

0177

BOX:

413

FOLDER:

3817

DESCRIPTION:

Gewrtz, Jacob

DATE:

10/31/90



3817

0178

Witnesses:

Counsel,

Filed

day of

1890

Pleads

THE PEOPLE

vs.

Jacob Gewirtz

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Amos Little

Foreman.

Transferred to the Court of Special
Sessions for trial and final disposition.

Part 2. ... 1890.

Violating factory law.
Chap. 409. Laws of 1886,
as amended by Chap. 462, Laws
of 1887 and Chap. 560, Laws of 1889.

0179

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jacobs Figueras

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse Jacobs Figueras of a Misdemeanor,

~~of the crime of~~

committed as follows:

The said Jacobs Figueras.

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

thirteenth day of August, in the year of our Lord one thousand

eight hundred and ninety , at the City and County aforesaid,

did unlawfully hire and employ in the
manufacturing establishment of him the
said Jacobs Figueras there situate, and
advised and permitted to be employed therein,

0 18 1

BOX:

413

FOLDER:

3817

DESCRIPTION:

Giles, James H.

DATE:

10/31/90



3817

0182

Witnesses:

P. Breichert

Officer Murphy

Counsel,

Filed

31 day of Oct

1890

Pleads,

Not guilty

THE PEOPLE

vs.

P

James H. Giles

Burglary in the second degree.

[Section 497, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Annur Little

Forcman.

Part III November 7/90

Tried and Acquitted

0183

Police Court—2 District.

City and County } ss.:
of New York,

of No. 126 Waverley Place Street, aged 45 years,
occupation Tailor

deposes and says, that the premises No 126 Waverley Place Street
in the City and County aforesaid, the said being a Tailor shop

and which was occupied by deponent as a Tailor Shop dwelling
and in which there was at the time a human being by name

Emeline Reichert my four children deponent
were BURGLARIOUSLY entered by means of forcibly breaking a

pane of glass in store door window and
placing his hand through said window
attempted to unlock the lock with the key
that was inserted in a lock attached to said door
on the 28 day of October 1890 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:
with the felonious intent to take steal

and carry away therefrom the following
property: Six coats of the value of
Fifty dollars and other property all
of the value of Five hundred dollars

the property of Deponent others

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

James Giles (now here)

for the reasons following, to wit: That deponent saw said
defendant break said pane of glass
and placed his hand through the
same and attempting to unlock the
lock door with the key that was inserted
in a lock attached to said door
leading in the aforesaid premises

P. Reichert.

YOUN TO BEFORE ME

THIS 29 DAY OF Oct 1890

Lo. J. C. [Signature]
POLICE JUSTICE

0184

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *James Giles*

Question. How old are you?

Answer. *37 Years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *No 68 West 43 Street 3 months*

Question. What is your business or profession?

Answer. *Cook on the Wagner Police Car Company*

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**J. B. Giles*

Taken before me this

29

day of

October

1890

Police Justice

0185

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

Police Court--- 2

District.

1632

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter P. Reichert
126-44 Broadway Place
James Giles

Offence Burglary

Dated

October 29

1890

O'Reilly

Magistrate.

Municipal Officer.

Witness

Wm. P. Reichert

Street.

Witness

Wm. P. Reichert

Street.

No.



Street.

No.

\$ 1000

to answer

Street.

COMPLAINT

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 October 29 1890

P. J. Reichert 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

James M. Fidler

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

James M. Fidler

of the CRIME OF BURGLARY IN THE ~~second~~ DEGREE, committed as follows:
The said James M. Fidler,

Amended by amendment
deposited with clerk
November 7, 1885

late of the ~~Fourth~~ ^{Fifteenth} Ward of the City of New York, in the County of New York
aforesaid, on the ~~Twenty-fifth~~ day of ~~October~~ ^{November}, in the year
of our Lord one thousand eight hundred and ~~ninety~~ ^{nineteen}, with force and arms, about the
hour of ~~Twelve~~ o'clock in the ~~night~~ ^{day} time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one Peter Reinert,

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

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

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.

James M. Fidler
District Attorney

0 187

SECOND COUNT.—

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

of the CRIME OF

LARCENY

committed as follows:

The said

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

of the goods, chattels and personal property of one

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.

0 188

THIRD COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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.

0189

BOX:

413

FOLDER:

3817

DESCRIPTION:

Giuochies, Giovainie

DATE:

10/20/90



3817

0190

Witnesses:

James R. [unclear]

Counsel,

Filed

Pleads,

177

for [unclear] [unclear]

20 day of *Oct* 18*90*

THE PEOPLE

vs.

B

Georgina Givochies

John R. Fellows

VIOLET OF EXCISE LAW

(Selling on Sunday, Etc.)

[III Rev. Stat. (7th Edition), page 188, Sec. 21 and page 189, Sec. 5.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Anton Little

Foreman.

0191

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Giovanni Guochies

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

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

The said *Giovanni Guochies*

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

William H. Rynders

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

SECOND COUNT—

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

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

The said *Giovanni Guochies*

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

JOHN R. FELLOWS,

District Attorney.

0192

BOX:

413

FOLDER:

3817

DESCRIPTION:

Glatt, Charles

DATE:

10/10/90



3817

0193

10/24/90

Witnesses;

J. D. Seigman
Off. Breckinridge
Mary Woods

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

Charles Glatt

Grand Larceny Second degree
[Sections 538, 539, Penal Code]

JOHN R. FELLOWS,

District Attorney.

Ph. 2 Nov 24th 1890. v. m. d.

A True Bill.

Almond Little

Plead guilty to ^{Foreman} 1st
on 1st for 1st 1st 1st
found guilty 26/90
and sent Jan 28/91 to
S.P. 1 yrs by 1st 1st 1st
Kurt

0194

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

6th
Joseph B. Geiger
of No. 249 Third Avenue Street, aged 45 years,
occupation Signer Business being duly sworn

deposes and says, that on the 25th day of September 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz: Thirty-seven

boxes of cigars, each box containing fifty cigars of the value of fifty dollars

the property of this deponent

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

the following circumstances. At or about six o'clock on the 25th day of September, deponent's daughter, while playing standing in the hall of the house saw said Blatt coming out of the side door of the saloon with his coat buttoned. Deponent's daughter questioned said Blatt what he had under his coat and he informed her they were cigars given to him by his father's purchaser.

Joseph B. Geiger

Sworn to before me this 27th day of September 1899
J. M. McNeill
Police Justice.

0195

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

6th
District Police Court.

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

Question. What is your name?

Answer. *Charles Glatt*

Question. How old are you?

Answer. *24*

Question. Where were you born?

Answer. *Germany*

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

Answer. *2156 87th St; Four days*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty*
Charles Glatt

Taken before me this

day of

188

Police Justice.

0196

Bail fixed at \$500
Oct 3/90

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

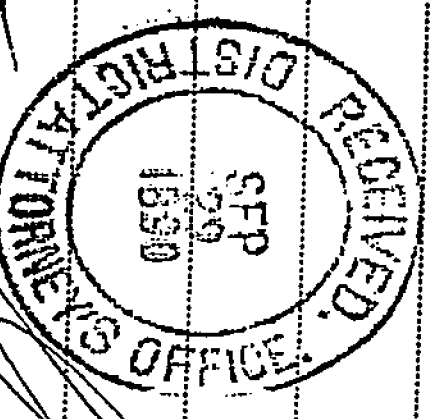
Police Court...
District...
1486

THE PEOPLE, Ec.,
ON THE COMPLAINT OF
Charles A. Smith
Offence Larceny
Felony

Dated September 27 1890
Magistrate
Henry J. Green

Witnesses
Mary Woods
No. 2451-3
Crown 136x
Street

No. _____
Street _____
No. _____
Street _____
No. 300-
to answer
Committed
1890



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

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

Dated September 27 1890
Police Justice.

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

Dated _____ 18 _____
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 _____ 18 _____
Police Justice.

0 197

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 12 years, occupation School Girl of No.

2491 Third Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of August 1888

Elizabeth Senger

Henry Murray

Police Justice.

0198

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Glatt

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

Charles Glatt

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

The said

Charles Glatt

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *September* in the year of our Lord one thousand eight hundred and *ninety*,
, at the City and County aforesaid, with force and arms,

one thousand, eight hundred and fifty cigars of the value of three cents each

of the goods, chattels and personal property of one

Joseph D. Geiger

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

0199

SECOND COUNT—

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

Charles Glatt
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Charles Glatt

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,

*one thousand, eight hundred
and fifty cigars of the
value of three cents each*

of the goods, chattels and personal property of one

Joseph B. Giger

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

Joseph B. Giger

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

Charles Glatt

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.

0200

BOX:

413

FOLDER:

3817

DESCRIPTION:

Goggins, James

DATE:

10/06/90



3817

0201

8

Witnesses;

Counsel,

Filed

6

day of

Oct 18 90

Pleads,

THE PEOPLE

vs.

James Goggins

Grand Larceny, 1st Degree.

(From the Person.)

[Sections 523, 530, Penal Code].

37
J. R. Fellows
District Attorney

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. Little

Foreman.

Oct 17/90
Pleas & Verdict
5 P. 4 yrs.

0202

Police Court

District.

Affidavit—Larceny.

City and County
of New York, ss:

of No. Pellville, New Jersey James M. Carthy
occupation Gardener Street, aged 47 years,
deposes and says, that on the 21 day of September 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

Three 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 James Loggins from her

from the fact that while
deponent was at the corner
of North and Mulberry Street at
about the hour of 12 M. he
was accosted by said Loggins
who placed his hand in deponent's
left hand side vest pocket and
abstracted therefrom said amount
of money and started to run
away with the same that he
was arrested and said
amount of money found in
his possession.

James M. Carthy
deponent

Sworn to before me, this

21 day

1890

Police Justice.

0203

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I was drunk and do not know what I was doing. The employment gave me permission to take the money.

James Goggins

day of

Taken before me this

1887

Police Justice.

Date.....18.....Po'ice Ju' ticc.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Goggin

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF GRAND LARCENY in the *first* degree committed as follows:

The said

James Goggin

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth*
day of *September* in the year of our Lord one thousand eight hundred and
ninety, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

\$3.00 *one* promissory note for the payment of money of the kind commonly called United
States Treasury Notes, of the denomination and value of *two* dollar *s*; *one*
promissory note for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *two* dollar *s*; *one* United States Gold Certificate,
of the denomination and value of *two* dollar *s*; *one* United States
Silver Certificate, of the denomination and value of *two* dollar *s*;

three promissory note for the payment of money of the kind commonly called United
States Treasury Notes, of the denomination and value of *one* dollar *each*; *three*
promissory note for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *one* dollar *each*; *three* United States Gold Certificates,
of the denomination and value of *one* dollar *each*; *three* United States
Silver Certificates, of the denomination and value of *one* dollar *each*;

*and divers coins, of a number, kind and
denomination to the Grand Jury aforesaid
unknown, of the value of three dollars*

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

John R. Fellows,
District Attorney.

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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.

0207

BOX:

413

FOLDER:

3817

DESCRIPTION:

Gordon, Harris

DATE:

10/28/90



3817

0208

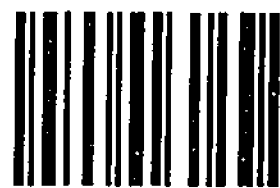
BOX:
413

FOLDER:
3817

DESCRIPTION:

Greensky, Mendel

DATE:
10/28/90



3817

0209

BOX:

413

FOLDER:

3817

DESCRIPTION:

Steinberg, Abraham

DATE:

10/28/90



3817

0210

Witnesses:

D. C. Taylor

Officer Cohen

Counsel,

Filed

Pleads

day of

1890

THE PEOPLE

vs.

Harris Gordon,

Mendel Greenberg
and

Abraham Steinberg

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Amos Little

Foreman.

Part 2 - Nov. 12, 1890
No. 1 tried and convicted

S. P. 5 of 20.

Burglary in the THIRD DEGREE
(Section 498, Penal Code.)

306
2. R. Beckett
3.

28 day of Oct 1890
Pleads Guilty 29

in 94th
February

0211

Police Court— 3 District.

City and County { ss.:
of New York,David B. Taylor
of No. 94 Hester Street, aged 27 years,
occupation Partner broker being duly sworn

deposes and says, that the premises No 94 Hester Street, 10 Ward

in the City and County aforesaid the said being a five story brick
tenement dwelling the first or ground
floor of which was occupied by deponent as a store

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly

unlocking the
Hall door of said premises and
forcibly cutting a panel out of
a door in said Hallway which said
door gave Entrance into said store
on the 24 day of October 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz: Generalmerchandise consisting of Watches
Jewelry silverware Wearing ap-
parel and sundries of the total
value of Ten thousand dollars

\$10,000.

the property of

this deponent and his brother Henry
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 byHarris Gordon Mendel Greensky and
Abraham Steinberg (all now here)
who were acting in concert with each other
for the reasons following, to wit: On the night of Octo-ber 23^d 1890 at about the hour of
7.30 O'clock the said store
was securely locked and fas-
tened and at about the hour
of 2.10 am. on the 24th of
said October Officer Henry of
the 11th Precinct was informed
by an officer of the Holme's Electric
Protective Company that something

0212

was
wrong with the Burglar alarm
in said premises and going there
found the defendant ^{Gordon} behind a safe
and placed him Gordon under ar-
rest. Later on Officer Henry
and officer Cohen also of the 11th
precinct arrested the defendants
Greenberg and Steinberg they the
officers having been taken to their
places of confinement by the
defendant Gordon

David C. Taylor
Sworn to before me
this 21st day of
October 1890
R. J. Taylor

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1890
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1890
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Police Justice

Police Court, District, Offence—BURGLARY.

THE PEOPLE, etc.,
on the complaint of

1. 2. 3. 4.

Dated 1890

Magistrate.

Officer.

Clerk.

Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

0213

Sec. 192-200.

CITY AND COUNTY
OF NEW YORK, ss.

3 District Police Court.

Harris Gordon 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. *Harris Gordon*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *94 Monroe St 6 months*

Question. What is your business or profession?

Answer. *Glazier*

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

Answer. *I was in the store I went there with Greensky and Sternberg*

Harris Gordon
mgs

Taken before me this
day of *October* 188*8*

Police Justice.

0214

Sec. 192-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mindel Grunsky 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. *Mindel Grunsky*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *72 Hester St 2 weeks*

Question. What is your business or profession?

Answer. *Tailor*

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*
Mindel + Grunsky
mark

Taken before me this

day of

1888

Police Justice.

0215

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Abraham Steinberg 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 Steinberg*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Russia.*

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

Answer. *94 Monroe St 3 months*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*

his
Abraham + Steinberg
mark

Taken before me this

188

Police Justice.

0218

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

Police Court-- District.

THE PEOPLE, etc.
ON THE COMPLAINT OF

David Jay Cox
94 - (Hearing by)
Harmon Gordon
Charles W. Winkley
Abram C. Winkley
Offender

Dated

Oct 27 1890

Magistrate.

Police Officer.

Precinct.

Witnesses.

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer



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

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 *Oct 27* 1890 *Police Justice.*

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

NEW YORK GENERAL SESSIONS.

T h e P e o p l e)	
)	
vs.)	Before
)	
H a r r i s G o r d o n,)	Hon. Rufus B. Cowing
Jointly Indicted with)	
Mendel Greensky and Abraham Steinberg.)	and a Jury.
)	
-----x		

Tried November 12th, 1890.

Indictment filed October 28th, 1890.

Indicted for Burglary in the Third Degree.

APPEARANCES:

Assistant District Attorney Davis, for The People.

Jacob Berlinger, for the Defense.

D A V I D C . T A Y L O R, the complainant, testified that he lived at 120 East 91st Street. His place of business was at the corner of Hester and Eldridge Streets. He was engaged there in the pawn broking business. He was in business at that place on October 24th, 1890. He closed up his place between half past 7 and 8 o'clock on the evening of October 24th, 1890. All of the windows were closed and fastened, and

the door opening into the hallway of the house was also fastened, and he, the complainant, went out of the front door and locked it behind him with a patent lock and a padlock. The doors and windows were also protected by a burglar alarm. The windows were protected on the inside by iron bars. There was in the store on that evening when he left, a stock of jewelry and merchandise, valued at about One Hundred Thousand Dollars. On the following morning he got a telegram from the police station between 5 and 6 o'clock. When he reached his store he found a trunk in which was kept solid silver, broken open, and the trunk had been removed towards the door opening into the hall. He found a police officer on guard. A panel had been cut out of the lower part of the door opening into the hall, and the space made in this way was large enough for a man to pass through. The locks on the trunk containing the solid silver ware had been broken open. He found in the closets where they kept silks and other valuable merchandise, that pawn tickets had been torn off some of the goods, and, for this reason, he could not tell exactly what his loss was. In the police court on the following morning he, the complainant, spoke to the defendant, and asked him if he had broken into the store alone, and he said that he had not, and that there were two other people with him. The defendant also said that the other two persons put up the job, and he went in and

was caught inside. He, the complainant, asked the defendant if any goods had been stolen. The defendant said that some goods had been stolen, for he, the defendant, had handed out some silver ware. He said that he handed the silver ware out through the broken panel to his two accomplices. Under

Cross-Examination, the complainant testified that he had been in the pawn broking business for about 5 years. He had been in business before he moved to the place in question, at 59 Bowery. It was not the first time that his place had been visited by thieves. On another occasion thieves had locked the door on the outside, and smashed the window, and stolen property from the window. He could not tell what his entire loss would be till persons came in and presented duplicate pawn tickets, and then they could discover what was missing. He, the complainant, was responsible for whatever was lost.

OFFICER ROBERT HENRY, testified that he was attached to the 11th Precinct. He arrested the defendant at the back of the safe in the complainant's pawn shop at 94 Hester Street, at about 2 o'clock on the morning of the 25th of October. One of Holme's burglar alarm officers ran into the station, and the sergeant sent him, the witness, to the pawn shop. The burglar alarm officer opened the door with duplicate keys, and he, the witness, heard a scuffling behind the safe. He rushed in and found the defendant trying to get out through the broken panel

in the side door. He, the witness, caught the defendant before he got through the hole. He, the witness, searched the defendant. There was a lot of silver ware piled up near the door, and there was a large trunk that had been broken open. There was also a lot of silk handkerchiefs and table covers and silver forks and knives and spoons piled up as if it was intended to take them away. He, the witness, could not talk to the defendant, because he spoke German. He took the defendant to the station house, and called in Officer Cohen, who spoke to the defendant.

OFFICER MORRIS COHEN, testified that he was attached to the 11th precinct. He saw the defendant in the station house after his arrest, and had a conversation with him. He, the witness, had been previously informed of the charge against the defendant. He, the witness, asked the defendant who was at the pawn shop with him, and the defendant said that he would take him to the witness to the place where the two persons lived that were with him. He said that they were Mendel Greensky of 72 Hester Street, and Abraham Steinberg of 94 Munroe Street. He, the witness, took the defendant with him to 72 Hester Street, and forced open a door there, and took Greensky to the station house, and the defendant identified Greensky as one of the two men who were with him at the pawn shop. Then he, the witness, took the defendant to 94 Munroe Street, and told the defendant to knock at the door, and the

Q defendant conversed with Steinberg, and Steinberg would not open the door, and he, the witness, broke the door in, and arrested Steinberg. The defendant identified Steinberg and he, the witness, took Steinberg to the station house. There he accused both Greensky and Steinberg with being in company with him at the pawn shop at the time of the burglary. He said that Greensky and Steinberg had put up the job to burglarize the pawn shop, and he was to get half of what they got. He, the defendant, acknowledged being in the pawnshop. A diamond cutter and a chisel were found in the pawn shop. The defendant said that the diamond cutter was his, and that the chisel belonged to Steinberg. He, the witness, took the defendant back to the pawn shop, after the arrest of Steinberg, and he asked the defendant to point out the places from which he had taken goods that were piled up. The defendant pointed at the trunk that had been broken open, and said that he had taken silver ware from the trunk and he also pointed out a kind of closet underneath the counter, and said that he had taken the silk handkerchiefs, and other goods, from there. The defendant also said that he handed out some pieces of silver ware through the broken panel to Steinberg.

For the Defense,

H A R R I S G O R D O N, the defendant, testified that he had been in the United States only two months, and that he

lived at 94 Monroe Street. He knew both Steinberg and Greensky. He went to the pawn shop at about 1 o'clock on the morning of the 25th of October, with Greensky and Steinberg. He came from the Atlantic Garden. He left the Atlantic Garden alone, and met the two co-defendants, Greensky and Steinberg. They first asked him to change Two Dollars for them. Then they asked him to take a drink. He did take some drinks in the Atlantic Garden, and was somewhat intoxicated. After he had had the drink with the two co-defendants, he became quite intoxicated. Then they asked him to carry a box to their house where they lived. He asked them where the box was, and they showed him the side door of the pawn shop, and told him it was inside. He went through the hole in the panel, but could not find the box, and as he was coming out, the police officer arrested him. He was going out through the panel when the officer caught hold of him. He tried to open the front door, but he could not open it, so he thought he had better get out again through the hole. He did not go there to steal anything, and he did not steal anything. He was not a thief. He was a glazier by trade, and he had worked on Sixth Avenue, between 31st and 32nd Streets. Under

Cross-Examination, the witness testified that he had pleaded guilty of the offense with which he was charged before Judge Cowing, because in the Tombs the two co-defendants had

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7

told him when he was before the Judge, if he was asked if he was guilty, he should say that he was, and it would be better for him. He had known Steinberg in Russia, where he, the defendant, was born.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Harrie Gordon, Mendel
Greencky and Abraham Steinberg*

The Grand Jury of the City and County of New York, by this indictment,
accuse *Harrie Gordon, Mendel*

Greencky and Abraham Steinberg —
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows.

The said *Harrie Gordon, Mendel*
Greencky and Abraham Steinberg, all
late of the *Tenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty fourth* day of *October* in the year of our Lord one
thousand eight hundred and *eighty ninety*, with force and arms, in the
night — time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *store of one David C. Taylor*

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

John R. Galloway,
District Attorney.

SECOND COUNT—

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

of the CRIME OF

LARCENY

, committed as follows:

The said

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

of the goods, chattels, and personal property of one

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.

0226

THIRD COUNT.

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

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

The said

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,

of the goods, chattels and personal property of

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

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

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.

JOHN R. FELLOWS,
District Attorney.

0227

BOX:

413

FOLDER:

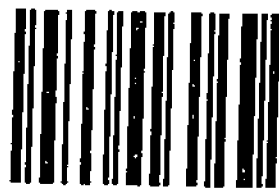
3817

DESCRIPTION:

Graham, Charles

DATE:

10/30/90



3817

0228

Witnesses :

J. R. Collier

Counsel

Filed

day of

1890

Pleads

Guilty 31

THE PEOPLE

49 Stoussville

425-418 vs.

Charles Graham

POLICE.

ISS 349 and 344, Penal Code.

John B. Sellows

RANDOLPH B. MARTINE

District Attorney.

A True Bill.

Amos Little

Part 2 May 6. 1892 Foreman.

Pleads Guilty

Fined \$50 —

0229

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

Anthony Bonartock being duly sworn, deposes
and says, that Charles Graham
here present, is the one known as John Doe
in annexed complaint.

Subscribed and sworn to before me, this

18th day to September 1897

R. J. White

Anthony Bonartock

Police Justice.

0230

17th Dec 1999
4-22 59
4-36 65
5-26 58
6-53 64
22 59 64
5-20 65
14 26 42
57 67 78
8 36 @ 10 10
Alldent

0231

Sept 16

130

J. R. G.
#

fb

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Anthony C. Cuntach

of 150 Nassau Street, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed as Chief agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that John Dor

whose real name is unknown, but who can be identified by J. R. Collard did, at the City of County of and State of New York, on or about the 16th day of September 1890, unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as ~~a dealer or game keeper~~ in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

Deponent further says, he has just ^{cause} ~~come~~ to believe, is informed and verily does believe from personal observation and from statements made by John R. Collard to deponent

that the said John Dor aforesaid, now has 8 in his possession, at in and upon certain premises occupied by him and situate and known as Number 94 Rousevort street in the City of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

0233

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this
17th day of September 1890.

Anthony Courtick

[Signature] Police Justice.

CITY OF New York AND COUNTY OF New York ss.

John R. Collard of

being further sworn deposes and says that on the 16th day of September 1890, deponent visited the said premises, named aforesaid, and there saw the said John Dor aforesaid, and had dealings and conversation with him as follows:

Deponent purchased annexed paper, of said John Dor, and saw the said John Dor write the same, and deponent received the same from said John Dor, paying the said Dor the sum of one dollar and thirty cents for the same, to be played all day in both lotteries. Deponent further saw certain and divers papers, device, books and numbers in the possession of said John Dor, in said premises described aforesaid as Number 94 Kansevoort street in New York City, there kept and used for the purpose of conducting its gambling game.

of Lottery Policy, and to enable the said John
 Doe to conduct said gambling game &
 sell what are commonly called lottery
 policies, against the provisions of Section
 344 Penal Code of the state of New York.

Subscribed and sworn to before us
 this 17th day of September 1890

A. J. White
 Police Justice.

J. R. Collins

0235

W

THE PEOPLE

ON COMPLAINT OF

Anthony Courtach

AGAINST

John Doe

Stanley English

94

Prison

Violation Sec. 344, P. C.
Gambling and Policy.

out of

Affidavit of Complaint.

WITNESSES :

A. Courtach

John R. Collard

Subscribed and sworn to before me this)

day of _____ 188__.

Police Justice.

0236

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Santock & John R. Collard
of 41 Park Row Street, New York

City, that there is probable cause for believing that John Doe, whose real name is
unknown but who can be identified by John R. Collard

has in his possession, at, in and upon certain premises occupied by him and situated and known number
94 Hansevoort street in said City of New York certain and divers
device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings,
papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and
other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-
boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day
time to make immediate search on the person of the said John Doe, aforesaid,

and in the building situate and known as number 94 Hansevoort street aforesaid,
for the following property, to wit: all Faro layouts, all Roulette Wheels and layouts, all
Rouge et Noir, or Red and Black layouts, all gaming tables, all chips, all packs
of cards, all dice, all deal boxes, all lottery policies, all
lottery tickets, all circulars, all writings, all papers, all
documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books
all documents for the purpose of enabling others to gamble or sell lottery policies, all black-
boards, all slips or drawn numbers of a lottery, all money to gamble with, and all device,
establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the First District
Police Court at the Trib, in Centre street in the City of New York.

Dated at the City of New York, the
17th day of September 1890.

[Signature]

POLICE JUST ICE.



0237

Inventory of property taken by Patrick English the Peace Officer by whom this warrant was executed :

~~Faro layouts,~~ ~~Roulette Wheels,~~ ~~Roulette layouts,~~ ~~Rouge et Noir lay-~~
~~outs,~~ ~~gaming tables,~~ ~~chips,~~ ~~packs of cards,~~ ~~dice,~~ ~~deal~~
~~boxes,~~ ~~deal trays for holding chips,~~ ~~cue boxes,~~ ~~markers, or tally cards,~~
ivory balls, ~~lottery policies,~~ 26 lottery tickets, 62 circulars, 19 ~~gates~~ ~~stands~~, Lead pencils,
papers, 1 slate black boards, 6 pk's slips, or drawn numbers in policy, ~~money,~~ 2
manifold books, complete ~~states,~~ 4 cream books, 2 rolls manifold sheets
writ policies recorded.

City of New York and County of New York ss:

1. Patrick English the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 18th day of September 1890 } Patrick English
[Signature] Police Justice.

Police Court--- 1st District.

Search Warrant.
THE PEOPLE, & c.,
ON THE COMPLAINT OF
Anthony Brant et al
vs.
[Signature]
94 Grand Street

Dated Sept 1890

Justice.

Officer.

No. 134.

State of New York, City and County of New York, ss:

Charles Graham having been
arrested on the *Seventeenth* day of *September* 1890
and held to answer upon a charge of *Selling Lottery Policies*
upon which he has been duly admitted
to bail in the sum of *Five Hundred* Dollars,
We *Charles Graham* defendant,
residing at No. *444-W-19* Street,
in the said City of New York and *William Murray*
residing at No. *112-W-22* Street,
in said City, surety, hereby jointly and severally undertake that the above
named *Charles Graham* defendant,
shall appear and answer the complaint of *Selling Lottery Policies*

*Describe the
complaint
briefly.

before the magistrate before whom he would be arraigned if not bailed on the
Eighteenth day of *September* eighteen hundred and
ninety, at *9 A.M.* o'clock, to answer to the complaint, and
there remain to answer, subject to any order of the magistrate, and render
himself in execution thereof; or if he fail to perform either of these conditions,
then we will pay to the people of the State of New York the sum of
Dollars.

Chas Graham Principal.
William Murray Surety.

Taken and acknowledged before me this *17*
day of *September* A. D. 1890 . }

James A. Smith
Police Justice.

And we, the undersigned, principal and surety in the annexed Recognizance, do hereby Stipulate, Agree and Consent, that in case said Recognizance shall be forfeited, that a copy of the order of the Court forfeiting the same, together with this recognizance, be filed in the office of the Clerk of the City and County of New York, and that judgment may be entered for the sum set forth in said Recognizance, and that execution issue forthwith thereon according to law.

John Graham Principal.

William Murray Surety.

Witness, Sergeant John Kellaher

State of New York, City and County of York, ss:

The above-named surety, being duly sworn, deposes and says that he is a resident and a Real Estate holder within the said City, County and State; that he is worth the sum of Twenty Thousand Dollars, exclusive of property exempt from execution.

Sworn to before me this 17
day of September 1890.

William Murray

D. J. C. R. R.
Police Justice

0240

State of New York, City and County of New York, ss:

William Murray of No. 112
West 23rd Street, the surety
named in the annexed recognizance, being duly sworn, deposes and says that he owns in his own
right, real estate in the County of New York consisting of

House and Lot 75 West 90th St.

and that the same is of the value of not less than Thirty Thousand
Dollars, and is subject to no incumbrance except a mortgage of
Ten Thousand Dollars,

and that he owns personal estate in the County of _____
and that its value is not less than _____ Dollars;
that it consists of _____

and that it is subject to no incumbrance;
and that there are no unsatisfied judgments or executions against him, and that he is under no
recognizance.

and that he is worth in good property not less than _____
Dollars over and above all debts, liabilities and lawful claims against him, and all liens, incum-
brances, and lawful claims upon his property.

William Murray
Surety.

Sworn to before me this 17th
day of September 1890.

Samuel H. Kelly
Police Justice

0241

POLICE DEPARTMENT

OF THE

CITY OF NEW YORK.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Recognizance to Answer.

Taken the.....day of.....189

0242

Sec. 151.

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

Police Court, 14 District.

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable 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 Anthony Bruntz & John R. Collard of No. 41 Park Row Street, charging that on the 16th day of September 1890 at the City of New York, in the County of New York that the crime of selling what is commonly called a lottery policy

has been committed, and accusing John Doe whose real name is unknown but who can be identified by John R. Collard thereof.

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, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 14 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 17th day of September 1890
[Signature] POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Bruntz & John R. Collard

John Doe

Warrant-General.

Dated 17th 1890

Magistrate.

Officer.

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

Patrick Murphy Officer.

Dated September 18th 1890

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest.

Native of

Age

Sex

Complexion

Color

Profession

Married

Single

Read

Write

444 N 19 St

0243

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Charles Graham

Question. How old are you?

Answer.

47 years

Question. Where were you born?

Answer.

W.

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

Answer.

444 West 19th

Question. What is your business or profession?

Answer.

 Clerk

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**Chas. Graham*Taken before me this
day of*[Signature]*

Police Justice.

0244

BAILED,
No. 1, by *James Deamun*
Residence *210 E 136* Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Lovat
Charles Mahan

Offence

Date

Sept 18 1890
Magistrate

Officer

Precinct

Witnesses

No.

Street

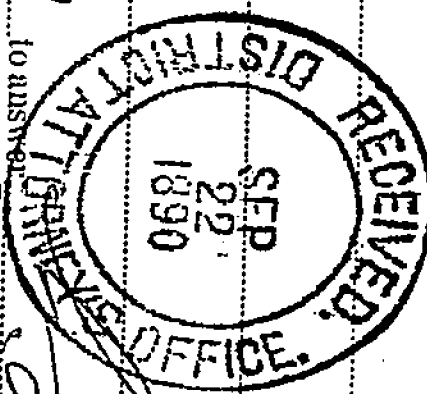
No.

Street

No.

Street

1000



Charles Mahan

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 *Alfred*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* 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 *Sept 18 1890* *A. J. White* Police Justice.

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

Dated *Sept 18 1890* *A. J. White* 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 _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Graham

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

Charles Graham

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said

Charles Graham

late of the *ninth* Ward of the City of New York in the County of New York aforesaid, on the *sixteenth* day of *September* in the year of our Lord one thousand eight hundred and ~~eighty~~ *nineteen*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Charles Graham

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said

Charles Graham

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, 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 Grand Jury aforesaid, by this indictment, further accuse the said

Charles Graham
of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A
LOTTERY POLIOY, committed as follows:

The said

Charles Graham

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year
aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to
one

John R. Ballard

a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper,
instrument and writing, called a Lottery Policy, is as follows, that is to say:

Birth Ex 1649
4 - 22 59
4 - 36 65
5 - 26 50
6 - 53 64
22 59 64
5 20 65
14 26 42
57 36 73
8 36 73
All day 10/10

(a more particular description of which said instrument and writing so commonly called a
Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

Charles Graham
of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET
AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said

Charles Graham

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year
aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to
one

John R. Ballard

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a
certain lottery, the same being a scheme for the distribution of property by chance among
persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

0247

particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say:

Born Ex 1699
 4-22 59
 4-36 65
 5-26 50
 6-53 64
 22-59 64
 15-26 65
 14-26 42
 57-67 73
 8-36 @ \$10
 All day

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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,

FIFTH COUNT.

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

Charles Graham

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said *Charles Graham*

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Bollard

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say:

Born Ex 1699
 4-22 59
 4-36 65
 5-26 50
 6-53 64
 22-59 64
 15-26 65
 14-26 42
 57-67 73
 8-36 @ \$10
 All day

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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. Bollard
RANDOLPH B. MARTINE,

District Attorney.

0248

BOX:

413

FOLDER:

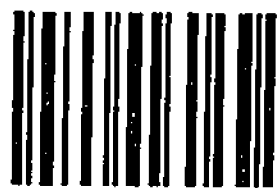
3817

DESCRIPTION:

Graham, Edward

DATE:

10/17/90



3817

0249

Witnesses;

Michael McLaughlin

Officer Adams

See withdrawal filed here-
with - I have examined
the within case and in
view of the good character
of the defendant and the
statements of the com-
plainant I respectfully
recommend that a
plea of assault in the
3^d degree be accepted.

Part 2 Nov 19/90

W. Z. Jerome,
Dep. Asst.

Counsel,

Filed

Pleads,

THE PEOPLE

24
Franklin Setters
155-6. 127²³

Edward Graham

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Almond Little

Part 2 - Nov. 19. 1890 Foreman.

Pleads assault Third Degree

Pen 3 and,

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward Graham

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. We were both under the influence of liquor, and got into argument, and began fighting, I feel that I was as much to blame as the defendant. The defendant's character is good as far as I know, and he has a large family to support. and if he was sent to Prison, it would leave them destitute. I think the defendant has been punished enough, and I respectfully ask permission to withdraw the complaint, and that the defendant be discharged.

Witness my hand and seal this 10th day of March 1864

Wm J. McLaughlin

0251

People
to
Edward Graham

Withdrawal

0252

Police Court—11th District.City and County } ss.:
of New York,of No. 236 West 124th Street, aged 35 years,occupation Plumber being duly sworndeposes and says, that on the 27th day of October 1890, at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Edward Graham, (nowhere) who, misgiving
cut and stabbed deponent in the
leg with some sharp instrument.
Then and there held in the name
of the said Graham,

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

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.Sworn to before me, this 27th day
of October 1890.Chas. Meach Police Justice.Michael J. McLaughlin

0253

Police Court, _____ District.

THE PEOPLE, &c.,
on the complaint of

88

Offence—Felonious Assault & Battery

Dated

188

Magistrate

Officer.

Clerk.

Wine888,

No.

Street,

• 017

Street,

Street,

...

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

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

Dated.....188 .

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.

0254

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Edward Graham*

Question. How old are you?

Answer. *26 Years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *779 East 27th Street 2 Years*

Question. What is your business or profession?

Answer. *Manteletter*

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.*

Edward Graham

Taken before me this

day of *October* 1892

Police Justice.

Dated,.....189.....

0256

P. HENDRICK & SON,
Boarding & Livery Stable,
170, 172 & 174 E. 123d ST.
NEW YORK.

To whom it may concern

District Attorney's Office.

PEOPLE

vs.

Edward Wakaw.

The defendant in this case seems to have had a good character. There is some doubt as to his guilt in view of complainant's statement. I think the case ought to be disposed of in Court. Put in on the Calendar in P. L. for Nov. 19. 1890.

H. M. Davis

0258



HORSES BOARDED
BY THE
DAY, WEEK OR MONTH.
LANDAUS,
COACHES, COUPES, ETC.
TO LET
AT ALL HOURS.
TELEPHONE 159 HARLEM.

P. HENDRICK & SON,

Boarding and Livery Stable,

170, 172 & 174 E. 123d Street.

New York, Nov 15th 1890

↑
To whom it may concern

This is to certify that Edward
Graham has been in my employ
and I have always found him
to be an honest and industrious
young man. I have known
him since boy hood and I
have never known anything
detrimental to his character

Respectfully

J. J. Hendrick

0259

Standard Slate Works,

MILL AND QUARRIES AT POULTNEY, VERMONT.

MANUFACTURERS OF AND DEALERS IN

SLATE, MARBLE AND WOOD MANTELS,

Wareroom:

513 & 515 SIXTH AVE., NEW YORK,
Bet. 30th & 31st Sts.

GRATES, FENDERS, OPEN FIRE-PLACES, PLATFORMS, STEPS, RISERS,
TILES, ROOFING SLATE AND GENERAL SLATE WORK.

NEW YORK,

Oct 1st

1887

To Whome it May Concern

This is to Certify that the bearer has been for
some time in our employ & can say that he is a
good faithful workman & in our opinion is every
way Trustworthy & Honest

To Edward Graham

Respy Yours

Standard Slate Works

Jr W. B. Murphy

0260

190
 118
 30
 48
 10
 52
 46
 88
 36
 102
 728
 116
 51
 88
 1
 1
 2
 7
 9

July

327 E 126-47

Robert Hughes

This is to certify that
Edward Graham has
been in my employ for
thirteen months and
(Eighty Eight) and has
always found him an
honest, trustworthy and
industrious young man.

Friday Nov 14th 1890

0262

Friday Nov 14th 1890

This is to certify that
Edward Graham has
been in my employ for
the period of one year,
(Eighteen Hundred and
Eighty Eight, and I have
always found him an
honest, trustworthy and
industrious young man.

Robert Hughes

327 E. 126th
City

0263

To whom it may concern

0264

BLIZZARD'S
GRAND VIEW HOTEL
PELHAM BRIDGE,
North Side, WESTCHESTER COUNTY, N. Y.
FIVE MINUTES' WALK FROM BARTOW STATION.
A Large Platform Attached. Splendid Accommodation for Dancing Parties.
Boats, Bait and Lines. First-Class Accommodation for Horses.
W. J. ELLIOTT, Proprietor.

Nov. 15/90

To Whom it may Concern
This is to certify
that Edward T. Graham
was in my employ for
five years and during
that time I found him
to be an honest and
industrious man

W. J. Elliott.

0265

BLIZZARD'S
GRAND VIEW HOTEL
PELHAM BRIDGE
North Side, WESTCHESTER COUNTY, N. Y.
FIVE MINUTES' WALK FROM BARTOW STATION.
A Large Platform Attached. Splendid Accommodation for Dancing Parties.
Boats, Bait and Lines. First-Class Accommodation for Horses.
W. J. ELLIOTT, Proprietor.

0266

R. S. Bernard

28 South str;

W. S. Lihy

Jim. Barry

0267

DR. A. N. BROCKWAY,
80 EAST 120TH STREET,
NEW YORK CITY.

Vernon M. Davis Esq.
Assistant District Atty.

50 East 126th St

November 14, 190.

Wm. H. Davis Esq.

Asst. District Attorney

Dear Sir,

If you can
 secure clemency in
 the case of Edward V.
 Graham, who is now
 confined in the Prison.
 I believe you would do
 a kind act. He has
 a wife and child
 who look to him for
 support. I believe he
 will do right and

TORN PAGE

0269

Heed the lesson he
has learned. If you
can help him and
his family in the
direction I have indi-
cated. You would,
in my opinion, help
him to do better.

Sincerely yours,

A. N. D. McKay, U.S.

0270

District Attorney's Office.

PEOPLE

vs.

Edward Graham

Recommendations —

COURT OF GENERAL SESSIONS.

-----:
The People :

vs :

Edward Graham. :
-----:

City and County of New York ss:

/ Michael J. McLaughlin being duly sworn deposes and says, that he is the complainant in the above entitled action, which is an indictment for assault. The facts and circumstances are as follows. The defendant and deponent were in a liquor store on 3rd Ave. between 125th and 126th Streets and both of us were more or less under the influence of liquor. We engaged in a political dispute and from words we came to blows and I was slightly injured. I am now entirely recovered, and in calm consideration of the whole matter, I am of opinion that I was as much to blame as the defendant. I am well acquainted with the defendants wife and family and earnestly request that this prosecution be withdrawn.

Sworn to before me this :

25th day of October 1890:

Wm. J. Reed, Notary Public, N.Y.C.
Michael J. McLaughlin

Edmund Mahan

John J. Purdy

Plaintiff

against

Edmund Mahan

Defendant

PURDY & McLAUGHLIN,

Attorneys for

No. 280 BROADWAY New York City

Due and timely service of cop of the
within hereby admitted
this day of 18

Attorney.

To

Sworn to before me this
day of 189

being duly sworn, says that he resides at No. _____ Street, in the City of
New York; that he is _____ years of age; that on the _____ day of _____
18 _____, at Number _____ in the City of
New York, he served the within _____ on _____
the _____ by leaving a copy thereof with _____

STATE OF NEW YORK,
SS. : { STATE AND COUNTY OF NEW YORK,

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Graham

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

Edward Graham
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Edward Graham

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

second day of *October* in the year of our Lord

one thousand eight hundred and *ninety*, with force and arms, at the City and

County aforesaid, in and upon the body of one *Michael J. McLaughlin*

in the Peace of the said People then and there being, feloniously did make an assault

and *him* the said *Michael J. McLaughlin*

with a certain *sharp instrument to the*

Grand Jury aforesaid unknown,

which the said *Edward Graham*

in *his* right hand then and there had and held, the same being a deadly and

dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and

wound,

3 with intent *him* the said *Michael J. McLaughlin*

thereby then and there feloniously and wilfully to kill, against the form of the statute in

such case made and provided, and against the peace of the People of the State of New York

and their dignity.

SECOND COUNT—

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

Edward Graham
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Edward Graham

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, in and upon the body of

the said *Michael J. McLaughlin* in the peace of

the said People then and there being, feloniously did wilfully and wrongfully make

another assault, and *him* the said *Michael J. McLaughlin*

with a certain *sharp instrument to the*

Grand Jury aforesaid unknown,

which the said *Edward Graham*

in *his* right hand then and there had and held, the same being a weapon and

an instrument likely to produce grievous bodily harm, then and there feloniously did

wilfully and wrongfully strike, beat, cut, stab and wound, 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

THIRD COUNT—

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

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

The said

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, in and upon the said
in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
the said

with a certain

which the said

in right hand then and there had and held, in and upon the
of the said

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said

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.

0275

BOX:

413

FOLDER:

3817

DESCRIPTION:

Gray, John

DATE:

10/22/90



3817

0276

Witnesses;

Geo. Mc-Kenna

W. H. Berlinger

Counsel,

Filed

day of

1890

Pleads,

Guilty

THE PEOPLE

vs.

John Gray

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

22 Oct. 28, 1890

Foreman.

Tried and acquitted

0277

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

George M Keener
of No. 50 Courtlandt Street, aged 38 years,
occupation Expressman.

deposes and says, that on the 10 day of October 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

A bundle of leather
valued at one hundred
and fifty dollars
\$150.00

the property of The J. Freeman Shoe Company
and in the care and custody
of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by John Gray (phonetic) for

the reasons following to wit:
on the said date the said goods
were on a wagon of which de-
ponent was in charge when
the deponent went into a building
on Park Place, whilst he was
in said building, he looked from
a window into the street and saw
the defendant steal said bundle
from said wagon.

George M Keener

Sworn to before me this 10 day of October 1890

J. W. M. [Signature] Police Justice.

0278

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty.
John Gray

Taken before me this
day of

188

Police Justice.

0279

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

Police Court--- District. 1571

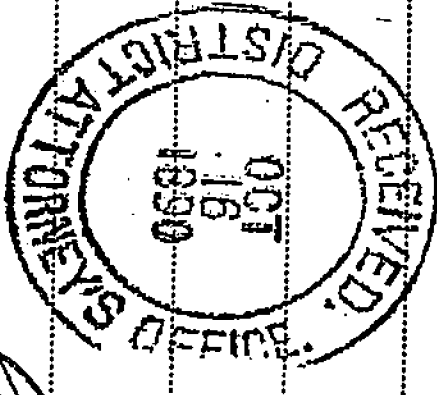
THE PEOPLE, &c.,
ON THE COMPLAINT OF
George M. Lewis
vs. ⁸⁰ ²³ ¹⁶ ¹⁶
John Gray
1
2
3
4
Offence _____

Dated _____ 1890

Magistrate.
Officer.
Precinct.

Witnesses
No. _____ Street _____
No. _____ Street _____

No. _____ Street _____
No. _____ Street _____
\$ _____ to answer



Corn 8.4

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

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

Dated _____ 1890. _____ Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Gray

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

John Gray

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

The said

John Gray

late of the City of New York, in the County of New York aforesaid, on the *tenth* day of *October* in the year of our Lord one thousand eight hundred and *ninety*,
 _____, at the City and County aforesaid, with force and arms,

a bundle quantity of leather, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of one hundred and fifty dollars

of the goods, chattels and personal property of one

George McKeever

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

John R. Fellows
 District Attorney

0281

SECOND COUNT—

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

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

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,

of the goods, chattels and personal property of one

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

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

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.

0282

BOX:

413

FOLDER:

3817

DESCRIPTION:

Green, Abraham

DATE:

10/03/90



3817

0283

Witnesses;

Kate M. Genna
Wm J. Bradley

305

Counsel,

Filed

Pleads,

day of

1890

THE PEOPLE

vs.

Abraham Green

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm S. Hayes
Foreman.
C. H. 199
Hendy J. Gray
S. P. 4 yrs.

0284

Police Court—

3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 32 Henry Street, aged 23 years,
occupation Housekeeper being duly sworndeposes and says, that on the 25 day of September 1890 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:One Gold watch and one Onyx
chain of the total value of
Forty-seven dollars

the property of

this deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Abraham Green (nowhere) from the fact that af-
ter having missed the said watch
and chain from the top of her
Bureau she the deponent saw
the defendant coming out of
her (the deponent's) hall door
when she (the deponent) charged
the defendant with having
stolen the said watch and
chain and he the defendant con-
fessed his crime and returned
the said property and when
in open court and after having
been fully informed of his

Sworn to before me, this

1890

Notary Public

0285

rights he the defendant ad-
mitted ^{and} confessed that he (the
defendant) did steal the said
watch ^{and} chain

Arron to before me }
This 25th day }
of September }
1890 }

Katie M. Quinn.

J. M. Coffey
Police Justice

0286

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, ss.

3

District Police Court.

Abraham Green 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 Green

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Russia

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

Answer.

131 Bayard Street 3 months

Question. What is your business or profession?

Answer.

Peddler

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

Answer.

I am guilty of the charge
his
Abraham + Green
mark

Taken before me this

29

day of

Police Justice.

0207

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

Police Court 3 1471 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Smith
vs.
Abraham Green

2 _____
3 _____
4 _____
Offence Grand Larceny

Dated Sept 25 1889

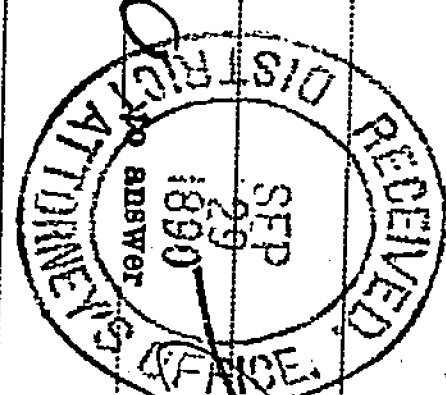
Magistrate
Charles J. Smith

Witnesses William J. Brady

No. 29 Henry Street

No. 33 Henry Street

No. 50 _____ Street



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

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 Sept 25 1889 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.

0288

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 Green

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

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

The said

Abraham Green

late of the City of New York, in the County of New York aforesaid, on the 25th
day of September in the year of our Lord one thousand eight hundred and ninety,
, at the City and County aforesaid, with force and arms,

one watch of the value
of thirty dollars, and one
chain of the value of seventeen
dollars

of the goods, chattels and personal property of one

Katie M. Genna

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

John R. Fellows
District Attorney

SECOND COUNT—

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

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

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,

of the goods, chattels and personal property of one

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

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

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.

0290

BOX:

413

FOLDER:

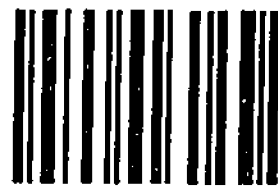
3817

DESCRIPTION:

Greenberg, Simon

DATE:

10/10/90



3817

0291

Witnesses:

K. Popok
Mr. Greenberg

J. B. N.

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

30
78 Bayard St
Tailor

Simon Greenberg

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 537, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Audru Little

23 Oct 15, 1890 Foreman.

Pleas P. I.

Pen 1 yr

P. B. M.

0292

Police Court—3—District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 107 Norfolk Street, aged 48 years,
occupation Barber

deposes and says, that on the 5th day of October 1818 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the day time, the following property, viz:

Old Watch valued at
Ten dollars

\$ 10 ⁰⁰/₁₀₀

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 Simon Greubler (now here)

in the following manner to wit:
Deponent was in a Synagogue in
Norfolk St. and defendant was
standing next to him. Deponent missed
said watch and he is informed by
Moses Ginsburg that he saw defendant
take said watch from the pocket of
Deponent. Whereupon Deponent took hold
of defendant and found said watch
in the pocket of defendant.

Deponent
therefore charges the defendant with
having taken, carried away and stolen
from the person of Deponent said property
and prays that he be held to answer
Katsel Sopsky

Subscribed to before me, this

1818

day

Police Justice.

0293

CITY AND COUNTY }
OF NEW YORK, } ss.

Moses Ginsburg
aged 33 years, occupation Watchman of No. 63
Norfolk Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Rabbi Lofsky*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of October 1888

Moses Ginsburg

E. Hagan
Police Justice.

0294

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Simon Greenberg 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. *Simon Greenberg*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *Hotel Madison Chatham Square*

Question. What is your business or profession?

Answer. *Lawyer*

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
Simon Greenberg
Wm

Taken before me this
day of *April* 188*9*

Police Justice

0295

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

Police Court-- 3 District.

THE PEOPLE, Jc.,
ON THE COMPLAINT OF

107 23 1890
1 Edwin Greenleaf

Offence Larceny
from the person

Dated

Oct 18 1890

Magistrate.

Officer.

Precinct.

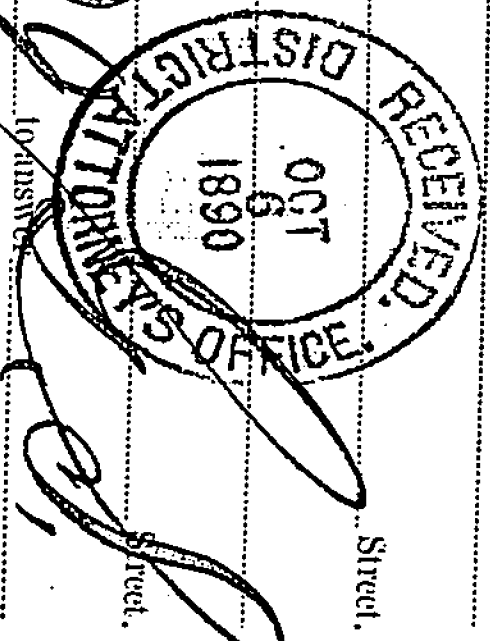
Witnesses

No. 63 Morrell Street.

No. Street.

No. Street.

No. Street.



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

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 Oct 18 1890 Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Simon Greenberg

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

Simon Greenberg
of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

Simon Greenberg

late of the City of New York, in the County of New York aforesaid, on the *fifth*
day of *October* in the year of our Lord one thousand eight hundred and
ninety, in the *day* - time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of ten dollars*

of the goods, chattels and personal property of one
on the person of the said

Katsel Saksy
then and there being found, from the person of the said *Katsel Saksy*
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.

Katsel Saksy
John R. Bellows
District Attorney

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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.

0298

BOX:

413

FOLDER:

3817

DESCRIPTION:

Guymer, Julia

DATE:

10/16/90



3817

0299

June 12 1891

These examined this case and from the evidence I do not think a conviction can be had. I would therefore recommend that the indictment be dismissed.

Wm. J. Hubbs

AD Macdonald
Def. Atty

July 20 1891

From all of the facts of this case I am of the opinion that the recommendation of the District Attorney is correct. I have made an examination of the within case. I think bail should be returned to \$200.

Oct. 20/90 W. J. Jerome

Def. Atty

I respectfully recommend that the deft be discharged on her own recognizance. I have examined the witnesses for the deft and have endeavored to find the complete truth. I have been unable to do so. The deft has been in prison for a long time & there is the greatest reason to believe that she is innocent of the crime charged.

Part 2 Nov 13/90

W. J. Jerome
Def. Atty

Counsel,

Filed

Pleads,

190

W. J. Hubbs

Day of

1890

THE PEOPLE

vs.

Julia Guymer

on m. & d. charge of
harassment & seduction
Indict. No. 10

July 20/91

JOHN R. FELLOWS,

District Attorney.

Part 2 - Nov. 13, 1890

discharged on her own recognizance
on motion of District Attorney.
A True Bill.

Andrew Little

Bail fixed by
Court of D. C. at
\$200.

Oct 28/90

Foreman

Grand Jurors
[Section 528, 530, 531, Penal Code]

0300

Police Court—2d District.

Affidavit—Larceny.

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

Ella V. Stupps
of No. 69 Madison Avenue Street, aged 43 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 26 day of September 1890 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:

One Shirt of the Value of seventy five cents
One Woolen Head wrap of the Value of 25 Cents
One Opera Glass Value of Twenty five cents
One Chatelaine of the Value of twenty five cents
Three Silver Bracelets of the Value of three dollars
and more more of the Value of Twenty dollars
said property being in all of the Value
of seventy one dollars

\$ 71.00

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 Julia Gussner (now here)

from the fact that said defendant
was in the Employ of deponent
and by virtue of her Employment
had access to said property
Deponent saw said property in her
premises in the morning of said
26th day of September 1890 and in the
Evening of said day said defendant
left her Employment and after
she left deponent missed said property
Deponent since the Commission of
said larceny saw a portion of
said property in the possession
of said defendant Ella V. Stupps

Sworn to before me, this

25th day

1890

of Sept 25
at Police Justice.

0301

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Julia Guymer

Taken before me this

day of *September*, 188*9*

Police Justice.

0302

GRAND JURY ROOM.

PEOPLE

vs.

Mr. McLean.

*Look into this
Case & see if the
indictment may
not properly be
dis missed*

J. H.

0303

Friday - noon. Oct. 31st '90.

69 Madison Avenue.

Mr Jerome,
Dear sir;

Mr Watson
tells me he promised to send down
a lot of "affidavits" in the Julia
Gwynne suit. I do not do so for
several reasons. I am nervously
prostrated over this affair and the
fact that I have a dying daughter.
Secondly because I feel sure from
the way I have been treated in the
Dist. Attorney's office that I would
not receive justice. I have been con-
nected with but one court-room in
my life, when a seamstress who
had robbed me was convicted. She
is now serving a three years sen-
tence on another persons charge.

³
 as strange that a woman of
 my age would combine with
 her sons, one of whom is in his
 last year at Columbia Law
 School, the other a Medical
 Student, both at the head
 of their classes, to arrest a
 servant fifty years of age for
 "spite". My husband Rev. Alfred
 H. Stubbs is Rector of St. Bar-
 nabas Church, Greensboro, D.C.
 He is well known to all of the
 Episcopal Clergymen of this
 city. The fact of our being away
 from him is explained by the
 statement that our means are
 not sufficient to permit the
 education of our boys without
 my aiding them by the rental
 of rooms. I think it is shameful

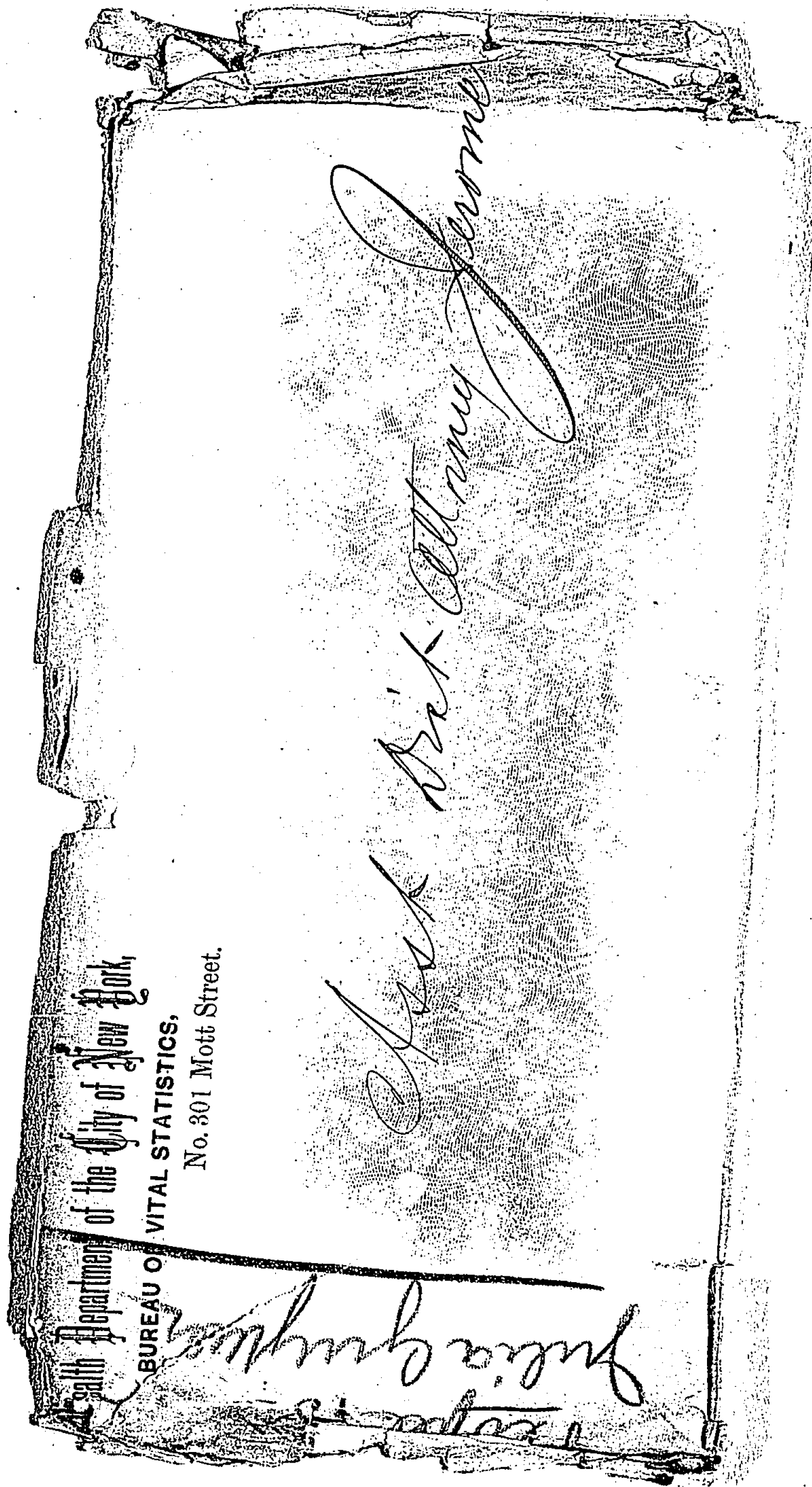
²
 Mr Delancy Nicholl notified me
 a week before the trial and ap-
 pointed an interview where he
 got names & facts used by him
 in the conviction of the thief.
 In this case I was notified
 the night before being wanted
 taken into Mr Dos Passas room
 where I found him conversing
 with a friend of the prisoner
 who was informing him "that
 this was only a conspiracy
 gotten up by Mrs Stubbs & her
 sons." Now one of my boys is the
 youngest member of the Manhat-
 tan Chess Club which you attend
 and as he is small and a good
 player is pretty well known there.
 Now does it not strike you

that ⁴Politics should effect a
 case like this. My letter to Col.
 Fellows was a private one. My husband
 was at one time Rector of the church
 which his "Col. Fellow's" wife attended,
 and our children played together.
 Nothing in my letter to ^{him} can possibly
 be perverted into a belief of the pris-
 oner's innocence. I simply asked
 him if the case could be dropped
 without injury to myself in view
 of my daughter's health. I ack-
 nowledge gratefully Col. Fellows
 courtesy in leaving my letter upon
 his desk subject to the inspection
 of any person who chose to read
 it. If the affidavits are absol-
 utely necessary they will be for-
 warded. Trusting that this letter
 will receive some attention I remain
 Respectfully
 (Dictated) (Mrs) E. V. Stubbs.

TORN PAGE

POOR QUALITY
ORIGINAL

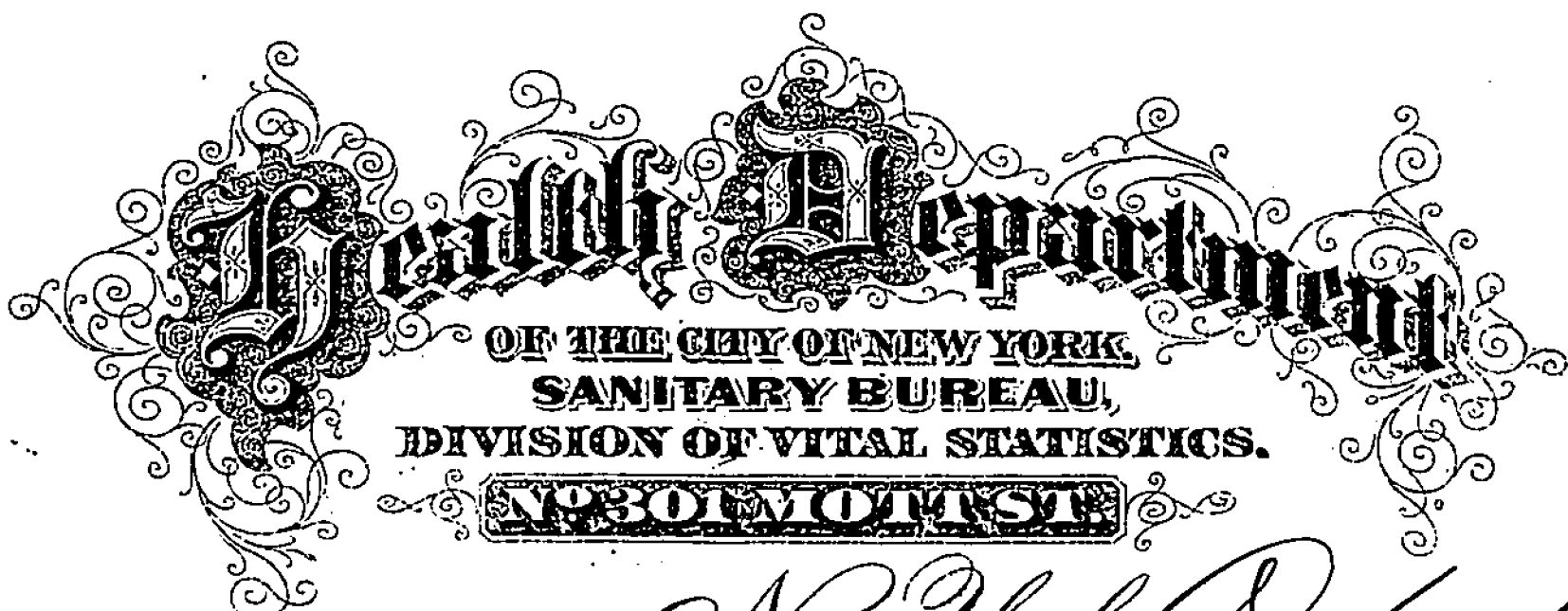
0306



Health Department of the City of New York,
BUREAU OF VITAL STATISTICS,
No. 301 Mott Street.

Julia G. [illegible]

0307



New York Oct 18 1890,

Sir, A. R. Mac Don,

Dist. District Attorney.
Dear Sir,

I respectfully submit
an additional affidavit as corroborative evidence
of the innocence of Julia Guymer,
who is accused of Grand Larceny by
Mrs Stubbs, and who was called to
plead to the charge last Thursday Oct
16th 1890. Mrs Stubbs, I am informed,
accused this girl of having stolen opera
glasses &c. & when she appeared before
the grand jury to have the girl indicted
the opera glasses & some of the other

articles were in the complainant's possession.

The action of the complainant in breaking open the trunks, ^(or having them broken open) of the accused & of another, girl, is a very summary mode of action. The only things found in the trunk of this long trusted servant girl were a nubia, and a torn up a value when new, of not over forty cents, and a skirt.

A nubia was picked out of a "trash" basket by another girl and given to Julia, while the affidavits ~~show~~ from disinterested, reputable persons show that Mrs. Stubbs acknowledged she gave the accused a skirt but couldn't state that the one found in the servant's trunk was the one she gave or not.

A girl that has lived so long with the complainant and has been trusted with so much money, as the affidavits

03 10

Very respectfully
Yours &c
John T. Nagle, m.
J. T. Nagle

Dear Julia

I am very sorry you
 did not mention the
 name of the lady in the
 letter. I am sure you
 did not mean to say
 Mr. Bayard's wife. I am
 sure you did not mean to
 say that. I am sure you
 did not mean to say that.
 I am sure you did not mean
 to say that. I am sure you
 did not mean to say that.

I am sure you did not mean
 to say that. I am sure you
 did not mean to say that.
 I am sure you did not mean
 to say that. I am sure you
 did not mean to say that.
 I am sure you did not mean
 to say that. I am sure you
 did not mean to say that.

0313

Case of Julia Geymer accused of
Grand Larceny.

Affidavit of Julia Geymer, as
requested by Asst District Attorney
Jerome.

Also a letter of the complainant showing
that this trusted servant had charge
of valuables & the house in her absence.

City and County of New York ss.

Julia Geymer being sworn says that she was employed by Mrs. Stubbs for the past four years, until 26 Sept. 1890, & no charge was ever made against her until now. That Mrs. Stubbs was angry with deponent for leaving her employ and on Sep 26-1890 threatened to do deponent & harm her as much as possible.

That the skirt and rubie found in deponent's trunk was given to deponent by said Mrs. Stubbs. That deponent during her service with Mrs. Stubbs took care of Mrs. Stubbs' hotel and boarding house at ~~Adelphi~~ and had charge of twenty girls and of all the details of her large business.

That large sums of money belonging to Mrs. Stubbs have passed through the hands of this deponent & her accounts have never before been questioned.

That deponent is entirely innocent of the charge of grand larceny or of any other charge growing out of her relations with Mrs. Stubbs.

That the value of the skirt and rubie is less than one dollar

sworn to before me this
23rd day of October 1890
James F. Doyle
Notary Public
N.Y. Co.

Julia Geymer

State of New York }
 City & Co. of New York }

Bessie Kerman
 being duly sworn, deposes and says:
 She ~~was~~ employed as chambermaid
 and waitress with Mr. Mergold
 at No 114 E 125 St. She
 is acquainted with Julia Guymen
 now under arrest on a charge
 of larceny, preferred by one Mr. Stubb
 and at present in the Tombs.
 She was employed for 3 seasons
 with Mr. Stubb at Bath Beach
 during which time Julia Guymen
 was also in the same em-
 ploy as head waitress & cham-
 bermaid. Said Mr. Stubb al-
 ways entrusted the full ^{and} ~~entire~~
 management of the house ~~to~~
 Julia Guymen. Dependent has
 frequently seen Mr. Stubb so
 intoxicated to be unable to look
 after the house herself and de-
 pended upon Julia Guymen to do
 so for her. Julia Guymen used
 to rent rooms, collect bills from
 the guests pay the help &c, and
 had full management generally.
 Dependent has frequently

Known from Stott to present
 Julia Guymer various articles
 of apparel and similar to those
 in dispute.

Given to be for
 the 8th day of October 1890 } Given to be for
 Thomas Ford
 Attest Public
 New York Co

0317

Bessie Korman

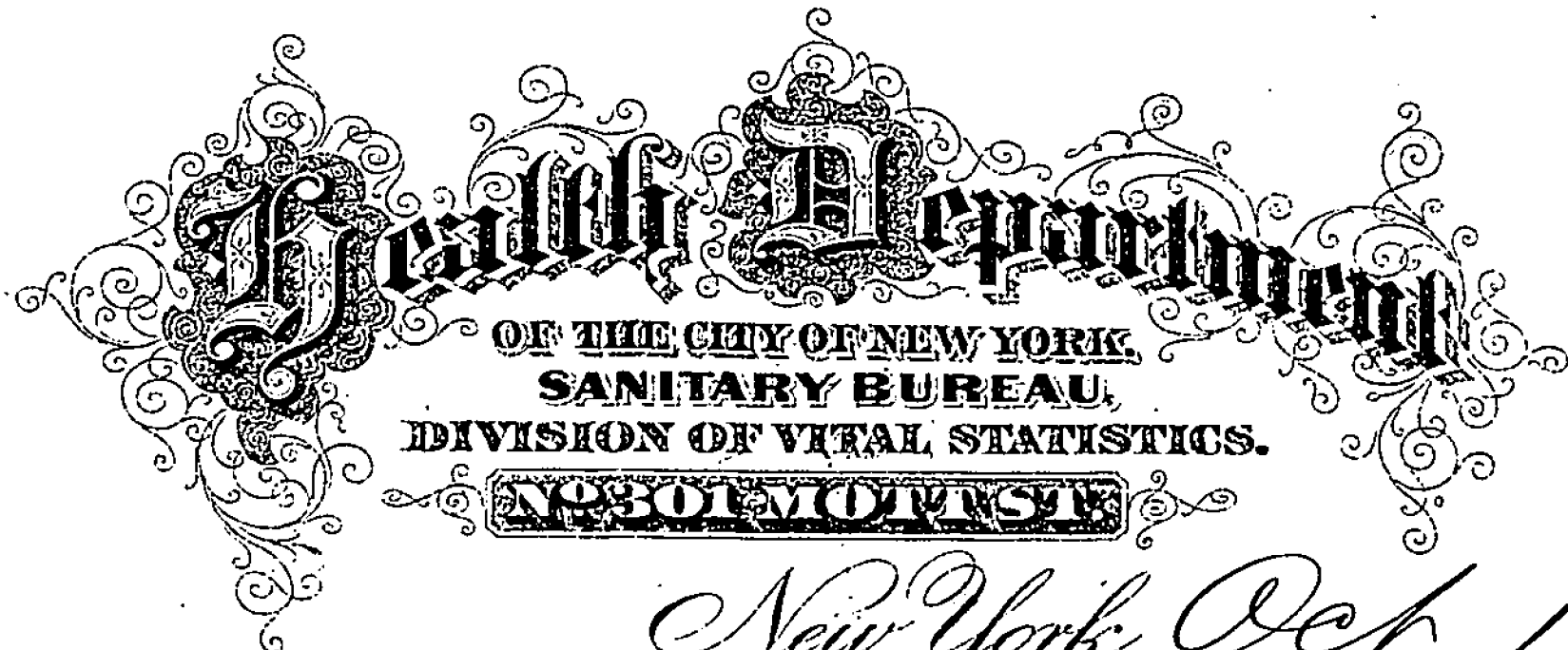
State of New York
City & Co. of New York } ss

Mrs. Kate Merigold, being duly sworn, deposes and says: She resides at 114 E. 25th and is the lessee of the premises. On the 28th day of Sept. 1901, Mrs. Stubbs, the complainant in the case of the People vs. Julia Guymer, (said Guymer being charged with Grand Larceny) called at deponent's house above mentioned and after receiving permission to examine a trunk returned to the owner of said house and declared in the presence of deponent that she had examined Julia Guymer's trunk and found therein a skirt but added that it was very much similar to one she had previously given to said Julia Guymer; this skirt, together with an old torn piece of wood which had once been used as a woman's head-dress, were the only articles she claimed to find in the trunk.

Sworn to before me
this 18th day of October 1901 } Kate Merigold
Thomas J. [Signature]
(ss) Notary Public
New York County

03 19

Appraisal of
Mrs Kate Mengold



New York Oct 16 1890

Hon. A. Mac Don

Dist Dist Attorney.

My Dear Sir:

I am credibly informed that when Mrs Stubbs appeared before the Grand Jury to have Julia Guymer indicted for Grand Larceny, that she - Mrs. Stubbs, had in her possession the Opera glasses & some other things she accused Julia Guymer of stealing. These things I am informed were alleged to have been returned to Mrs. Stubbs the complainant, while Julia Guymer

was in the Domb awaiting indictment. Thinking Mrs. Stubbs, the complainant, may not have mentioned this important matter to the Grand Jury, I take the liberty of calling your attention to it, and asking a verification of it from the Detective Office. I do not know the prisoner arrested but from the evidence of disinterested, reputable persons who know her & who have filed affidavits as to her character &c., in the District Attorney's Office, I believe her to be innocent of the charge made against her, and as a citizen who believes in protecting the innocent, I believe it my duty to take this interest in her case. I am,

Very respectfully

Your obedient servant

John T. Nagle, M.D.

P.S. Julia Gaymer was brought up to plead this day.

State of New York }
City & Co. of New York } ss

Mrs Kate Ahearn, being duly sworn, depose and says: She resides at No 47 E. 21st St, and is the proprietress of said premises; she is acquainted with Julia Guymer, now in the Tombs ~~and acting the part for~~
~~the action in a case~~ under bail on a charge of larceny; said Guymer was in deponent's employ when arrested on Sep. 29th last, that said Guymer was highly recommended to deponent before her engagement as being a faithful, honest and industrious young woman; before entering deponent's employ, she was engaged as a chambermaid and waitress with Mrs Stubbs, formerly of Bath Beach and at present at 69 Madison Ave New York City. On the 28th day of Sept last, deponent was seated in the parlor of house No 116 E 25th St visiting a friend, when said Mrs Stubbs called and asked to be shown the contents of a trunk belonging to Julia Guymer, and which was temporarily on said premises ~~from~~ to where it was sent from 69 Mad.

I am now in care of Bessie Kiernan
 a friend of said Julia Guymen;
 After Mr Stubbs returned from
 examining the trunk she an-
 nounced to those present in the
 parlor, among whom was the deponent,
 that she (Mr Stubbs) discovered nothing
 in said trunk belonging to her but
 one piece of black-woollen goods
 torn and much used and one white
 skirt which she had presented to
 Julia Guymen some time previously.
 Deponent further declares that from in-
 formation she has received regarding
 the character &c of said Julia
 Guymen she is now ready and
 willing to take her into her em-
 ployment again.

Shate Ahearne

Sworn to before me
 this 8th day of October 1890

Thomas Ford
 Notary Public
 New York C.

0324

Ms Katee A. Harn

State of New York
City & Co. of New York } ss

Edward A. Barrows,
being duly sworn, deposes and says; he
resides at No 407 E. 21 St, and
has his place of business at 100
Front St. N.Y.C. He is ac-
quainted with Julia Guyer, now
held under bail in the Tombs on
a charge of larceny, preferred by
one Mrs Stubb; said Guyer was
chambermaid and waitress at
the house of Mrs Stubb at Bath
Beach L.I., when deponent
was a guest at the same place
for over 3 months covering the
summer season of 1889. Said
Guyer had free access to the de-
ponent's rooms and ~~had~~ was en-
trusted with the care of many
valuable articles of various kinds
such as clothing, jewelry and other
household articles and deponent
always, ~~found her~~ to be strictly honest and
trustworthy and exceedingly reli-
able and careful in looking after
his apartments and property.

Sworn to before me
this 8th day of October 1890
Thomas J. Ford
Notary Public
New York City

Edward A. Barrows

0326

Affidavit of
Edw. Barron

State of New York
 City & Co. of New York

55

Mary Kelly,

being duly sworn, depose and say:
 She is employed as chambermaid
 at No 47 E. 21 St. New York City.
 She is acquainted with Julia Guymen
 now held in the Tombs under a charge
 of larceny preferred by Mrs Stubb
 of No 69 Madison Ave. New York,
 and was employed together with said
 Julia Guymen for the past two
 years by said Mrs Stubb; said
 Julia Guymen always during that
 time had charge of all the finan-
 cial matters concerning the man-
 agement of the house which was
 then at Bath Beach. Said
 Guymen was head waitress and be-
 sides looking after the management
 of the house, and was entrusted with
 hundreds of dollars at a time; said
 Guymen used to pay the help, and
 bills of the house; besides collecting
 board money from the guests rent-
 ing rooms &c. &c; and in fact had
 frequently full and general
 management of the house.
 Mrs Stubb frequently gave

presents of clothing &c to said
 Julia Gynner, such as dresses, wrap
 hats, skirts, petticoats, shoes &c,
 Deponent herself often received
 similar presents from said
 Mrs Stubb and it was a
 common and frequent prac-
 tice of Mrs Stubb to give such
 presents to certain of her em-
 ployees. Deponent was shown
~~a skirt~~ by Julia Gynner about
 the 26 of Sept, which, she said,
 Mrs Stubb presented to her. Mrs
 Stubb had the last week in Aug/90
 presented Deponent with one just
 similar to it. Deponent saw
 the skirt which Mrs Stubb claims
 was stolen by Julia Gynner and
 believed it to be the same which
 Julia told her was presented
 to her by Mrs Stubb a week before.
 The Deponent further swears that
 Mrs Stubb was frequently intor-
 cated to such an extent as to
 be unable to properly attend to
 her household duties and al-
 ways relied on Julia Gynner
 to attend to them for her.

Sworn to before me
 this 8th day of October 1890

Mary Gifford

Thomas Ford
 Notary Public
 New York C

0329

May 1962

State of New York
City & Co. of New York

James Reardon, being duly sworn, deposes and says; he is 32 years old and resides at 695 Washington Street, New York City; he is acquainted with Julia Guymen, now under arrest on bail, and confined in the Tombs, on a charge of larceny perpetrated by one Mrs. Stubbs of No. 69 Madison Ave, New York City; he has been employed as cook for about 8 years continuously in the establishment of said Mrs. Stubbs from 1881 to 1889, during ^{the last 3 or 4} years of which time, said Julia Guymen was also employed by Mrs. Stubbs as chambermaid and waitress. Dependent states that said Julia Guymen was always entrusted with the financial affairs of the house; such as collecting and paying bills &c, whenever Mrs. Stubbs was away or ill and could not attend to them herself. Dependent has known Julia Guymen on some occasions to have had hundreds of dollars at a time in her possession belonging to Mrs. Stubbs and never

heard Mr Stubbs complain of the loss
 of a single ~~article~~ item entrusted
 to her care. On the contrary said
 Mr Stubbs, has time and time ^{again}
 complimented said Julia Guymer
 for her honesty and trustworthiness
 and frequently declared that she
 could not get along with out her.
 Said Julia Guymer for years
 had charge of Mr Stubbs wardrobe
 and the full management
 of all the household goods and
 affairs and dependent there
 before the present change under
 which she is now held, heard
~~the~~ of the loss of any article which
 could be attributed to the careles-
 ness or otherwise of said Julia Guy-
 mer. Deponent further swears that
 said Stubbs ~~and~~ had frequently
 given various articles of clothing
 such as shoes, hats, dresses and
 other articles ~~of clothing~~ to said
 Julia Guymer and it was a
 frequent and common prac-
 tice for her to do so. Deponent
 also swears that he has of his
 own knowledge known Mr Stubbs
 to present to said Julia Guymer

articles of underclothing such as shirts,
petticoats &c, &c, and in concluding
deponent swears that from her long
and intimate acquaintance and as-
sociation with said Julia Gwynne
that she is eminently trustworthy
and honest as well as sober and
industrious.

Sworn to before
me this 8 day of October 1890 }
J. J. Thomas, J. J. Thomas } James Beaudin
Notary Public
New York Co.

0333

James Gordon

0334

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 any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
 Justices for the City of New York, by Ella J. Supps
 of No. 69 Madison Street, that on the 26 day of September

1890 at the City of New York, in the County of New York, the following article to wit:

One skirt, one woolen Head Wrap, one apron, glass
one Chadalus, three silver Bracelets and
underwear. Said property being

of the value of seventy one Dollars,
 the property of Campbell's and

w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
 believe, by John J. Gallagher

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

* These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
 Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
 and forthwith bring him before me, at the 3 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 29 day of September 1890

Do J. C. Reilly POLICE JUSTICE.

033

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

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.

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.

The within named

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

Police Court--- 2
District. 1579

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elia D. Shupke
69 Madison Ave.
1 *Julia Williams*

2 _____
3 _____
4 _____

Offence *felony*

Dated *Apr 29* 18*90*

W. C. Smith Magistrate.
W. C. Smith Officer.
W. C. Smith Precinct.

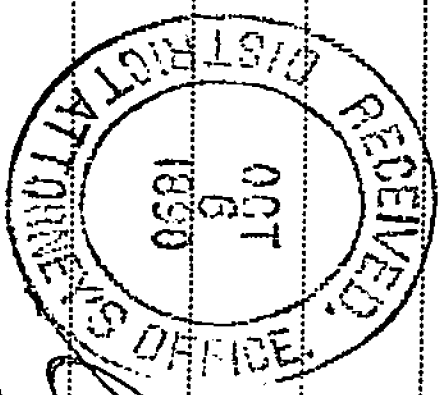
Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 500 to himself



Subscribed & sworn to

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 *Wendell*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Fifty* 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 *Sept 30* 18*90* *S. J. Smith* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Julia Guymer

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

Julia Guymer

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

The said

Julia Guymer

late of the City of New York, in the County of New York aforesaid, on the *twenty-sixth*
day of *September* in the year of our Lord one thousand eight hundred and *ninety*,
, at the City and County aforesaid, with force and arms,

one skirt of the value of seventy-five cents, one shawl of the value of twenty-five cents, one opera glass of the value of twenty-five dollars, one chatelaine of the value of twenty-two dollars, three bracelets of the value of one dollar each, and divers articles of wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars
Ella V. Stubbs
of the goods, chattels and personal property of one

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

SECOND COUNT—

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

Julia Guymer
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Julia Guymer
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,

one skirt of the value of seventy-five cents, one shawl of the value of twenty-five cents, one opera glass of the value of twenty-five dollars, one chatelaine of the value of twenty-two dollars, three bracelets of the value of one dollar each and divers articles of wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars of the goods, chattels and personal property of one *Ella V. Stubbs*

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

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

Julia Guymer
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.

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