
~~same time, and on Sunday as a result,~~
~~leaving them and those in charge of and~~
~~drawing the contents of a certain place~~
~~there situated which was then during~~

0653

Licensed as a place for the sale of
strong and spirituous liquors, wine,
ale and beer, intend fully neglected and
omitted to close the said place so licensed
as I preside, and to keep the same
closed as required by law; against
the form of the Statute in such case
made and provided, and against
the peace of the People of the State
of New York, and their dignity.

John R. Fellows,
District Attorney.

0654

BOX:

314

FOLDER:

2986

DESCRIPTION:

Gries, Joseph

DATE:

07/16/88



2986

0655

BOX:

314

FOLDER:

2986

DESCRIPTION:

Brown, John

DATE:

07/16/88



2986

0656

BOX:

314

FOLDER:

2986

DESCRIPTION:

Hornung, Frank

DATE:

07/16/88



2986

0657

No 2 Under name of
John has been in home
of George P. B.M.
Witnesses:

128

Counsel, Filed 16th day of July 1888
C. C. C. July 17

THE PEOPLE

v. John Brown

v. Frank Horning

for the purpose of
Section 498, 506, 522, 532, 533
Burglary in the Third degree.

JOHN R. FELLOWS,

Cong 13th of District Attorney.
has caused to be laid
to J. Brachford by the
A True Bill.

Geo. W. Morris

Foreman.

No 1 Elmyria Pet-
e W. J. 2 yrs. 6 mos.
" 3 - Discharged D.B.M.

0658

~~Court of General Sessions
Re People vs~~

~~Frank Horning
against.
nigled with Greis & Brown~~

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23rd STREET,

New York, July 10 1888

CASE NO. 36366 OFFICER Murray 13th Dist
DATE OF ARREST July 10. 1888
CHARGE Burglary

AGE OF CHILD 12 years.

RELIGION Catholic

FATHER Frederick

MOTHER Kate Pitt St

RESIDENCE 106 Pitt St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT there is no record that boy was ever arrested before, his associations are bad, parents respectable

All which is respectfully submitted,

Wm. C. Streling
Asst Secy.

To

0659

C. H. Gerard, M.D.

De Valera
and
Frank Horning
and
the
Griswold
Family
members
of the
Penal Code,
and
the
Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23rd Street,
New York City.

0660

POOR QUALITY
ORIGINAL

Nov 17th

Dear Sir

Permit me to thank you for your kind letter and for the 100 Morning Star
pencils you sent me. I have received them
and will pay you back as soon as I can.
I will also send you 100 more
pencils as soon as my order comes.
For my job I am using 100 pencils
per day and it is getting
short supply. If you can
send me some I will be
very grateful.

Very truly yours
Report. Jno. J. C. John Broome

0661

JMK

Police Court—

District.

City and County
of New York, { ss.:

of No. 17 Avenue A
occupation Salesman

deposes and says, that the premises No. 15 Avenue A
in the City and County aforesaid the said being a Storage room

and which was occupied by Abraham Phillips as a Store room
~~and in which there was at the time no human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening a large
had lock on the cellar door leading into the
Said Store in the basement of Said premises
and entering therein

or about 2 o'clock
on the 1st day of July 188⁶ in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

The Case Containing Ten Thousand Slate
pencils of the value of One Dollars

the property of Abraham Phillips in the care and custody 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
Joseph Erisis John Brown and Frank Horning
(all now dead)

for the reasons following, to wit: that deponent securely locked
and fastened the Said cellar door leading into
Said basement or Store room at about the hour
of eleven o'clock P.M. on the 1st day of July and
on the morning of the 2nd day of July deponent
discovered Said premises had been Burglarized
and the defendants on the 10th day of July came
into deponent's Store where deponent is employed
as Salesman to sell four thousand pencils which

0662

defendant identified as a docto of the proceeds
of said burglary by the peculiar marks
of the boxes / packed for sale by said defendants
and defendant caused the arrest of said
defendants

Sworn before me,

10th day of July 1888,

J. Merriford

Greene Phillip

Police Justice

I have admitted the above named
to bail to answer by the underwriting hereunto annexed.
There being no sufficient cause to believe the within named
guilty of the offense mentioned, I order he be admitted to bail in the sum of
Hundreds 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 _____ ISS

It appears to me by these within depositions and statements that the crime herein 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
Hundreds 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 _____ ISS

THE PEOPLE, &c., on the complaint of		Offense—BURGLARY.	
1	2	3	4
_____ vss.	_____	_____	_____
Dated _____	188	Magistrate.	Officer.
Witnessed, _____	_____ <td>Clerk.</td> <td>_____</td>	Clerk.	_____
No. _____ Street,	_____ <td>No. _____ Street,</td> <td>_____</td>	No. _____ Street,	_____
No. _____ Street,	_____ <td>No. _____ Street,</td> <td>_____</td>	No. _____ Street,	_____
§ _____ to answer General Sessions.			

Police Court, District.

0663

Sec. 108-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

3

Joseph Gries 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. *Joseph Gries*

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. *103 Willett Street* *and four years*

Question. What is your business or profession?

Answer. *Cigar maker.*

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

Answer. *I am not guilty*

Joseph Gries

Taken before me this 10th
day of October, 1888.

John H. Bond
Police Justice.

0664

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK ss

John Brown

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

Question. What is your name?

Answer. *John Brown*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *84 Willett Street*

Mid-about 3 months

Question. What is your business or profession?

Answer.

work on a Sawdust Wagon

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

Answer.

*I am not guilty.
John Brown.*

Taken before me this 19
day of October 1889

John Brown

Police Justice.

0665

Sec. 103-200.

CITY AND COUNTY
OF NEW YORK, ss.

3
District Police Court.

Frank Horning 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. Frank Horning

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. 106 Pitt Street. And about 8 months

Question. What is your business or profession?

Answer. Go to School

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.
Frank Horning

Taken before me this
day of October 1888

J. J. McNamee
Police Justice.

0666

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

Dated July 10th 1888 J. Mervin 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 he to be discharged.

Dated 188 Police Justice.

0667

Police Court--3 1057 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. Jacob Phillips
17 Ave C
2. Joseph Lewis
3. John Brown
4. Frank Horning

Offence Burglary

Dated July 10 1888

Baron Magistrate.

James T. Muller Officer.

E. G. L. Precinct.

Witnesses

No. 100 E 20th Street.
M. R. RECEIVED
POLICE OFFICE
1888

No. 100 E 20th Street.
M. R. RECEIVED
POLICE OFFICE
1888

No. 300 E 20th Street.
\$ to answer

COM

0668

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Tigris, John Brown
and Franta Stromming

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

Joseph Tigris, John Brown and Franta Stromming

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

The said Joseph Tigris, John Brown and
Franta Stromming, all —

late of the Tenth — Ward 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-six, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the room of one

— Andrew Suddins, —

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

Andrew Suddins. —

in the said room 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.

0669

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Joseph Lyons, John Brown and Frands Swomung
of the CRIME OF ~~Petit~~ LARCENY.—

committed as follows:

The said *Joseph Lyons, John Brown and*
Frands Swomung, all —

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

Xen demand slate pencils of the value
of ten dollars.



of the goods, chattels and personal property of one *Abraham Phillips.* —

in the ~~room~~ of the said *Abraham Phillips.* —

there situate, then and there being found, ~~in~~ the ~~room~~ 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.

0670

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said Joseph Hayes, John Brown and Frank Wommer, all —
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said Joseph Hayes, John Brown and
Frank Wommer, all —

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, with force and arms,

I do demand state pencils of the
value of four dollars.

of the goods, chattels and personal property of one Alanson Phillips

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

unlawfully and unjustly, did feloniously receive and have; the said Joseph Hayes
John Brown and Frank Wommer, —

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

JOHN R. FELLOWS,
District Attorney.