

0626

BOX:

31

FOLDER:

375

DESCRIPTION:

Galuska, William

DATE:

02/28/81



375

0627

Day of Trial

Counsel,

Filed

day of

1887

Pleads,

THE PEOPLE

19. 1887
16. 1887
16. 1887

P.
William Calver.

David C. Colver
Wm. H. FARRER

District Attorney.
Part No. March 1. 1887
pleads PZ.

A True Bill.

Wm. H. FARRER

Foreman.
Ten Six months.

Burglary—Third Degree, and Receiving
Stolen Goods.

0628

POLICE COURT—5th DISTRICT.City and County
of New York, } ss:Robert J. Brownof North Side 167 Street near 4th Street, being duly sworn,
deposes and says, that the premises ~~is~~ East Side Washington Ave & 167th
Street, 23 Ward, in the City and County aforesaid, the said being a framedwelling
and which was ~~occupied by~~ unoccupied and being
separated were **BURGLARIOUSLY**entered by means of forcibly removing the catch attached
to a side window of said premises and raising
said window and entering therein with intent
to commit a crimeon the night of the 14 day of February 1881
and the following property feloniously taken, stolen, and carried away, viz:a quantity of lead pipe of the
value of one dollarthe property of Eden P. Bacon in deponent's care & charge as Agent
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 William Galuska (now here)for the reasons following, to wit; That deponent knows that said
premises were securely closed on said night
and since the commission of said offense
and in open court the said William
Galuska admitted and confessed to deponent
that he did enter said premises on said night
and feloniously take and carry away said
propertyRobert J. BrownSworn to before me this
23rd February 1881
Moses S. Schaefer
Justice

0629

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Galuska being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

William Galuska

Question. How old are you?

Answer.

19 years 7 age

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

169 St Washington Ave

Question. What is your occupation?

Answer.

House Shaver

Question. Have you anything to say, and if so, what,—relative to the charge here
preferred against you?

Answer.

I am guilty of the charge

Taken before me, this

23

day of

February

1851

W. Galuska

Moran Otterbein
Police Justice.

0630

POLICE COURT—5th DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert J. Pearson
North side 167th St near 45th St.
91

William Galuska

Dated February 23 1881

Attest my Magistrate.

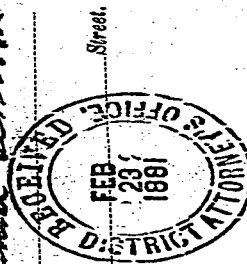
Just. R. Williams, 33 Officer.

Clerk

Witnesses:

Committed in default of \$1000 Bail.
Samuel Simon

Dated by



Street.

0631

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

William Galuska

ate. of the *twenty-third* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *February* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty-one* with force and arms, at the Ward, City and County aforesaid, the *house and building* of

Eben F. Bacon

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

Eben F. Bacon

then and there being, then and there feloniously and burglariously to steal, take and carry away, and

Twenty pounds of pipe of the value of ten cents each pound.

Ten pounds of lead of the value of ten cents each pound.

of the goods, chattels, and personal property of the said

Eben F. Bacon

so kept as aforesaid in the said *house and building* 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.

0632

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

William Galuska

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,

Ten pounds of pipe of the value of ten cents each pound.

Ten pounds of lead of the value of ten cents each pound.

of the goods, chattels, and personal property of

Eben F. Bacon

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

Eben F. Bacon

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

William Galuska

then and there well knowing the said goods, chattels, and personal property, to have been feloniously ~~taken and carried away~~ stolen, 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.

Daniel F. Rollins
~~REDACTED~~ District Attorney.

0633

BOX:

31

FOLDER:

375

DESCRIPTION:

Gardner, Abraham

DATE:

02/25/81



375

0634

192

Counsel,
Filed 25 day of Feb 1881
Pleads

THE PEOPLE

vs.

W. H. P. b.

Abraham Gardner

I

Larceny and Receiving Stolen Goods.

David B. Collins
BENJ. K. PHIBBS,

District Attorney,
Part No. 28, 1881.
Pleads Response.

A True Bill.

(Signed) W. H. P. b.

Foreman,
S. P. One year & 1/2

0635

FORM 89½

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

ss.

POLICE COURT—SECOND DISTRICT.

of No. 143 East 51st Street, being duly sworn, deposes
and says, that on the 6th day of February 1881

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from deponent's person,

the following property, to wit: One Silver Watch

of the value of 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 Abraham Gardner

(Now here) from the fact that on said
date deponent went into the liquor saloon
No 124 West 26th Street. And while deponent
was in conversation with the bar tender
the said watch was taken from the
right hand side pocket of the vest
then on deponent's person. And said
Gardner confessed and acknowledged
in presence of deponent that he had
taken stolen and carried away
said property. Deponent is further informed
by officer Hilgan that he arrested said Gardner
and on searching him in the station house he found
a pawn ticket in his possession which said Gardner
informed the officer represented as his
property.

Sworn to before me, this

21st day

of February 1881

Police Justice

0636

City and County of New York } Hugh Gilgan of the
Precinct Police being duly sworn deposes
and says that he has heard read the
foregoing Affidavit and that the facts
stated therein on information of deponent
are true of deponent's own knowledge

Sworn to before me } Hugh Gilgan
This 21st day of February 1881 }
J. W. Carr Police Justice

0637

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Abraham Gardner being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Abraham Gardner*

QUESTION.—How old are you?

ANSWER.—*Eighteen Years.*

QUESTION.—Where were you born?

ANSWER.—*New York State*

QUESTION.—Where do you live?

ANSWER.—*156 West 26th Street*

QUESTION.—What is your occupation?

ANSWER.—*Dancer in a Theatre*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.—*I am guilty of the charge*

Abraham Gardner,

Taken before me, this

21st day of February 188

Police Justice.

0638

Form 164

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

George W. Smith
143 E. 21st St. New York

169

Affidavit—Larceny

William Anderson

Dated *February 21* 188*1*

Hammer MAGISTRATE.

Hilgan OFFICER.

WITNESS: *29*

Hugh Hilgan

29 E. 21st St.



170 TO ANS. *1000*

BAILED BY

No. STREET.

0639

Mrs. A. CHAMEROY, PAWNBROKER,
128 Bleecker Street, N. Y.

1887

Dolls Cts.

Sub 54 watch 7. 00

25831 1/2 watch

Not accountable for damage by Fire, Water, Robbery, Moth or Breakage
25 per cent per Annum.

0640

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Abraham Gardner

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

*One watch of the value of five dollars
of the goods, chattels and personal property
of one George W. Smith and the person of
the said George W. Smith then and there
being found, from the person of the said
George W. Smith*

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

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. then and

0641

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Abraham Gardner

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,

One watch of the value of five dollars

of the goods, chattels, and personal property of the said

George W. Smith

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*

George W. Smith

unlawfully, unjustly, ~~and for the sake of wicked gain~~, did feloniously receive and have (the said

Abraham Gardner

then and there well knowing the said goods, chattels, and personal property, to have been feloniously
~~taken and carried away~~ stolen, 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. *Daniel B. Rollins*

BENJ. K. PHELPS, District Attorney.

0642

BOX:

31

FOLDER:

375

DESCRIPTION:

Geoghegan, Edward

DATE:

02/17/81



375

0643

Case No. 117

Filed 17 day of July 1881
Pleads Not guilty (March 15/2)

THE PEOPLE

39 vs.
24 De B...

P *B*

Edward George...
District Attorney.

Felony Assault and Battery.

District Attorney.

I Met 1881
and to be out with out of town
A True Bill.

James...
Foreman.
March 30 1881
Pen 6 months

0644

Ballou Hospital

Dec 28 - 1880 -

John A. Oril admitted
to ward 9. with a compound
comminuted fracture of skull
is, as far as at present
can be decided, out of danger.

Dr. Monty on staff

House Surgeon.

0645

So far no symptoms of
compression of the Brain have
shown themselves; still as it
seems that the orbital plate of the
Frontal bone is involved, it may
be only a question of time as to
when symptoms of pressure
shall appear.

The patient's condition is not
free from danger.

Frank Montgomery,
House Surgeon.

0646

Bellevue Hospital
Dec 12th 80

John O'Neill.

This patient was admitted to Ward 9
on Saturday evening Dec 11th with
compound Fracture of the Skull,
on examination I found a
Compound comminuted fracture
of the Frontal Bone of the skull
involving the left orbit.
The bone was broken in pieces;
The left eye was prominent & there
was subconjunctival ecchymosis.
at this time vision in the left
eye was not impaired.

0647

Bellvue Hospital
Dec 24 '80

This is to certify that John O'Neil
admitted to Ward 9 Dec 14th suffering
from compound fracture of skull is doing
very well but I can as yet give no
positive opinion as to ultimate result
of case -

Frank Montgomery M.D.
P.S. There is no need to send for another
certificate till Dec 28th
Dr. Montgomery

0648

Bellerue Hospital
Dec 22nd

This is to certify that
John O'Neill admitted to
Ward 9 Bellerue Hospital
Dec 11th suffering from
compound fracture of skull
is doing very well but
not entirely out of danger.

Frank Montgomery M.D.

0649

Bellone Hospital
Dec 20 1880 -

John A Reil - present
in the hospital - with a
compound & comminuted
fracture of the skull is
not yet out of all danger
though his condition is
not worse than on latter
day last.

Yours
Dr. J. M. O'Connell
House Surgeon

0650

Bellevue Hospital
Dec 16th 1880.

John O'Neil. -

Admitted Dec 11th with a Compound
comminuted Fracture of the Skull.

This patient's condition is slightly
improved today, but the injury
will as yet admit of no positive
prognosis.

Frank Montgomery -
House Surgeon. 2nd Dis.

0651

Bellme Hospital

Dec 14-80.-

John O'Neill admitted to
ward 9. Dec 12. is suffering from
compound fracture of skull over the
left eye. and although the present con-
dition of the patient is not bad. It is
impossible to predicate much as to
what may occur during the next 48
hours.

Dr J. J. O'Neill
House Surgeon

0652

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

of No. 202 East-28-

on Saturday the 11th being duly sworn, deposes and says, that
in the year 1880 at the City of New York, in the County of New York, day of December

and feloniously John O'Neill
was violently ASSAULTED and BEATEN by Edward Geoghaghan

(now here) from the fact that deponent saw
said Geoghaghan strike said O'Neill
on the head with the iron part of
a pitch fork then and there held in
the hand of said Geoghaghan
injuring said O'Neill severely and

with the felonious intent to take the life of said O'Neill 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, &c., and be dealt with according to law.

Sworn before me, this

12

day,

of December

1880

B. A. Priely

Philly Ford

Police Justice.

0653

Police Court—Fourth District.

THE PEOPLE &c.,

ON THE COMPLAINT OF

Philip Ford

Edward Geophaqian

Dated DEC 12 1900

304 Bush Magistrate.

Bauman 18 Officer.

John Ford

202 E 28th St

Case for award the
result of injuries &
for further exp.

Verdict for
\$75

0654

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Geoghagan being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

Edward Geoghagan

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

307 E 26th St

Question. What is your occupation?

Answer.

Horse dealer

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer.

I am not guilty of the charge, but to the best of my opinion it was Fords son that struck him with a loaded whip when he was attempting to strike me Edward Geoghagan

Taken before me this

25 day of *Dec* 1890

Police Justice

0655

Police Court--Fourth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Ford

202 E 28th St

Edward McPhaghan

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated December 12 1880

304 Barclay Magistrate.

Bannon 18th Officer.

Clerk.

Witnesses, John Ford

John O'Neil 202 E 28th St

Completed to avoid the arrest of

of injuries

E. Jany 1. 1881. 9 1/2 a M

Received in District Att'y's Office,

Rec'd from by Justice

Attorneys at \$1,500 for E.

Nathan Subd-

Att'y for Deft-

0656

The People
Edward ^{vs} Geoshegan
battery

Scout General Sessions, Part I
Before Judge Cowing March 24, 1882
Indictment for felonious assault and
John O'Skill, sworn and examined. I live
at 231 Gold st., Brooklyn. I have known
the prisoner since the 11th of Dec., a year
ago last Christmas 1880. I had never seen
him previous to that to my knowledge. I met
him on Third Avenue, New York, between
Twenty Seventh and Twenty eighth Sts. in a
stable yard. I don't know whose yard it was.
I left a friend home there; he had a cab
and a horse; he came to my house; he
was out all night and was kind of sleepy
and had something to drink I suppose.
I thought I would take him home. This was
five or six o'clock in the evening. After
I went into the yard with my friend, Mr.
Geoshegan came to the window of the cab
and said, "Phil, I want that dollar." I
turned to the defendant and said, "What
do you want from that man? You will
get nothing from him, I don't know
that he knows you. The man is a little
tipsy, and when he is sober if you
have any business to transact with
him you should do it then and not
when he is tight." He said, "It is none

0657

of your business, you mind your own business." "I will mind that because he has some money about him," I said, "and I want to see that he don't lose it. If it is a thing that he knows you, then you can settle it." It seems he bought a knife from the defendant before this, but I knew nothing about it. My friend Mr. Ford got out of the cab and he and the defendant walked quietly ~~not~~ to this stable, ^{but to the one above it.} I commenced to unhitch the horse and I went over to Mr. Ford to get the keys of his stable. I says to the defendant, "Is that all right now?" He says, "yes." I says, "I am glad of it," and he says "Put that money down" in that way so I turned around and Mr. Ford's son came in. Says I, "Halloa John, is that you. It is so dark I hardly knew you." He said, "yes." The defendant was then inside the door of his own stable; he says, "you sons of f--- his I will make you." I was standing the nearest to him. I had a winter cap on with two or three doubles of this pasteboard in the peak of it and it came down pretty well on my face. The defendant turned back as he said

0658

the woad and he lifted a fork with four prongs in it, a little bit of a fork about three feet long; he took it in his right hand and he came at me and struck me on the left side of the forehead. He says "I murder", and I took a handkerchief and put it to it, my skull was broke. I went to the station house and afterwards Officer Brennan took me to Bellevue hospital. I was there between three and four weeks. Cross Examined. I had not been drinking that day except one glass of whiskey and two glasses of beer in the forenoon. It was dark when this happened. I did not drive directly from my house 231 Gold St. I had attended to a call after we started in Tillary St. and one in Prince St. I am in the furniture business. I sat outside on the carriage with Ford. I was in this stable yard between five and six as well as I can remember. When I went to New York I had no words with the defendant, not an untoward word passed between us, he called Ford's father a son of a b and that made young Ford angry; young Ford did not strike at the defendant with a loaded whip; he did not strike at him with something in

0659

his hand I could not say ^{what} ~~whether~~ young
Jord and the defendant said, but they had
a growl. There was not a word between me
and the defendant only what I told you,
that I would not let him have any
money from this man unless I knew
him. I never saw the defendant in my
life before that night to my knowledge. I
saw him walking up Third Avenue one
day after he was bailed off. Young Jord
is not here. Phillip Jord, sworn and ex-
amined. I know the prisoner and O'Neill;
he is a cousin of mine. I was present
with him in Dec. 1880 in Twenty fourth St.
He came with me from Brooklyn. I saw
the defendant in the yard; he came to the
carriage door and caught me by the
breast and pulled me out on my feet
to pay him a dollar that I owed him
for the price of a knife; he took the money
out of my breast pocket. My cousin told
him that he had better put the money
back in my pocket and when I waked
up I would pay the dollar. He said it
was all right. I was still in the yard
and he called me. This yard was
where I stabled; the same passage way
led to both stables.

0660

The defendant took the money and put the money back into my pocket, I could not say how much, about twelve dollars, and he went in his own door; he called me a son of a b h and said, "I have got my money now. The first thing I seen my cousin was unhooking my horse, putting him away, and the first thing I "seen" after that was a pitch fork in the defendant's hand striking my cousin John O'Neill, he picked up his hat and ran out of the yard and the defendant ran out of his yard. I put my things away and went home, I could not find out what became of O'Neill until officer Brennan came after me to the house, I was after going to bed, I believe he wanted to know if I could identify the defendant. I did not see O'Neill again until I saw him in the hospital. I saw the wound in the hospital; it was on the corner of his eyebrow. Two prongs of the fork were found on the shed the next day. I saw the handle of the fork. The blow was sufficient to knock O'Neill down, he was knocked to his knees, he had one of those heavy winter caps that turned over his ears; that saved the blow.

Cross Examined I might have drank

0661

some beer that day I was out all night. I back
for the Lotos club. In the morning going home
I got a gentleman and lady corner of
Fifth Avenue to go to DeKalb Avenue in
Brooklyn; on my way back I stopped at
O'Neil's place. I might have been under the
influence of liquor as well as want of sleep.
I had been 24 hours without sleep at the
time I was heavy with sleep. I knew the
defendant was entitled to his dollar. I did
not happen to have it when I would meet him.
I was angry that night at what he said to me
and I suppose my son was angry because
he called him a son of a b. I am sure
they did not exchange angry words. I am
very sure they did not quarrel; it was
all done in one stroke; it was just so
dark that I could get in and unhook
my horse and put him away without light;
there was plenty of star light and moon
light in the yard. I suppose I was three
feet away from O'Neill at the time the
blow was given. I was the last one left
the yard. I saw the prongs of the pitchfork
matched together the next day. I saw it in
my stable the next day; the two prongs
that were broken off were on the shed.

0662

Edward Geofhgan, sworn and examined, testified I live now 34 East Broadway but I lived in Twenty Sixth st. when this mass was. I have been to Europe seven or eight times since I go to ship cattle for Longman and O'Brien. I never had a quarrel with O'Neill and never saw him till that night and had no occasion to have a quarrel with him then. This man O'Neill drove a cab into the same yard I stable in between seven and eight o'clock at night and Ford was inside of the cab. He stayed there about ten minutes trying to get Ford out of the cab; he was so drunk he could not get out; ~~he said to me~~, "Will you please help me to wake this man up." I says, "Mr. Ford, will you try to get up?" He said, "you go to hell," you told me yesterday morning you would not have insulted me for fifty dollars, I would not do it to a man for a dollar. He asked me for \$15. He gets out of the cab and he comes over to me. I went over to my own stable; he pulls out his pocket book and takes out a five dollar bill. So he says, "take your dollar." I returned him the five dollar bill and he went to the cigar store and got change for a two dollar bill and handed him a

0663

dollar. Then O'Neill saw that this Ford knew me he shook hands with me. He said, I am sorry for what I said, I did not know but it was some one wanted to borrow a dollar. Twenty minutes after that Ford's son came into the yard; he said to his son something about Georgehan and he said, "Damn him, I will lay him out." With that he jumps on the back and pulls down a loaded whip; he broke the rim of the hat. I had a wooden pitchfork - they said it was iron - I was throwing up some hay and got in some feed. He comes over and hits me with the whip, I knocked the whip out of his hand. Ford was standing next to me; he had an axe in his hand. O'Neill ran between me and young Ford; he ran out of the yard and showed no sign of being cut. The father said, "I will cut his head off;" he ran at me with an axe; the son grabbed me by the arms and shoved me in the stable. I went home and got my supper and came back. The officer said, "Had you a row with O'Neill?" "No," I said, "I had a muss with Ford." "I was taken to the Hospital," O'Neill said, "that is not the man that struck me." We left the Hospital and the officer and I had two drinks a piece at the

0664

corner of First Avenue. He said, "you will be discharged; we will go to the station house." The Sergeant asked me to take a chair. he sent for Lind; he was that drunk he wanted to claim my keys. He said, "that is the man that hit O'Neill." I was brought to the Fifty seventh st. Court. If I struck O'Neill that night I must have struck him when I was knocking off the blow of the whip which Lind made. I was striking at Lind's son John M. Bride of Paterson, N. J. testified that the defendants character for peace and quietness was good.

The jury rendered a verdict of guilty of an assault.

0665

Testimony in the Case

Edward Geophegan

filed Feb.

1882.

0666

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Edward Geoghegan*

late of the City of New York, in the County of New York, aforesaid, on the
eleventh day of *December* in the year of our Lord
one thousand eight hundred and eighty *with force and arms, at the City and*
County aforesaid, in and upon the body of *John O'Neill*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *John O'Neill*
with a certain *pitchfork*
which the said *Edward Geoghegan*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *John O'Neill*
then and there, feloniously and willfully 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Edward Geoghegan*
with force and arms, in and upon the body of the said *John O'Neill*
then and there being, willfully and feloniously did make an
assault and *him* the said *John O'Neill*
with a certain *pitchfork* which the said *Edward Geoghegan*

in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto *him* the said *John O'Neill*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Edward Geoghegan*

with force and arms, in and upon the body of *John O'Neill*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *John O'Neill*
with a certain *pitchfork*
which the said *Edward Geoghegan*

in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *John O'Neill* with intent *him* the

Ms. 117
Chart

0668

BOX:

31

FOLDER:

375

DESCRIPTION:

Gilbert, Charles

DATE:

02/01/81



375

0669

BOX:

31

FOLDER:

375

DESCRIPTION:

Meunster, Anton

DATE:

02/01/81



375

0670

353

Day of Trial
Counsel, *L. J. [Signature]*
Filed *✓* day of *Sept* 1887
Pleads, *McGill (2)*

Burglary—Third Degree, and Receiving
Stolen Goods.

THE PEOPLE

vs.
Charles Gilbert
P.

vs.
John McManis
P.

David C. Rollins
THOMAS H. PEARSON,

District Attorney.

Part in Entry 7. 1887
pleads Entry 3.

1, S. P. New Year & Co. [Signature]
A True Bill.
E. S. Richardson [Signature]
James [Signature]

Foreman.

M. E. Newbury

0671

Police Office. Third District.

City and County } ss.:
of New York,

No. 228 Seventh Street, being duly sworn,

deposes and says, that the premises No. 228 Seventh Street, 11th Ward, in the City and County aforesaid, the said being an out house and which was occupied by deponent as a Stable

were BURGLARIOUSLY entered by means of forcibly dragging a stable which was a portion of the fastening of the door leading into said stable from Seventh Street on the night of the 13th day of January 1881, and the following property, feloniously taken, stolen and carried away, viz..

One set Harness of the value of twenty five 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 Anton Munster and Charles Gilbert (both now here)

for the reasons following, to-wit: That deponent is informed by Henry Levy that he said Levy saw said Munster and said Gilbert leaving said stable with said harness in their possession

Sworn to before me this }
28th day of January 1881 }
Solou Smith Police Justice

0672

City and County of New York ss

Henry Levy of No 224 Seventh Street
being duly sworn says that on the
night of the 13th day of January 1881
at about the hour of 11 P.M. he
saw Anton Munster and Charles Gilbert
(both now here) in the act of leaving
the stable described in the within
affidavit made by Charles Seedorf
and at the time they said Munster
and said Gilbert had a harness
in their possession *H. Levy*

Sworn to before me this }
28th day of January 1881 }
Solomon O. Smith

Police Justice

0673

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Charles Gilbert being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him states as follows, viz.:

Question.—What is your name?

Answer.—

Charles Gilbert

Question.—How old are you?

Answer.—

Twenty three

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

210 7th St

Question.—What is your occupation?

Answer.—

Tobacco Investing

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

*I am guilty
Charles Gilbert*

Taken before me, this

25

day of

July

1897

at New York

Police Court.

0674

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Anton Munster being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him states as follows, viz.:

Question.—What is your name?

Answer.—*Anton Munster*

Question.—How old are you?

Answer.—*Twenty*

Question.—Where were you born?

Answer.—*Germany*

Question.—Where do you live?

Answer.—*210 7th St*

Question.—What is your occupation?

Answer.—*Butcher*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—*I am guilty*

Anton Munster

Taken before me this

28

day of

Jan

1897

at New York

John J. Smith

0675

Form 113.

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Seeger
228

Anton Munster

Charles Seeger



Offence, BURGLARY.

Dated *January 28* 189*4*

Smith

Magistrate.

Louise and Van Rensselaer
January 11 1894

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

No. Street.

Received in Dist. Atty's Office,

Comm

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0676

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Charles Gilbert and Anton Meunster each*

late of the *eleventh* Ward of the City of New York, in the County of
New York aforesaid, on the *thirteenth* day of *January* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty-one* with force and
arms, at the Ward, City and County aforesaid, the *stable* of

Charles Seedorf
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

Charles Seedorf
then and there being, then and there feloniously and burglariously to steal, take and carry
away, and

*One set of harness of the value of twenty-five
dollars*

of the goods, chattels, and personal property of the said *Charles Seedorf*

so kept as aforesaid in the said *stable* 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.

0677

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Charles Gilbert and Anton Munster each

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,

One set of harness of the value of twenty-two dollars

of the goods, chattels, and personal property of *Charles Seedorf*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Charles Seedorf

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Charles Gilbert and Anton Munster

then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen,) 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.

Daniel G. Rollins

~~REDACTED~~ **REDACTED**, District Attorney.

0678

BOX:

31

FOLDER:

375

DESCRIPTION:

Gillespie, Patrick

DATE:

02/25/81



375

0679

No 172

Day of Trial

Counsel,

Filed 25 day of Feb

1881

Pleads

THE PEOPLE

vs.

44.
11 Penny

Violation of Excise Law.

B.B.
Patrick Gillespie.

Samuel Holmes
DAN. M. HEMES

District Attorney.

Part in March 9. 1881
pleads guilty -

A TRUE BILL.

Harold Dwyer

Foreman.

Jordan

City Prisoners
Mar 10, 1881

off on trial

Mar 2/81

Charles Taylor
Charles Conner
107 Cherry St.
\$100.00 Personal
Feb 25th 1881

0680

First District Police Court.

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

of No. Mary Carlaw
House of Detention Street,
of the City of New York, being duly sworn, deposes and says, that on the 15
day of February 1887, at the City of New York, in the County of New York,
at No. 199 North Street,
Patrick Gillopie now present.

did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, strong or spirituous liquors or wines, to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Sections 13 and 14 of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 16 day
of February 1887

W. J. [Signature]
Police Justice.

Lee G. Carlaw
Mary
Mark

0681

Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Garlow
100 to appear Com

vs

136

MISDEMEANOR.
SELLING LIQUOR, &c. WITHOUT LICENSE

Patrick Gillespie

Dated the *16* day of *July* 188*1*

W MAGISTRATE.

Kelly OFFICERS.

WITNESS

Patrick Kelly
14 Precinct

BAILED \$ *100* TO ANS.

BY



Com
6 to wit

0682

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Patrick Gillespie

late of the *sixth* Ward of the City of New York, in the County of
New York, aforesaid, on the *fifteenth* day of *February* in the year
of our Lord one thousand eight hundred and eighty-*one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Moary Garlan

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

Daniel G. Rollins

BENJAMIN PHELPS, District Attorney.

0683

BOX:

31

FOLDER:

375

DESCRIPTION:

Gordon, Bartholomew

DATE:

02/08/81



375

0684

BOX:

31

FOLDER:

375

DESCRIPTION:

McDonald, John

DATE:

02/08/81



375

0685

BOX:

31

FOLDER:

375

DESCRIPTION:

Morrison, Bridget

DATE:

02/08/81



375

0585

2 mat
Counsel, H. H. C. 1881
Filed 8 day of Feb
Pleas Not Guilty.

THE PEOPLE
vs.
1. Bartholomew Gordon, Jr.
2. John McDonald.
3. Budget Morrison.
David S. Ballou
DISTRICT ATTORNEY

District Attorney.
Part No. 100, 1881
Not Pleas guilty to L.
A TRUE BILL.
Pen 6 and 1st
No 2. This is disclosed

There has been no movement
against Morrison
I cannot to the ch.
Charge of 1st of No 3
D. S. Ballou
I cannot to exchange
of No 100 and. No legal evidence
against him D. S. Ballou

0687

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

FORM 89½

SS.

POLICE COURT—SECOND DISTRICT.

of No. 510 South Avenue Street, being duly sworn, deposes
and says, that on the 31st day of January 18 81
at the 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, to wit:

One Slaughtered Pig

of the value of Six 251.00 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 Bartholomew Gordon
and John McDonald, both now here,
for the reasons following, to wit: That
said Pig was stolen and carried away
from the front in front of deponent's
store at nos. 510 and 512 South Av.
and after the time of the larceny,
deponent heard the said defendants,
and each of them, admit and confess
in the presence of Officer McLaughlin
that they had found said Pig
and sold the same to Brigit
Morrison, now here, for drinks, and
the said Brigit informed deponent
that she bought and received said

Subscribed and sworn to before me this

Notary Public

0688

Reg: from said dependants for the sum
of one dollar and a half.
That after the time of the larceny
aforesaid deponent found a portion of
said stolen Reg: viz: one half of the
same in the room of said Bridget
at number 558 West 39th Street, and
the other half of said Reg: was found
by deponent in the hall-way of said
premises in: 39th Street opposite the door
of said Bridget's rooms.

That deponent charges and alleges that
said Bartholomew Gordon and said
John M. Howard did feloniously steal
and carry away said Reg: from the
possession of deponent and that said
Bridget Morrison did at the time
aforesaid knowingly and feloniously
purchase and receive said Reg: and
that said Bridget, well knowing at
the time that said Reg: was
stolen.

Sworn to before me this } George Albert.
1st day of February 1881

John W. Lawrence

Police Justice

0689

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. SS.

Bridget Morrison being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Bridget Morrison*

QUESTION.—How old are you?

ANSWER.—*Thirty-three years of age.*

QUESTION.—Where were you born?

ANSWER.—*Ireland*

QUESTION.—Where do you live?

ANSWER.—*553 West 89th St.*

QUESTION.—What is your occupation?

ANSWER.—*Housekeeper*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.—*I did not know the Pig was stolen. Mrs Kneille brought Gadow and McDonald to me with the Pig and asked me if I would buy the calf of it and I told her I had no money to pay for it and Mrs Kneille said she would lend it to me.*

Bridget X Morrison
(mark)

Taken before me, this

day of May

1887

James M. Muelke Police Justice.

0690



Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Alfred Albert
1549 - 10th Ave
1st Apt. 3rd Floor
2nd Floor 1st Room
3rd Floor 1st Room

DATED *June 1st* 1931

Clammert MAGISTRATE

OFFICER.

WITNESS

William Delaney

Clarity Conner

2nd Ward Police

May Murala

513 1st Ave.

Stark TO ANS. *Edw. G. J.*

BAILED BY *Edward J. Conner*

No. *608 West 37th* STREET.

0691

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Bartholomew Gordon, John M. Donald
and Bridget Morrison each

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

Sixty-two and one-half pounds of meat of
the value of ten cents each pound.

of the goods, chattels, and personal property of one

George Albert

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.

0692

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

*Bartholomew Gordon, John McDonald
and Bridget Morrison each*

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,

*Sixty two and one-half pounds of meat
of the value of ten cents each pound.*

of the goods, chattels, and personal property of the said

George Albert

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

George Albert

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Bartholomew Gordon, John McDonald and Bridget Morrison
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen,) 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.

Daniel G. Rollins

DENVER HARRIS District Attorney.