

06 14

BOX:

26

FOLDER:

321

DESCRIPTION:

Gallagher, Edward

DATE:

12/01/80



321

06 15

523

Filed 1 day of Dec 1880

Pleads

Guilty

THE PEOPLE

vs.

P.
Edward Gallagher

Felony Assault and Battery.

M. J. Gallagher

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. King

Foreman.

110 Washington St.

*Placed guilty in
Edward Phelps*

S.P. 2 years.

06 16

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—Edward Gallagher

Question.—How old are you?

Answer.—27 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—370 Madison St.

Question.—What is your occupation?

Answer.—Oysterman

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

Answer.—I am not guilty

Edward Gallagher

Taken before me, this

18 day of

March 1888

Police Justice.

[Handwritten signature]

0617

Form 16.

Police Court—Third District.

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

of No. *1 Hamilton* Street
James M. Murphy

on *Tuesday* the *26th* being duly sworn, deposes and says, that
in the year 18*80* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Edward Gallagher (now here)
who cut and stabbed deponent
on his face and head inflicting
three wounds, with a knife
he (Gallagher) held in his hand

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

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

Sworn before me, this *18* day }
of *November* 18*80*

J. W. Smith *James M. Murphy*
Police Justice. Justice

05 18

Form 15
929 Jh 223

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Josiah W. Murphy
1 Hamilton St

Geo. H. Murphy

Affidavit A. & B.
FELONIOUS.

Dated Nov 14 1880

William
Magistrate.

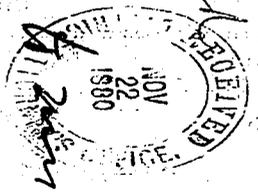
Shelby
Officer.

WITNESSES:

Prudgt Murphy
1 Hamilton St

John Allen

1000 St



Copy of
for a
with

Daniel Kidney 38 Hamilton St
John Allen 27 1/2 Duane St
Prudgt Murphy 1 Hamilton St
Daniel O'Brien 84 ~~St~~ Catherine St
Dr Bertram Berdeak 39 North Street
73 Rlyn

0619

James Kiley & Hamilton
John Allen 27 1/2 Avenue St
George Murphy 1 Hamilton St
Edward B. Brown 81 1/2 Hamilton St
Dr Robert Parkers of Northampton

929 No 223

Form 15
Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
George A. Murphy
1 Hamilton St
Edward A. Gallagher

Dated Nov 17 1880

Magistrate

Witness:
George Murphy
1 Hamilton St

Witness:
George Murphy
1 Hamilton St

1880
RECEIVED
NOV 22 1880
POLICE COURT

Edward A. Gallagher
with release

0620

CITY AND COUNTY }
OF NEW YORK. }

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

That

Edward Gallagher

late of the City of New York, in the County of New York, aforesaid, on the
twenty-sixth day of October in the year of our Lord
one thousand eight hundred and eighty with force and arms, at the City and
County aforesaid, in and upon the body of Jeremiah Murphy
in the peace of the said people then and there being, feloniously did make an assault
and ~~him~~ the said Jeremiah Murphy
with a certain knife which the said

Edward Gallagher

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent ~~him~~ the said Jeremiah Murphy
then and there, feloniously and willfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

Edward Gallagher

with force and arms, in and upon the body of the said Jeremiah Murphy
then and there being, willfully and feloniously did make an
assault and ~~him~~ the said Jeremiah Murphy
with a certain knife which the said

Edward Gallagher

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

THIRD COUNT.

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

Edward Gallagher

with force and arms, in and upon the body of Jeremiah Murphy
in the peace of the said people then and there being, feloniously, did make another
assault and ~~him~~ the said Jeremiah Murphy
with a certain knife
which the said

Edward Gallagher

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

0621

said *Jeremiah Murphy* then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

Edward Gallagher
with force and arms, in and upon the body of the said *Jeremiah Murphy* then and there being, willfully and feloniously, did make another assault and the said *Jeremiah Murphy* with a certain *knife* which the said *Edward Gallagher* in his right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *Jeremiah Murphy* 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.

BENJ. K. PHELPS, District Attorney.

513

Filed 1 day of Dec 1880.

Prothonotary *W. H. Smith*

THIS PROCEEDS

08.

Edward Gallagher

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

Spencer

A TRUE BILL.

W. H. Smith

Doverman

No. 1000

Spencer

Spencer

SP. 2 years.

0622

BOX:

26

FOLDER:

321

DESCRIPTION:

Gilvany, John

DATE:

12/01/80



321

0623

Several gentlemen
from New Jersey
who have had
a long acquaintance
with the prisoner
have informed
the Court that his
character
has hitherto been
excellent

263

Counsel, *Common*
Filed 1 day of Dec 1880.
Plaints not guilty

17
THE PEOPLE
vs.
John H. Egan
Forger of the *Bank* Degree.

BENJ. K. PHELPS,
District Attorney.
Part pro Dec 7, 1880
Pleads guilty.
A TRUE BILL
[Signature]
Foreman.

Complete will be out of time
until about Dec 12, 1880.
Part pro Dec 20, 1880
NEW
Sentence suspended
Prisoner discharged on the
usual recognizance.

0624

E. F. McDONALD, DIRECTOR AT LARGE.

GEO. B. FIELDER, CLERK.

Board of Charitable Trustees
HUDSON COUNTY, N. J.

Jersey City, Dec 8th 1880
Dear Genl.

I have been requested to write you, asking if you will do a favor for a certain party in Jersey City.

It is this -

A young man named Gilrarry is charged with committing forgery in your city - His case come up before Judge Borring I believe. He is to plead guilty.

The young man is a good family & previous to this occurrence never was in any trouble before, on the contrary has been an excellent character.

0625

I myself have known him
for 20 years and know
that such a character he
has always been favored
with.

I am of the opinion
that he did the good work
under the influence of
liquor, which of late I
understand he has been
addicted to the free use

of. Will you be kind enough
to say to Judge Cowing
that you have been requested
to say a good word for the
young man.

His case comes up on
Friday I think.

If you will do this you
will confer a favor on me,
and relieve the sorrows
of a widow's mother.

0626

I trust you are in good
health

With best wishes

Admian

Respectfully

W. D. Fielder

0627

Geo
Gilvany

Gilvany
107 30 480

0628

Police Court - First District.

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

Christian Fugensen
of No. 30 *Liberty* Street,
being duly sworn, deposes and says, that on the 23
day of *October* 1880, at the City and County of
New York, *John D. Gilvarey* now
here was in ^{deponent's} employment as
a clerk and as such clerk did
present to the firm of *Carter*
Merrill & Bondist for payment
the annexed bill amounting to ten
dollars & twenty five cents for goods
furnished said firm by deponent.

That said *Gilvarey* did receive
on said day from said firm the annexed check
for said amount made payable
to the order of ^{on this firm with waiting cash} the deponent and
that said *Gilvarey* did willfully
unlawfully and feloniously and with
intent to cheat and defraud the
deponent and by which deponent
was cheated and defrauded, falsely
forge and counterfeit the
signature of this deponent to said
check, which is hereby made part
of this complaint, and upon which
false forged and fraudulent indorsements
said *Gilvarey* obtained said money.

Christian Fugensen

Sworn to before me this
25th day of Nov 1880

J. W. Parsons
Clerk Justice

0629

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

John H. Gilvary being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John H. Gilvary

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

Jersey City

Question. Where do you live?

Answer.

238 West 12th Street

Question. What is your occupation?

Answer.

Clerk

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

Answer.

In signing Mr. Jurgensen's name to the check I had no idea that I was doing anything wrong. I was short at the time and used the check to pay my rent. I was fully determined to make the amount good to Mr. Jurgensen on the first of the coming month.

J. H. Gilvary

Taken before me this

23rd

day of *September* 188*9*

POLICE JUSTICE.

J. M. P. ...

0630

No 263
Police Court—First District.

THE PEOPLE, & CO.,
ON THE COMPLAINT OF

Christina Thompson
30 Liberty St
John H. Gilmore
J. J. Ferguson
Offense, _____

BAILED,

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

No. 5, by _____

Residence, _____

No. 6, by _____

Residence, _____

W. M. D. 3
W. M. D. 3
Magistrate: _____
Officer: *Orles 1st*
Clerk: _____

Witness, _____

Ernest Underhill

27th 12th

Spillford

Kelly & Leffell of

1109 - Baker, Murray, Conroe
to answer

at _____

Sessions, _____

W. M. D. 3

Received in Dist. Atty's Office, _____

COUNSEL FOR COMPLAINANT.

Name, _____

Address, _____

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

0631

<i>Atty. Manual Credit</i>	No. <u>6847</u>	New York, <u>Oct 23</u> 188 <u>0</u>
	New York National Exchange Bank	
	<i>Pay to the order of C. J. Jensen</i>	
	<i>Ten ²⁵/₁₀₀</i>	<i>Dollars</i>
	<i>\$10 ²⁵/₁₀₀</i>	<i>Atty. Manual Credit</i> ^A

0632

Johnson

George Medakell
J. W. Adickes

OCT 25 1880

0633

No Payments to be made to Agents. No one is authorized to draw on us.

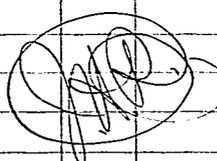


P. O. Box 3953.

New York, Oct 23 1880

Messrs. Becker, Merrill & Co. del

Bought of C. JOURGENSEN,
Printer, Lithographer, Stationer, and Blank Book Manufacturer,
No. 30 Liberty Street.

	1 Rev Book #52 Speciality			10 25
		Recd Pay of Jourgensen		

0634

No Payments to be made to Agents. No one is authorized to draw on us.



P. O. Box 3953.

New York, Oct 23 1880

Messrs Messrs Merrill & Co

Bought of C. JOURGENSEN,

Printer, Lithographer, Stationer, and Blank Book Manufacturer,

No. 30 Liberty Street.

(Handwritten signature)

1 Rev Book #52 Special

10 25

Recd Paym Jourgensen

0635

LAW OFFICES
—OF—
HOFFMAN & PAXTON,
386 NEWARK AVE.

W. T. HOFFMAN,
E. T. PAXTON.

JERSEY CITY, Dec. 17 1880

Judge Cowing

My dear sir

I am constrained to write a word to you, respecting your favorable consideration of the case of Luke H. Gilvray now pending before you. I have known Mr. Gilvray for a long time as a Trustee of the Club in the Registry office in this County and otherwise. I cannot believe in his dishonesty except so far as he might in a moment of weakness and temptation have yielded to send him to prison will probably be his ultimate ruin, to let him try to amend his past transgression will doubtless make him strive to be a better and wiser man. Withal I must earnestly hope that you may see your way

0636

dear to the extension of energy to him
I am very truly yours
Wm. S. Puffer

[The following text is extremely faint and illegible due to the quality of the scan. It appears to be a long, multi-paragraph letter.]

0637

J. H. LIPPINCOTT,
COUNSEL
OF
Board of Chosen Freeholders,
HUDSON COUNTY, N. J.

Jersey City, Dec 15 1880

Hon Judge Cowing:

Dear Sir:

*I have known John Gibbons
who is charged in your Court
as I am informed with forgery
several years. and during
a great deal of that time
I have seen him daily*

*His family is one of great
respectability in Jersey City.
and of long residence here.
She is elderly, a widow, and
almost heartbroken at her son's
misfortune. During my*

0638

a acquaintance with John Gilroy
who is deceased before, I always
considered him an upright
and honest citizen. That was
his reputation here up to the
time of the Commission of
his office.

I write this to ask you
to extend, to him all the
clemency which is consistent
with the administration of
Justice. He is young, and the
lesson now taught him may
last all his life. to his good

I am Yours truly

J. K. Lippincott

0639

OFFICE OF

Allan L. McDermott,

CORPORATION ATTORNEY

BEACH'S BUILDING, OPPOSITE COURT HOUSE,

JERSEY CITY, December 9, 1880

Hon. Rufus B. Cowan, Presiding
Judge of Quarter Sessions, &c;
My dear sir:

In the case of *The People vs. John E. Kearny*, I desire to add my own to any pleas heretofore presented to your Honor. I have known the defendant since childhood, and know that, until his presentation of the charge, there has not been against his character a breath of suspicion. All his connections in this city are respected for their moral and social worth. His fall seems to have been the outcome of a lack of reflection and does not present the features which

0640

more the crime of forgery de-
termining of the infliction of a
punishment. I have conversed
with him since his arrest and
believe that he will never again
depart from the ways of a law-
abiding citizen. His imprisonment
would be a terrible blow to an
aged mother - than whom I never
knew a better Christian. Fully
considering the premises, I deem
it my duty to beg that you will
find it consistent with a proper
administration of the sanction of
the law to suspend sentence in
this case, I remain

Yours truly,
Allan W. Caswell

0641

State of New Jersey)
Hudson County. 3rd.

Edward D. Deacon
being duly sworn on his oath says - that he
resides in Rahway, New Jersey and does business
in Jersey City, that he is a Counsellor at Law
of the State of New Jersey, that he is personally
acquainted with John M. Gilbray, formerly of
this County, and has known him several
years, and that during his acquaintance
with said Gilbray he has always found -
him to be of good moral character (Honest
and industrious), that he has never known
of any dishonest act done by him except
the one he now admits, that he knows the
family of said Gilbray to be respectable and
highly regarded in the community in which
they reside, and believes from what he has seen
of said Gilbray that his associates have been
law abiding and respectable persons,

Sworn to and subscribed)
before me at Jersey City this)
9th day of December, 1888.

Edward D. Deacon

M. J. Newbold

M. C. of New Jersey

0642

State of New Jersey Jas.
County of Hudson.

James A. St. Hill
being by me duly sworn on his oath deposes
and says that he resides in Jersey City
in said County that he is intimately
acquainted with John H. Libby and
that that acquaintance has been for
some years, and that during that
time he has never known of any
dishonest act done by said Libby
prejudicial to the one he admits, that he
has always found him to be honest,
sober and industrious bearing a
very high character in the community,
deponent further says that he knows
the family of said Libby and that
they are looked upon as very respectable.

sworn to and subscribed
before me at Jersey City this
9th day of December, 1880.

A. S. Jackson
Master in Chancery
N. J.

James A. St. Hill

0643

State of New Jersey }
County of Hudson } ^{2^d} Cornelius J. Rooney, Jr.

Being by me duly sworn on his oath
deposes and says that he resides in
Jersey City in said County that
he is for many years ^{well} acquainted with
John St. Gilvary; that during that
time he has never known of any dis-
honest act done by said Gilvary;
that he has borne a good reputation in the
community; that he knows the family
of said Gilvary and that they are
looked upon as very respectable.

Sworn to and subscribed }
before me at Jersey City } Rooney Jr.
this day Dec. 1880. } Clerk Bd of H
James H. O'Neil } Vital Statistics
Notary Public } Hud. Co.
D. J.

0644

State of New Jersey
County of Hudson J.S.S.

James D. Manning
being duly sworn according to law
on his oath says, that he knows
John W. Gilvarry who formerly resided
in Jersey City, that for several
years past he has been acquainted
with his relatives in Jersey City
and that he has never known
of any dishonest act done by
said Gilvarry previous to the one
he admits, and his family are re-
spectable people who are regarded
by deponent as honest and
honorable.

Subscribed and sworn
to before me at Jersey City
N.J. December 8th 1880.

James Chapman
Notary

J. D. Manning
Clerk of the Court
359 Washington St.
J.C.

0645

State of New Jersey } ss.
Hudson County. }

William D. Daly —

Being duly sworn according to law on his oath deposes and says that he resides at Jersey City in said County that he is a Counselor at Law of the State of New Jersey, that he is personally acquainted with John H. Libby who formerly resided in Jersey City and that during his acquaintance with said Libby he has never known any dishonest act done by him previous to the one he admits, and deponent further says that his family bear the reputation of being among the most respectable in this County and who are regarded by deponent as being honest and honorable.

Subscribed and sworn to
at Jersey City, N.J. before me
this 8 day of December, 1880.

James Chapman
Notary

Wm D Daly

0646

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John H. Silwany

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty third* day of *October* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City, and County
aforesaid, having in his custody and possession a certain instrument and writing *of*

the kind commonly called a Bank check

which said *Bank Check* is as follows, that is to say:

No 6847 New York Oct 23^d 1880.
New York National Exchange Bank
Pay to the order of C. Jurgensen
Ten 25/100 Dollars
\$ 10 25/100 Acker Merrall & Co. dit

Acker Merrall & Co. dit

the said

John Silwany

afterwards, to wit, on the
day and year last aforesaid, with force and arms, at the Ward, City, and County afore-
said, feloniously did falsely make, forge, and counterfeit, and did cause and procure to
be falsely made, forged, and counterfeited, and did willingly act and assist in the false
making, forging and counterfeiting on the *back* of the
said *Bank Check* a certain instrument and writing
commonly called an *endorsement* which said false, forged, and
counterfeited instrument and writing, commonly called an *endorsement*
is as follows: that is to say,

C. Jurgensen with intention
to injure and defraud *Christian Jurgensen*

and divers other persons, to the jurors 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.

0647

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

John H. Silvano

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and year last aforesaid, at the Ward, City, and County aforesaid, having in his custody and possession a certain instrument and writing of the kind commonly called a Bank check

which said Bank check is as follows, that is to say:

No 6847 New York Oct 23rd 1880
New York National Exchange Bank
Pay to the order of C. Jourgensen
Ten 25/100 Dollars
\$ 10 25/100 Acton Merrill & Co

Acton Merrill & Co

and on the back of which said Bank check was then and there written a certain false, forged, and counterfeited instrument and writing, commonly called an endorsement of the said last mentioned Bank check which said false, forged, and counterfeited instrument and writing commonly called an endorsement is as follows, that is to say:

C. Jourgensen the
said John H. Silvano

then and there well knowing the premises last aforesaid, and that the said endorsement was false, forged, and counterfeited, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously did utter and publish as true, the said false, forged, and counterfeited endorsement of the said last mentioned Bank check with intention to injure

0648

and defraud

Christian Jourgensen

and divers other persons, to the jurors aforesaid unknown; he the said
John H. Kilony at the time he so
uttered and published the said false, forged, and counterfeited *endorsement*
of the said last mentioned *Bank check*
then and there well knowing the said *endorsement*
to be false, forged, and counterfeited, as aforesaid, 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.

BENJAMIN K. PHELPS, District Attorney.

0649

BOX:

26

FOLDER:

321

DESCRIPTION:

Golden, Frank

DATE:

12/03/80



321

0650

BOX:

26

FOLDER:

321

DESCRIPTION:

Wynne, James

DATE:

12/03/80



321

0651

No 182

D.C.P. 1
W.K. 2

Day of Trial

Counsel,

Filed 3 day of Dec 1880

Plends *Anthony*

BURGLARY—Third Degree, and
Receiving Stolen Goods.

THE PEOPLE

vs

Frank E. Allen
James H. Hume

BENJ. K. PHELPS,

District Attorney.

A True BILL.

W. H. [Signature]

Dec 3 1880
Foreman

Henry [Signature]

No 1 Per 68 days
No 2 New suspended

0652

Police Office, First District.

City and County }
of New York, }

ss.: Louis Canale

of No. 84 Centre Street, being duly sworn,

deposes and says, that the premises No. aforesaid

Street, 2nd Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a drug store for the

deposit and sale of drugs and Medicines were BURGLARIOUSLY

entered by means of forcibly prying open

a Window leading from the Store to

the Yard in the rear of said Store

on the night of the 26th day of Nov 1888

and the following property, feloniously taken, stolen and carried away, viz.:

A quantity of toilet articles con-

sisting of combs, hair brushes,

Syringes and perfumery in all

of the value of thirty dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Frank Golden and James Byrne

both now present

for the reasons following, to wit: That said Window

was secured and fastened by

deponent at about seven o'clock

in the evening of said day. That

about 12.30 o'clock on the same night

said Golden was found in the Store

said Window being open and a quantity

of said articles was found in a coat

he had in his possession the prisoner

Byrne having made his escape through

the open Window as deponent is informed and

Verily believes Louis Canale

Sworn to before me this 27th day of Nov 1888
John Jackson

0653

City and County,
of New York

John H. Plath of the 14th Precinct
Police being sworn says that he
discovered the front door of the
aforesaid premises open at about
12.30 O'clock on the night mentioned
and upon going into the store
occupied by deppoynt he there saw
the prisoners. That the first named
prisoner had in his coat a number
of toilet articles taken from a show
case in said store the other prisoner
escaped through the rear window
which was open and deppoynt is
now informed by said Golden
that the prisoner Byrne is the
person who was with him in
said store and who deppoynt
saw escape by the window as
aforesaid

~~J. M. Patterson~~ J. John. H. Plath.

Subscribed before me this
24th day of Nov 1880

~~J. M. Patterson~~ Police Justice

0654

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK ss.

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

Question. What is your name?

Answer.

Frank Golden

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

150 Leonard Street

Question. What is your occupation?

Answer.

Cabner

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

Answer.

I am not guilty of breaking in, the place was open when I went in there
Frank Golden

Taken before me, this *27* day of *Sept* 188*0*
[Signature]
POLICE JUSTICE.

0655

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer.

James Wynne

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

This City

Question. Where do you live?

Answer.

233 Navy Street Brooklyn

Question. What is your occupation?

Answer.

Printer

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

Answer.

*I did not break into the
store the place was open when
I went in there*

James Wynne.

Taken before me this *27* day of *Sept*
John J. Quinn
POLICE JUSTICE.
188*0*

0656

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

Name

Address

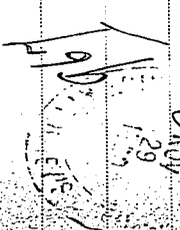
Name

Address

No 287
Police Court—First District.

THE PEOPLE, &C.,
ON THE COMPLAINT OF

Louis Canale
84 Centre St.
Frank Golden
James Wynne
W. C. ...
Offence, *W. C. ...*



W. C. ...
Director
W. C. ...
Magistrate.
John H. ...
Officer.
Ad. ...
14
Clerk.

Witnesses, *Call ...*
Call ...

W. C. ...
to answer
W. C. ...
Sessions.

Received in Dist. Atty's Office,

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0657

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Frank Golden and James
Wynne each

late of the ~~sixth~~ ^{sixth} Ward of the City of New York, in the County of New York,
aforesaid, on the ~~twenty sixth~~ ^{sixth} day of ~~November~~ ^{November} in the year of our Lord one
thousand eight hundred and eighty ~~with~~ with force and arms, at the Ward,
City and County aforesaid, the ~~store~~ ^{store} of

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

~~Louis Canale~~ ^{Louis Canale} then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Thirty combs of the value of one dollar each
Thirty brushes (of the kind commonly called
hair brushes) of the value of one dollar each
Thirty instruments (of the kind commonly called
syringes) of the value of one dollar each

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

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

0658

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

THAT the said

Frank Golden and James Wynne
each

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

Thirty cases of the value of one dollar
each

Thirty brushes (of the kind commonly called
hairbrushes) of the value of one dollar
each

Thirty instruments (of the kind commonly
called syringes) of the value of one dollar
each

of the goods, chattels and personal property of

Louis Canale

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

Louis Canale

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

Frank Golden and James Wynne

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 pro
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0659

BOX:

26

FOLDER:

321

DESCRIPTION:

Gordon, Patrick

DATE:

12/23/80



321

0660

169
Counsel,
Filed 23 day of Dec 1880,
Pleads, *John G. Smith* (29)

THE PEOPLE
638
1880
Patrick Gordon
BURGLARY—Third Degree,
and *John G. Smith*
John G. Smith

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Wm. M. Cooper
Foreman.

John G. Smith
John G. Smith
Jan 4/81
Rev: *Chas. G. Smith*

IN SENATE, JANUARY 4, 1881.
REPORT OF THE COMMISSIONERS OF THE LAND OFFICE
IN RESPONSE TO A RESOLUTION OF THE SENATE OF DECEMBER 1880

0661

Police Office. Third District.

City and County } 55.: Friedrich Pritcher
of New York, }
No. of 511 East 12 Street, being duly sworn,

deposes and says, that the premises No. 511 East 12th
Street, 17th Ward, in the City and County aforesaid, the said being a Prick Building
the first floor of Lager beer & Billiard Saloon
and which was occupied by deponent as a

were **BURGLARIOUSLY**
entered by means forcibly breaking upon the
Shutter in the rear of said Saloon thru
forcible breaking upon the Window
on the Night of the 16th day of December 1880,
and the following property, feloniously taken, stolen and carried away, viz..

One Coat of the value of five dollars

the property of Confess. deponent

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

Patrick Gordon any another person who
is unknown to deponent

for the reasons following, to-wit: That deponent caught
said Gordon in said premises
at the hour of 11⁴⁵ P.M. when said
Patrick was caught he pointed
a Pistol at deponent that the
said unknown person escaped through
said Window, with the aforesaid
property

Friedrich Pritcher

*17th day of Decr 1880
before me
J. M. M. Allen Justice*

0662

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—Patrick Gordon

Question.—How old are you?

Answer.—24 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—448 E. 13 St

Question.—What is your occupation?

Answer.—Blacksmith

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

Answer.—I am not guilty

Patrick Gordon

Taken before me, this

17. day of March 1892

Police Justice.

0653

Form 116.

POLICE COURT—THIRD DISTRICT, N.Y.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Frederick Parthen
511 E 125 St

Robert [unclear]

Offense, BURGLARY.



BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated *Dec. 17* 1880

Wilbur Magistrate.

Agan Officer.

Clerk.

Witnesses,

No. Street

No. Street

No. Street

to answer committed.

1570

Received in Dist. Atty's Office,

0664

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Patrick Gordon

X late of the *eleventeenth* Ward of the City of New York, in the County
of New York, aforesaid, on the *sixteenth* day of *December*
in the year of our Lord one thousand eight hundred and ~~seventy eight~~ with force
and arms, at the Ward, City and County aforesaid, the *Saloon* of
Frederick Pinther there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said
Frederick Pinther then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

One coat of the value of five dollars

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

Frederick Pinther

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

BENJ. K. PHELPS, District Attorney.

0665

BOX:

26

FOLDER:

321

DESCRIPTION:

Grady, John

DATE:

12/08/80



321

0666

Counsel,
Filed 8 day of Dec 1887
Plends,

THE PEOPLE

vs.

J. Brady

John Brady

BENJ. K. PHILLIPS,

District Attorney.

Part for Dec 8, 1887

John A. Phillips

Attorney of Reply

A TRUE BILL.

Wm. W. C. C. C.

Foreman.

Petis Larceny of Money from the Person.

INDICTMENT.

See. W. C. C. C.

0667

FORM 112.

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

Police Court—Third District.

of No. 328 East 43rd Street, being duly sworn, deposes
and says that on the Second day of December 1880

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

the following property viz.: One pocket book containing
good and lawful money of the issue of the
United States consisting of one Treasury Note of
the denomination and value of two Dollars and
one Treasury Note of the denomination and value
of one Dollar, and Silver Coins of various
denominations in all of the value of one $90\frac{1}{100}$ Dollars and
Nickel & Copper Coin of the value of fourteen cent said
money being in all

of the value of two $09\frac{1}{100}$ Dollars
the property of deponent and Charles Durling deponent's
husband

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by John Grady (now here)
from the fact that deponent was walking
on 8th Avenue with before deponent pocket book
and money in her right hand when
said Grady snatched said pocket book and
ran away, and from the further fact
that when said Grady was arrested the
aforesaid pocket book was found in his
possession

Sworn to, before me this

day of December 1880

W. W. Mott
POLICE JUSTICE

Lillie Durling

0558

Police Court—Third District.

**CITY AND COUNTY }
OF NEW YORK. } ss.**

_____ being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this _____ day of _____ 18____
POLICE JUSTICE.

0669

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.— John Grady

Question.—How old are you?

Answer.— gone on 14 years

Question.—Where were you born?

Answer.— Ireland

Question.—Where do you live?

Answer.— I have no home

Question.—What is your occupation?

Answer.— working in a grocery store

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

Answer.— I am guilty
John Grady

Taken before me, this

3rd

day of March 1898

William M. [Signature]
Police Justice.

0670

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

984
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Willie Stanley
328 E 43rd St

John Gray

1 _____
2 _____
3 _____
4 _____
5 _____
6 _____

Dated *December 3* 19*30*

W. Herbert Magistrate.

W. L. Morrison Officer.

11 Clerk.

Witnesses *Raina* officer.



\$ *10.00*

to answer

at *St. Paul*

Received at Dist. Attys Office,
Chas. H. H. H.

BAILED.

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 5, by _____

Residence _____

No. 6, by _____

Residence _____

0671

CITY AND COUNTY }
OF NEW YORK. } No.

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

That

John Brady

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

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *three dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *three dollars*

~~Divers Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of~~

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of

two dollars and nine cents
One pocket book of the value of fifty cents

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

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

John Brady
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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0672

FOR THE PEOPLE OF THE STATE OF NEW YORK
GRAND JURORS

~~CITY AND COUNTY OF NEW YORK~~

And

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

That

John Brady

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

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *three dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *three dollars*

~~Divers Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of~~

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of

two dollars and nine cents

One pocket book of the value of fifty cents

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

Lillie Durling

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

Lillie Durling

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

John Brady

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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0673

BOX:

26

FOLDER:

321

DESCRIPTION:

Granger, Thomas

DATE:

12/09/80



321

0674

37

Filed 9 day of Dec 1880

Pleads Not Guilty.

THE PEOPLE

vs.

Thomas Granger

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Marshall W. Cooper

Dec. 14. 1880 Foreman

Jury of Assizes and Gaolers

Rev. C. M. W.

F.S.

45
M. H. ...

0675

~~Thomas Swanger~~
Thomas Swanger

Wherefore this deponent prays that the said assailant may be ~~prosecuted~~ dealt with accord-
ing to law.
on the part of the said assailant :
with the felonious intent to take the life of deponent, ~~and~~ do bodily harm, and without any justification

Deponent believes that said injury, as above set forth, was inflicted by said
Thomas Swanger

Sworn to, before me, this 22nd day of November 1880
Police Justice

After that request and preliminary
cut, put in this plaintiff deponent and
the eye pit in the State of
New York, which says, Thomas, then
held in his hands

beaten by Thomas Swanger
now present

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

that on the day of November 1880

of No. 127 Greenwich Street, being duly sworn, deposes and says,
John Charles Beckman

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

POLICE COURT—FIRST DISTRICT

Form

Complement au Hon. of Notaire

0676

Complainant in House of Detention

Form

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

POLICE COURT—FIRST DISTRICT.

John Charles Beckman
of No. *122 Greenwich* Street, being duly sworn, deposes and says,

that on the *22nd* day of *November* 18*80*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by

Thomas Granger

now present.

*who did wilfully and maliciously
cut, stab and pierce deponent on
the left side with the blade of a
knife, which knife he, Thomas, then
held in his hands*

Deponent believes that said injury, as above set forth, was inflicted by said

Thomas Granger

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

Wherefore this deponent prays that the said assailant may be ~~apprehended, and~~ dealt with accord-
ing to law.

Joseph Gombenans

~~*Thomas Granger*~~

Sworn to before me this

22nd day of *November* 18*80*

Police Justice

William P. Atwater

0677

Police Court—First District.

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

Thomas Granger being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer. Thomas Granger

Question. How old are you?

Answer. Forty-five years of age

Question. Where were you born?

Answer. Dublin, Ireland

Question. Where do you live?

Answer. Marlborough, West Co. N.Y.

Question. What is your occupation?

Answer. Farmer

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

Answer.

I did not mean to stab
any. I came to New
York this morning and
went to 65 Greenwich St.,
a liquor store, and was
robbed there.

Thomas Granger
marks

Taken before me this 22nd day of September 1870
Wm. Patterson
POLICE JUSTICE

0678

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

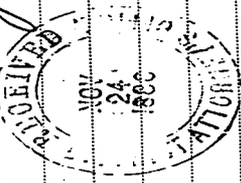
Name,
Address,

Police Court - First District.

AFIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*John Charles Heekman
House of Detention
Wm. M. Ganger*



BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Dated, *November 22* 18*80*

Patterson Magistrate.

Charles J. Officer.

Wm Clerk.

Witnesses, *Wm. J. Leland*
51 Greenock St.

*(Complainant in House
of Detention in default
of \$100.00 bond)*

L. L. Lamer

500 to answer

at General Sessions. *Comd*

Received at Dist. Atty's Office,

0679

298

The People
vs
Thomas Granger

Court of General Sessions. Before Recorder
Smythe. December 14. 1880.

Indictment for felonious assault and battery.
John C. Beckmann, sworn and examined,
testified. I am a painter by trade and live at
122 Greenwich St. I saw the prisoner for the
first time when I went into the liquor store 165
Greenwich St.; it was about 9 o'clock in the morn-
ing. I was out on the 22nd of November. I went into
165 Greenwich St. and asked for a drink; when
I had my drink I stepped aside to light my pipe
and the prisoner came and asked me to give
him my pipe; he asked me for the pipe a couple
of times. Then five minutes afterwards he came
and had a knife in his hands, put himself
before me and said, "God damn, I will kill you."
It was a small pocket knife. Then I felt I was
stabbed on my left hand side once; he was
aiming at my chest also but I jumped aside.
I gave him no provocation for stabbing me. The
only thing I said when he asked me for the pipe
was, "I like to smoke a pipe myself," that was
the first drink I had that morning; the pris-
oner looked like being intoxicated. I felt
warm in the place where I was stabbed and
I went to the police station. I came with the
policeman and we went both to the station
house with the prisoner. I went to the Dispensary

0680

and my wound was dressed there. I fainted in the Dispensary and they put me in a bed for two hours. I remained in the bed. I was taken to the House of Detention for witnesses. The prisoner remained in the saloon after the cutting. He was arrested in the same saloon and they found the knife with him also. I was just dressed as I am now. I had the same coat and shirt on. (The interpreter looked and said there were several holes.) The cut I received was about an inch deep and about half an inch broad. There is a scar on the side. Cross Examined. I have worked seven weeks in Philadelphia. It is about three weeks since I arrived in New York. I had about ninety or a hundred dollars when I came here. I lived in a lodging house 122 Greenwich Street. I don't know a man by the name of Lander. There were several men in the saloon at the time this occurred. I knew some of them by sight. I knew this place several years ago. I worked three or four years in Brooklyn for Adam Swaver; it is on the way towards Williamsburgh where he lives. I work all the time. Granger was in the saloon that morning when I went in to get a drink. I did not know him and did not drink with him; he came towards me and insisted upon

0681

Having my pipe a few minutes after I came into the saloon. I was some distance away from the door where the barrels were standing. Lawrence Baldwin, sworn and examined, testified. I live 65 Greenwich St. I saw the man who was last on the stand on the morning of the 22nd of November in this drinking place. I seen the two men have hold of each other; they let go in a minute and the German man came to where I was standing; he opened his clothes and he showed me where he was all bleeding; that was the complainant. The man who was struggling with him went back and stood behind the stove; then the German man said he was going out to get an officer; then the boss came down and I went up stairs. I was not there when the arrest was made. I did not see the Knife. Cross Examined. I saw Mr Sanders in the saloon at the time I did not hear the prisoner say, "I want my money back, I did not see his vest open, I gave him 90 cents change about half an hour before. The complainant was in the saloon about an hour and a half. Cornelius Keeler is the boss of that place; he is not here. I know the complainant about three or four weeks; he was sober that morning, but I think the prisoner was pretty drunk; he was not very sober.

0682

Henry Tucker, a police officer, testified that he arrested the prisoner on the 22nd of November in a liquor store 65 Greenwich St. between 9 and 10 in the morning. The complainant pointed out Granger as the man who stabbed him with a knife. I took him to the Station House and another officer took the complainant and another witness of the name of Lander, who was so intoxicated that we could not get anything out of him. The complainant was taken to the Chamber St. hospital. I searched the prisoner and found this knife and about 35-cents in money. I found no traces of blood on the knife. The prisoner first denied that he cut the complainant, but afterwards he said that the man had been trying "to go through him" and he took the knife and stuck him.

Thomas Granger testified in his own behalf. I came to New York on the 22nd of last month from Marlborough, Webster Co. N.Y. I worked for a farmer Michael McCarty; on the morning of the 22nd of November I was in the saloon 65 Greenwich St. I had \$6.50 when I was coming down on the boat and I had about \$5 when they had hold of me robbing me. I had two drinks there. I saw the complainant and a whole lot there. I was treating them all around. One young man with a light mustache said,

0683

"How are you, Johnny?" putting his two shoulders on me; "where were you working last? I told him Marlborough. The word was no sooner out of my mouth than the whole parcel gathered around me; the complainant was there, and when they let me go I ran after him and struck him with a knife. They stole all my money and tore my pocket out. The knife was one I used all summer in cutting grapes. I was never arrested before.

The jury rendered a verdict of guilty of assault and battery with a recommendation to mercy.

He was sent to the penitentiary for six months.

0684

Testimony in the case
of T. Granger
filed Dec. 9.

0685

CITY AND COUNTY } ss.
OF NEW YORK.

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

That

Thomas Granger
late of the City of New York, in the County of New York, aforesaid, on the
twenty-second day of *November* in the year of our Lord
one thousand eight hundred and eighty *with force and arms, at the City and*
County aforesaid, in and upon the body of *John C. Beckman*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *John C. Beckman*
with a certain *knife*
which the said
Thomas Granger
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, willfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *John C. Beckman*
then and there, feloniously and willfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Thomas Granger*
with force and arms, in and upon the body of the said *John C. Beckman*
then and there being, willfully and feloniously did make an
assault and *him* the said *John C. Beckman*
with a certain *knife* which the said
Thomas Granger
in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, willfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there willfully and feloniously
do bodily harm unto *him* the said *John C. Beckman*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *Thomas Granger*
with force and arms, in and upon the body of *John C. Beckman*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *John C. Beckman*
with a certain *knife*
which the said
Thomas Granger in *his* right
hand then and there had and held, willfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *John C. Beckman* with intent *him* the

0686

said *John C. Heckman* then and there feloniously and willfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

Thomas Granger with force and arms, in and upon the body of the said *John C. Heckman* then and there being, willfully and feloniously, did make another assault and *him* the said *John C. Heckman* with a certain *knife* which the said *Thomas Granger* in *his* right hand then and there had and held, the same being then and there a deadly weapon, willfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there willfully and feloniously maim *him* the said *John C. Heckman* 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.

BENJ. K. PHELPS, District Attorney.

37

Filed 9 day of Dec 1880
Pleas *not Guilty.*

THE PEOPLE
vs.
Thomas Granger
: P.
Felonious Assault and Battery.

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL.
W. C. Phelps

Dec. 14/1880
Foreman

Special & General Clerk
James C. [unclear]

John C. Wick
J. S.

0687

BOX:

26

FOLDER:

321

DESCRIPTION:

Green, John

DATE:

12/16/80



321

0688

729

Day of Trial, Counsel,
Filed 16 day of Dec 1880
Pleads, *Not Guilty* (20)

Homicide of the degree of Murder,
First Degree.
vs.
THE PEOPLE
John McAllen
P.

BENJ. K. PHELPS,
District Attorney,
Subscribed by and in lieu
filed March 16, 1881
A TRUE BILL.
Marshall W. Cooper
Foreman.

Tried and *P. 2 March 30, 1881*
the *same* day of
April 1881 for *the*
all *any* for *new*
and *new* *for*

*This indictment herein
been superseded by
another indictment upon
which the prisoner has been
arrested. note foregoing
may be entered with the
consent of the Court.*

John E. Hollins
14 Mar 30 81
True Bill
May 1
1881

0689

CITY AND COUNTY } ss
OF NEW YORK }

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

That *John Green*
ninth Ward of the City of New York, in the County
of New York, aforesaid, on the *sixth* day of *November*
in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty*
at the City and County, aforesaid, with force and arms, in and upon *one*
Benjamin Staats
in the peace of the People of the State, then and there being, wilfully, feloniously, and
with a deliberate and premeditated design to effect the death of *him* the said
Benjamin Staats did make an assault, and that the said
John Green, a certain *pistol* then and
there charged and loaded with gunpowder and one leaden bullet, which said
pistol, the said *John Green* in his right hand then and
there had and held to, at, against, and upon the said *Benjamin Staats*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of the said *Benjamin Staats* did shoot off
and discharge, and that the said *John Green* with the
leaden bullet aforesaid, out of the *pistol*
aforesaid, then and there, by
force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the
said *Benjamin Staats* in and upon the *body*, of the said
Benjamin Staats then and there feloniously, wilfully, and with a deliberate
and premeditated design to effect the death of *him*, the said *Benjamin Staats* did
strike, penetrate, and wound, giving to *him* the said *Benjamin Staats*
then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,
and shot out of the *pistol* aforesaid, by the said *John*
Green in and upon the *body* of *him* the said
Benjamin Staats one mortal wound of the breadth of *one* inches,
and of the depth of *six* inches, of which said mortal wound *he* the
said *Benjamin Staats* ~~in the Ward, City and County~~
~~aforesaid, from the day first aforesaid~~ *then and there died,*
~~and in the year aforesaid, until the~~
~~in the same year aforesaid, did languish, and languishing did live, and on which~~
~~day of~~

~~in the year aforesaid, the said~~ *at the Ward*
~~City and County aforesaid, of the said mortal wound did die,~~

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he*
the said *John Green*, *him*
the said *Benjamin Staats* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and
in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated
design to effect the death of *him*, the said *Benjamin Staats*, the said did kill, and murder, 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.

0590

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

That the said John Green
 late of the ninth Ward of the City of New York in the County
 of New York, aforesaid, afterwards, to wit: on the sixth day of November
 in the year of our Lord one thousand eight hundred and ~~seventy~~ eighty
 at the City and County aforesaid, with force and arms, in and upon the
Benjamin Staats
 in the peace of the People of the State then and there being, wilfully, ~~and~~ ^{and} feloniously ~~and~~ ^{and}
~~with~~ ^{with} ~~malice aforethought~~, did make an assault, and that the said
John Green a certain pistol
 then and there charged and loaded with gunpowder and one leaden bullet, which said
pistol the said John Green
 in his right hand then and there had and held to, at, against, and upon the
 said Benjamin Staats then and there feloniously, wilfully, ~~and~~ ^{and}
~~with~~ ^{with} ~~malice aforethought~~, did shoot off and discharge, and that the said
John Green with the leaden bullet aforesaid, out of the pistol
 aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and
 discharged, as aforesaid, the said John Green in and upon the
body of him the said Benjamin Staats
 then and there feloniously, wilfully, ~~and~~ ^{and} ~~with~~ ^{with}
~~malice aforethought~~, did strike, penetrate, and wound, giving to him the said Benjamin
Staats then and there, with the leaden bullet aforesaid, so as aforesaid
 discharged, sent forth, and shot out of the pistol aforesaid, by the said
John Green in and upon the body of him the said
Benjamin Staats one mortal wound of the breadth of one inches,
 and of the depth of six inches, of which said mortal wound he the
 said Benjamin Staats ~~at the Ward, City, and County~~
~~aforesaid, from the day first aforesaid~~ did then and there die.

~~and in the year aforesaid, until the~~
~~in the same year aforesaid, did languish, and languishing did live, and on the~~
~~day of~~
~~in the year aforesaid, the said~~ at the Ward,
~~City and County aforesaid, of the said mortal wound did die.~~

And so the Jurors aforesaid, upon their oath aforesaid, do say that he the said
John Green
 the said Benjamin Staats in the manner and form, and by
 the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and
 in the year aforesaid, wilfully, ~~and~~ ^{and} feloniously ~~and~~ ^{and} ~~with~~ ^{with}
~~malice aforethought~~, did kill, and him the said Benjamin Staats 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.

BENJ. K. PHELPS, District Attorney.

0691

BOX:

26

FOLDER:

321

DESCRIPTION:

Griffin, Peter

DATE:

12/14/80



321

0692

Day of Trial,

Counsel,

Filed 14 day of Dec

1870,

Pleads

THE PEOPLE

vs.

B
Peter Griffin

Wm. A. Ellis

BENJ. K. PHELPS,

District Attorney

A True Bill.

W. A. Ellis

Foreman

0693

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office, No. 40 Calverton Street, in the 15th Ward of the City of New York, in the County of New York, this 10 day of July in the year of our Lord one thousand eight hundred and 80 before Thomas C. Knox, Coroner,

of the City and County aforesaid, in view of the Body of Richard Kierman lying dead at New York Hospital Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said man came to his death, do, upon their Oaths and Affirmations, say: That the said man

came to his death by fracture of the skull received on the 28th day of June 1880, at 335 10th Ave, by a bottle thrown at the hands of Peter Griffin, fearing that his own life was in danger.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

- J. A. Ferry 88 1/2 Bway
Mackin J. Thruer 871 Bway
Edw. Smith Long Island City
Adolph Bantzen 887 Broad
James J. Morgan 22 E 18th
Herman Edmund No 40 Broadway
Friedrich P. Haab W. 26 East 19th
James H. Carrer 48 E 13th
Thomas C. Knox

CORONER, S. S.

0694

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

NAMES.

RESIDENCE.

James Kibane

333

10th Ave

Geo Mather

339

" "

John R Wright

460

W 38th St

John Suggan

482

" 26th "

Peter Griffin

333

10th Ave

Dr ~~Gold~~ Goldschmidt

Coroner's office

0645

Coroner's Office.

TESTIMONY.

113

James Kilbane, of 333 1/2 Ave
 being sworn says, I keep a
 liquor store there with a billiard
 room with one pool table attached -
 deceased Richard Kiernan was injured
 June 28th at 3rd o'cl P. M. John Drugar
 & myself went down stairs to play
 a game of billiards - We had played
 two games & engaged in the third game
 when deceased ^{John Drugar} George Mather came
 down & one of the three asked whether
 they could play along - Drugar had no
 objection & I made none but I did
 not like to see Kiernan play along, as
 he was a noisy & disorderly man, of loud
 talk & vulgar language & of general
 some disposition - We then played
 five of us & Kiernan lost the game
 Kiernan said that it was no fair loss
 but gave in - We then played one
 or two more games, when I was called
 to the table to take my shot - I had
 pocketed three balls already, when
 Kiernan objected & said that it was
 not my shot - ~~they said that I was right~~
~~that I was right~~ they said that I was right
 & I then pocketed up the balls & said
 that ended the game - I then went

Taken before me,

this 10 day of July 1880.

Thomas C. Burr

CORONER.

0696

2.

Coroner's Office.

TESTIMONY.

When I was at the head of the stairs
up stairs I saw Kiernan going
out of the store. I did not see
him struck or injured. I saw
his boys follow him when he was going
out but they had no blood marks
on him. Kiernan acted as if he
had been under the influence of
liquor. He was loud & threatening
in language. I was conversing
with me & said if I did anything
to him, he would get square with
me on the outside. This was
my reply to my telling him, that
he deserved to be hit in the face.

James Hillane

Taken before me,
this 10 day of July 1880.

Thomas C. Knott

CORONER.

0697

Coroner's Office.

TESTIMONY.

3

George Mather of 339, 10th Ave
being sworn & sworn & I was
present when deceased was
injured at 333, 10th Ave.
Wright & Kiernan & myself
were ~~with~~ ^{together} on the day mentioned
(June 28th) assisting me in my
business as furniture truckman
moving a bar room - I sent the
horse to the stable & walked
down on 10th Ave, when Kiernan
called me back & asked me
to have a drink - We went in to
Kilbane's & had a drink - Kiernan
then suggested to play a game of
pool - I objected, but they went
down with them & we played
several games - The fifth game
was broke up - this was abt 6:15
P.M. - Kilbane, Dugan, Wright,
Kiernan & myself, were playing -
Kilbane took a wrong shot & one
of us objected & some of the others thought
so too - Kilbane they jabbed up the
balls & broke up the game - Wright
& Kiernan were somewhat under the
influence of liquor - they had a few
glasses of beer - 5 or 6 - more or less -

Taken before me,

this 10 day of July 1880.

CORONER.

0698

43

Coroner's Office.

TESTIMONY.

We were all of us in the Billiard room
 yet, I was ~~last~~ speaking to ~~Drum~~
 asking him, whether he put ~~any~~
 the scratch ^{for} ~~in~~ Kiernan was standing
 a little off behind me, when I saw
 Kiernan ~~go down~~ on one knee
~~after getting up~~ ^{right} in the act
 of getting up - I did not see
 him go down - I cannot
 tell what made him go down
 - I did ^{not} see a blow ~~struck~~ nor
 did I hear anything like a blow
 - All hand I put left fore
~~finger~~ + when we got on
 the street, Kiernan put
 up his hand to his head ^{or head}
 asked me, whether ~~he was cut~~
 - I told him no - He then asked
 me to go to a doctor with him
 I went with him to a doctor
²⁷ ~~with~~ ^{stop} He asked the
 doctor whether his skull was
 broken & the doctor said that
 he could not feel it - He then
 asked, whether his brain was
 injured, sheg said, he thought
 not, but there might be some
 concussion ^{then} ~~then~~ ^{left} ~~him~~ When we

Taken before me
 this 16 day of July 1880.

CORONER.

0699

Coroner's Office.

TESTIMONY.

5

all pushed up - Griffin was
standing midway between
the head & foot of the stairs
on his way going up stairs -
I cannot tell how long before
he came down or how long he
had been standing on the
stairs - I did not ask Kierman
how he got hurt - He did not
tell me who hurt ~~me~~
I did not growl with Dugan - there
was some loud talking - I did
not see Kierman take hold of
anybody - Saw nobody take
hold of Kierman either -
When Kierman fell Griffin was
behind Kierman within reach
of his hand or the length of his arm -
I did not see a knife in Kierman's
hand, nor do I know whether
he had any with him or not -
Nor did I see anything in Griffin's
hand.

by course

See Matter

Taken before me,
this 10 day of July 1880.

Thomas C. King CORONER.

0700

Coroner's Office.

TESTIMONY.

John P. Wright of 460 W. 38th St
Henry Kwoon says I saw
Barman - I was present when
Deceased was injured on Monday
June 28th at 338, 10th Ave at
5 P.M. Deceased, mother & myself
were working all day attending
to a sale - Mother was going
ahead on South Ave. when Kierman
proposed to take a drink - we went
in to Killbane - Kierman suggested
to play bill for drinks - we played
several games - Kierman was
kind a noisy - In the fifth
game Killbane was called to
take his spot & he began to play
& pocketed ^{3 balls} when Kierman objected
Kierman passed his arm to
strike Killbane but did not
strike him - Killbane laughed
at him & said he would hit
him in the jaw - but no
blow was struck by either
Kierman - then began to be noisy
& Killbane picked up the balls
stroked up the queue - I was
standing by the billiard table
facing the staircase - Kierman

Taken before me,

this 10 day of July 1888

CORONER.

0701

Coroner's Office.

TESTIMONY.

7.

was at the foot of the staircase
between the Billiard table
& the ~~staircase~~ water closet, he
~~was~~ side turned toward
the staircase - Kiernan was
very noisy - Just then
Griffin the Barkeeper came
down with a bottle in his
hand - it looked like a Weiss
beer or quizer ale bottle & struck
Kiernan in the back of the
head & threw the bottle down
- Kiernan fell but rose again
assisted up by Mutter -
After that all left - There
was not a word passed between
Griffin & Kiernan - I cannot
tell why Griffin struck him
- Kiernan was very noisy
& quarrelsome, but he had
no words with Griffin - Kiernan
was neither sober, nor drunk
but he was under the influence
of liquor - he had 5 or 6 glasses
of beer - as far as I know of
Kilbane was gathering up the balls
when Griffin struck Kiernan
Kiernan was very abusive in his

Taken before me,
this 10 day of July 1880.

CORONER.

0702

82

Coroner's Office.

TESTIMONY.

language called Kilbane a son
of a B... Kilbane appeared
at him & Kierman then
walked over towards the water-
closet, screaming & hollaring
declaring himself ready for
fight - I cannot tell what language
he used - I cannot tell
whether Kierman had his hands
in his pockets or not. -
Did not hear anything of
a knife ~~and~~ did not see
a knife used - When Griffin
struck the blow at Kierman
he was on the stairs facing
Kierman & very close to him
Kierman was half way
facing Griffin with his left
side - Kierman was hit on
the right side of the head by a
winding blow from behind -
Saw no knife in Kierman's
hand - Got into Kilbane's
~~hand~~ Kierman said to Mutter -
I hear you are a hell pouring pool
player - Griffin when he
struck the blow had the bottle in his hand

John P. Wright

Taken before me,
this 10 day of July 1880.

Thomas C. Ross

CORONER.

0703

9.

Coroner's Office.

TESTIMONY.

I the Organ of 43 2 W. 26th St
 being sworn say as I am a
 laborer. I was on the room
 where Kierman was injured
 on June 28th. ~~Kierman~~ I was
 playing pool at Mr Kilbane's
 when abt 3 or 4 P.M. a party
 of three came in & asked to
 be permitted to play along.
 At the first game already there
 was a dispute between I ceased
 to Kilbane & every subsequent
 game, when ~~he~~ ^{Kilbane} lost or was being
 beaten he objected and quarrelled
 — At the 5th game he was abt
 to lose again & began to quarrel
 again & object, when Kilbane
 picked up the balls & broke up
 the game — We were all near
 the staircase & Kierman was at
 the foot of the stairs near the water
 closet, when he was hit by a bottle
 in the back of the head I cannot
 tell whether the bottle came flying
 through the air & was directed at ~~him~~
 — I did not see Griffin strike Kierman
 but after Kierman had fallen
 & risen again I saw Griffin

Taken before me,
 this 10 day of July 1880.

CORONER.

0704

Coroner's Office.

10
TESTIMONY.

standing on the stairs behind
him, probably abt 3 steps
up. The bottle in my
possession might have been
thrown.

John Dugan

Taken before me,
this 10 day of July 1880.

Thomas C. Huff

CORONER.

0705

11.

Coroner's Office.

TESTIMONY.

John Griffin by request of
counsel being sworn says
I reside 333 1/2 Ave. I am
Barkeeper for Mr Kilbane
on June 28th a Monday
Mr Kilbane & I were
were playing pool in the
afternoon at 4 o'clock
when Kiernan, Mathers &
Wright came in the store
I recognized Mr Kiernan a
man whom Kilbane pointed
out as a hard character &
told them the table down stairs
was engaged - they went down
to play one game & they called
for drinks - I took down the
drinks & went up again - I attended
to some customers in the store
& one of them had a bottle of
Weiss beer - presently I heard
a call ^{from} down stairs & hearing
the voices grow louder & more
noisy, I took the Weiss beer bottle
in my hand - I had gone
down stairs, when Kiernan
confronted me full face
& I noticed a knife in his right

Taken before me.

this 10 day of July 1880.

CORONER.

0706

123

Coroner's Office.

TESTIMONY.

hand & asked me whether I
 had come down to help
 the boss — fearing that he
 would injure me with the
 knife & knowing him to
 be a bad character I threw
 the bottle at him & ran up
 stairs — I did not intend to
 hurt him & only intended to
 prevent him injuring me —
 a few minutes afterwards
 Kiernan & Mather came
 upstairs, walked by me
 I went out of the store
 I am 27 yrs of age. Born in Ireland —
 Peter Giffin

Taken before me,
 this 10 day of

Feb 1880
 George C. Sharp

CORONER.

0707

133

Coroner's Office.

TESTIMONY.

Dr. W. G. Goldschmidt not being sworn says: I have made an autopsy on the body of Deceased Richard Kiernan (at New York Hospital) on removing the scalp I found an extravasation of blood over the right parietal bone directly under the scalp. On removing the scalp and the blood I found an extensive fracture of the posterior half of the right parietal bone, irregular in shape & extending down to the base of the Skull. On removing the Skull I found a large extensive coagulated mass of blood covering and compressing the middle & posterior lobes of the right hemisphere & situated between the Skull and the Dura Mater. A small clot was found in the 4th ventricle of the Brain and the base of the Brain slightly lacerated. All the other organs were examined and found normal. From appearances presented at the autopsy, I am of the opinion that death was caused by fracture of the Skull & compression of the Brain due to extravasation of Blood caused by external violence.

W. G. Goldschmidt

Taken before me,
this 10 day of July 1880.

Hubert C. Cox

CORONER.

0708

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } SS

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

Question.—What is your name?

Answer.—

Peter Griffin

Question.—How old are you?

Answer.—

27 yrs

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

333, 10th Ave

Question.—What is your occupation?

Answer.—

Bar tender

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

I am not guilty - and the facts in the case are as found by the coroner's jury
Peter Griffin

Taken before me, this 10th day of July 1880

Thomas C. Murphy CORONER.

0709

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months	Days.			
29			N. Y.	New York Hospital	July 4/80
M. Labover					

No 169
 Gules by
 Ed. Scherphly
 363 Lexington St
 Brooklyn
 Apt 9. No. 2900.
 Manhattan
 N. Y.
 1871-1880
 Billford

Incl 61
HOMICIDE.
 No 169
AN INQUIRY

of the VIEW of the BODY of
 Richard Tressman

whereby it is found that he came to
 his Death by the hands of
 Peter Bruffing by
 a Barre Weapon
 at the scene

at the scene
 No 1500-1
 Original taken on the
 10th day
 of July 1880

Witness
 Thomas A. Hunt
 Coroner.

Submitted
 Daniel
 Discharge
 Date of death July 1880



0710

Vol 61

HOMICIDE.

AN INQUIRY

the VIEW of the BODY of

Richard Kerman

whereby it is found that he came to

his Death by the hands of

Peter Griffin by

a Bottle thrown

at the same

and \$5000

inquest taken on the 10th day

of July 1880

Thomas C. Knox Coroner.

Committed

Discharged

Date of death July 7th 1880

No 169

Arrested by

Ed. McCarthy

163 Clinton St

Brooklyn

Sept 9th 1880

\$2000.

Murder

July 1880

Billford

MEMORANDUM.

DATE When Reported	WHERE FOUND	PLACE OF NATIVITY	AGE Years, Months, Days
July 4/80	Brooklyn	Ill. S.	34

George Reynolds

July 4/80

Ill. S.

34

George Reynolds

0711

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Daniel Delaney

*Charged or indicted
Apr 12 1880,*

[Signature]

0713

New York Hospital,

West Fifteenth Street,

New York, June 30th 1880

This is to certify that Rich^d. Kierueu
was admitted to the Surgical Wards
of this hospital on the morning of
June 29th suffering fr. Cerebral
Concussion & left Hemiplegia &
that his injuries are of a very
serious nature, life being
endangered. His present condition is
somewhat better than on admission
Francis H. Markoe
House Surgeon

0714

FORM 10.

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

of Francis A. Markoe M.D.
The New York Hospital Street, being duly sworn, deposes and says,
that on the 29th day of June 1880 at the City of
New York, in the County of New York,

Sworn before me this

of

July

1880

Police Justice.

Richard Keenan was admitted
to said Hospital suffering from
the effects of a blow on the head with
a bottle and that said Keenan
died on the Morning of the 4th day
of July 1880 and deponer was
the attending Surgeon of said Keenan
under the supervision of the attending
Surgeon of said Hospital

Francis Hollarkos M.D.
House Surgeon
New York Hospital

[Handwritten signature]

0715

Police Court—Second District.

CITY AND COUNTY
OF NEW YORK

Peter H. Griffin vs. *ss.*
Peter H. Griffin being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Peter H. Griffin*

QUESTION.—How old are you?

ANSWER.—*Twenty seven years.*

QUESTION.—Where were you born?

ANSWER.—*Ireland.*

QUESTION.—Where do you live?

ANSWER.—*333. 10th Avenue.*

QUESTION.—What is your occupation?

ANSWER.—*Bar Tender.*

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

ANSWER.—*I am not guilty*

Peter H. Griffin

Richard J. ...
1888

0716

FORM 10.

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

of No. 460 West 38th Street, being duly sworn, deposes and says,
that on the 7 day of July 1880, at the City of

New York, in the County of New York.

*in the New York Hospital Richard
Kiernan died from the effects of an
assault committed on him by Peter
Lizzin who struck said Kiernan
a violent blow on the head with a
glass bottle then in the hands of said
Lizzin*

John P. Wright

Sworn before me, this

of *July* 1880

Police Justice.

[Handwritten signature]

0717

FORM 10.

Police Court—Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Peter Griffin
Dated, *July 7* 18*80*

Robert Justice.

McLennan Officer.
20

Witness,

0718

Form 11.

Police Court—Second District.

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

of No. 460 West 38th Street,

John Wright

being duly sworn, deposes and says,

that on the 28th day of June
in the year 1887, at the City of New York, in the County of New York, deponent saw
Richard Kirnan (who is now in Hospital and unable
to appear in Court.)

was violently ASSAULTED and BEATEN by Peter Griffin (Newber)
that in presence of deponent the said Griffin
struck said Kirnan a violent blow on the
head with a glass bottle, then and there held
in the hands of said Griffin

without any justification on the part of the said assailant :

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

John Wright

Sworn to before me, this
of June 1887 day

P. W. Moore
Police Justice

0719

Wm. H. ...
Wm. H. ...
Wm. H. ...

Wm. H. ...
Wm. H. ...
Wm. H. ...



WITNESS:

Wm. H. ...
OFFICE
JUSTICE

Dated *June 30* 1881
John ...

Handwritten signature

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

Office Court-Second
Form II

41 76

569

41

0720

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That

Peter Griffin

late of the *twentieth* Ward of the City of New York, in the County of
New York, aforesaid, afterwards, to wit: on the *twenty eighth* day of
June ~~January~~ *eighty* at the City and County aforesaid, with force and arms, in and upon

Richard Kiernan

in the peace of the People of the State then and there being, wilfully and
feloniously did make an assault.

And that he the said *Peter Griffin*

him the said *Richard Kiernan*

with a certain *bottle*
which he the said *Peter Griffin*

in his right hand then and there had and held *him*
the said *Richard Kiernan* in and upon the *head*

of *him* the said *Richard Kiernan*
then and there wilfully and feloniously, did strike, ~~cut~~ cut and wound, giving
unto *him* the said *Richard Kiernan*
then and there with the *bottle*

aforesaid, in and upon the *head*
of *him* the said *Richard Kiernan* one mortal wound of
the breadth of *one* inch and of the ~~depth~~ *length* *two* inches of which
said mortal wound *he* the said *Richard Kiernan*
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the *fourth* day of *July*
in the same year aforesaid, did languish, and languishing did live, and on which
fourth day of *July*
in the year aforesaid, the said *Richard Kiernan* at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

Peter Griffin *him*

the said *Richard Kiernan* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and the
year aforesaid, wilfully and feloniously, did kill and slay 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.

0721

and the jurors aforesaid upon their
oath aforesaid do further present
That the said Peter Griffin late of
the ward City and County aforesaid
on the day and in the year aforesaid
at the ward City and County aforesaid
in and upon the said Richard Kiernan
then and there being feloniously and
wilfully made an assault and that
he the said Peter Griffin a certain
bottle which he the said Peter Griffin
in his right hand then and there had
and held in and upon the head of
him the said Richard Kiernan then
and there feloniously and wilfully
did cast throw and that he the said
Peter Griffin with the bottle aforesaid
so as aforesaid cast and thrown
the aforesaid Richard Kiernan in
and upon the head of him the said
Richard Kiernan then and there
feloniously and wilfully did strike
penetrate and wound giving to the
said Richard Kiernan by the casting
and throwing of the bottle aforesaid
in and upon the head of him the
said Richard Kiernan one mortal
wound of the length of two inches

0722

and of the breadth of one inch, of which said mortal wound he the said Richard Kiernan from the said twenty eighth day of June in the year of our Lord one thousand and eight hundred and eighty to the fourth day of July in the year of our Lord one thousand and eight hundred and eighty in the word City and County aforesaid did languish and languishing did live on which fourth day of July in the year of our Lord one thousand and eight hundred and eighty at the word City and County aforesaid he the said Richard Kiernan of the mortal wound aforesaid died

And the jurors aforesaid upon their oath aforesaid do say that he the said Peter Griffin killed the said Richard Kiernan in manner and form aforesaid feloniously and wilfully did kill and slay 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

Benj. K. Phelps
District Attorney

0724

BOX:

26

FOLDER:

322

DESCRIPTION:

Haggerty, John

DATE:

12/20/80



322

0725

124

Counsel,
Filed *20* day of *Dec.* 188*0*
Plends

INDICTMENT—Larceny from
the Person.

THE PEOPLE

vs.

F.
John Baggety

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. H. Cooper

Toreman.

Dec. 21. 1880

James D. Gentry

~~*Robert*~~

Secretary - Ex. Sec. 1880

124

0726

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

FORM 112.

Police Court—Third District.

of No. Luna Gross Street, being duly sworn, deposes

and says that on the 14th day of December 1880

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried

away from the possession of deponent. and from the

the following property viz :

One pocket book containing
a pair of ten night beautiful
of the value of Seven
Dollars.

of the value of _____ Dollars

the property of deponent (unmarried)

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 Haggerty

from the fact
that deponent is informed
by Abraham M. Bettman
of No 633. Living the name
that he said Bettman

our said Haggerty take
and carry away

the property aforesaid from
the right hand pocket
of the sash then and there

worn by deponent as a portion
of deponent's by taking
Luna Gross

Sworn to, before me this _____ day of _____ 1880.

Wm. J. ...
CLERK

0727

City & County of New York
Abraham M. Bettsman
of No. 633 Lexington Avenue
New York City being duly sworn
says that the facts stated
in the foregoing Complaint
are true and correct
by his deponent's own
knowledge.

Abraham M. Bettsman
Sworn to before
me this 14th day
of December
1880
J. J. [Signature]
Police Justice

0728

Police Court—Third District.
CITY AND COUNTY }
OF NEW YORK. } ss.

John Haggerty being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,

viz:

Question. What is your name?

Answer.

John Haggerty

Question. How old are you?

Answer.

12 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

14 Cherry St

Question. What is your occupation?

Answer.

*Work with my father
at a fruit store*

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

Answer.

*I did not take
it. An other boy
took it.*

John Haggerty

Taken before me, this

14 day of *Dec* 18*87*

William H. ...
CLERK OF COURT

0729

COUNSEL FOR COMPLAINANT.

Name,
Address,

POLICE COURT - THIRD DISTRICT.

THE PEOPLE, &
ON THE COMPLAINT OF

Sam Gross
vs. *81 Bowery*

Sam Gross
1935

AFFIDAVIT - ARRENT

BAILED.
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
No. 5, by
Residence
No. 6, by
Residence

Dated *Nov 14th 1880*

Edw. M. ...
Magistrate.

Milani
Officer.

Wm. ...
Clerk.

COUNSEL FOR DEFENDANT.

Name,
Address,

Witnesses
Abraham ...
Abraham ...

Name
Address

\$ *1000* to answer *you*
at *you* Sessions.
Received at Dist. Att'y's Office,

0730

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John Haggerty _____

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *fourteenth* day of *December* in the year of our Lord one
thousand eight hundred and eighty _____ at the Ward, City, and County aforesaid,
with force and arms

One pocket-book of the value of one dollar
Two earrings of the value of two dollars each
One pin of the value of two dollars

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

BENJ. K. PHELPS, District Attorney.