

0935

BOX:

69

FOLDER:

774

DESCRIPTION:

Gartlan, Francis

DATE:

06/28/82



774

0936

Bill ordered

Filed 28 day of June 1887

Pleas (Not guilty (July 6))

THE PEOPLE

vs.

B

Francis Gartland

Obtaining Goods by False Pretences.

JOHN McKEON,

District Attorney.

A True Bill.

Wm. H. McKeon Foreman.

303

Recd from Wm. H. McKeon 7/19/87

0937

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis Gartlan

The Grand Jury of the City and County of New York by this indictment accuse
Francis Gartlan
of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said

Francis Gartlan

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *fourth* day of *May* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Edward Endner

did, then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Edward Endner*

That

*a certain mare which he then
and there exhibited to the said
Edward Endner and offered to sell
to him, was sound, kind, and a
good worker*

0438

And the said Edward Endner

then and their believing the said false pretences and representations
so made as aforesaid by the said

Francis Gartlan

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Francis Gartlan, a certain instrument in writing commonly called a Bank Check for the payment of One hundred and forty dollars with the signature of Edward Endner and Son thereto attached drawn by the said firm of Edward Endner and Son upon the National City Bank, the same being of the value of one hundred and forty dollars of the proper moneys, valuable things, goods, chattels, personal property and effects

of the said Edward Endner

and the said Francis Gartlan did then
and there designedly receive and obtain the said Bank Check

of the said Edward Endner

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said Edward Endner

by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said Edward Endner

of the same. And Whereas, in truth and in fact, the said the said
man was not sound, kind,
and a good worker

0939

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Francis Gartlan to the said Edward Endner was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Francis Gartlan well knew the said pretences and representations so by him made as aforesaid to the said Edward Endner to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said Francis Gartlan by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Edward Endner the said Bank Check of the value of One hundred and forty dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Edward Endner with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0940

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

Police Court 2 District,

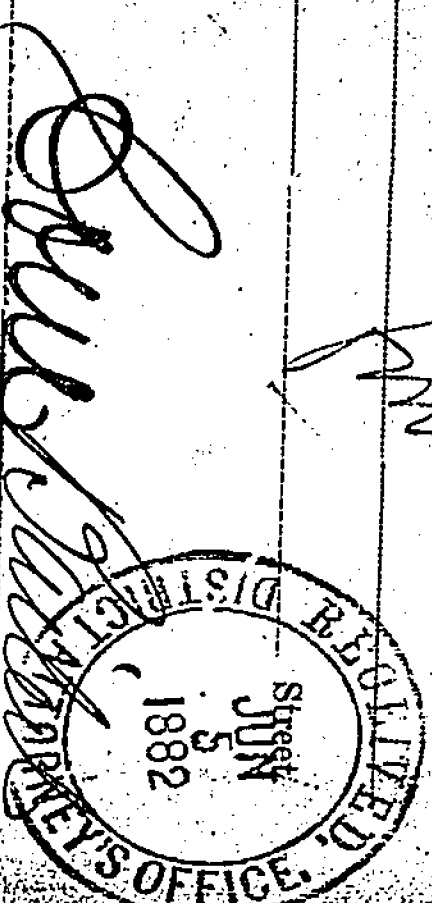
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Connerly
540 1/2 St. N.
Travers Portland
Offence False Pretences

Dated May 31st 1882

Shurt Magistrate.
McNamee Officer.

Witnesses
No. John McNamee
No. Leah Offic 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 Francis Gartan

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

Dated May 31st 1882 Solomon B. Smith Police Justice.

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

Dated June 1st 1882 Solomon B. Smith Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0941

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK, }

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Edward Endner of No. 540 Hick Street, that on the 1 day of May 1887 at the City of New York, in the County of New York,

Francis Gartton did obtain from the possession of complainant's property of the value of One hundred and fifty dollars by false pretenses and fraudulent representations

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 1st 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 31st day of May 1887

Solomon D. Smith
POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated

188

Magistrate

Officer.

The Defendant

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at night.

John D. Smith
Clerk of Court.

REMARKS.

Time of Arrest,

May 31st 1887

Native of

N. Y.

Age,

45 years.

Sex

Male.

Complexion,

Light.

Color

White.

Profession,

Lawyer.

Married

Yes.

Single,

Read,

Yes.

Write,

Yes.

0942

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Gartlan 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 to 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.

Francis Gartlan

Question. How old are you?

Answer.

Twenty Five Years

Question. Where were you born?

Answer.

New York City

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

Answer.

582 Greenwich St. New York

Question. What is your business or profession?

Answer.

Salesman

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

Answer.

I am not guilty of the offense charged

Taken before me, this

31

day of

May

188

Francis Gartlan

Solow R. Smith
Police Justice.

Edward Cudner, the complainant being duly sworn was Cross Examined by Mr. Peter Mitchell, Counsel for the Defendant.

Q. You are the Complainant in this case are you not?

A. Yes sir

Q. What is your business?

A. I am a shipwright.

Q. You purchased this horse in question from Mr. — the defendant?

A. Yes sir

Q. Of your own knowledge can you say whether this horse is sound or unsound?

A. I didn't examine him to see whether he was or not.

Q. Did you work this horse at all or try to work him?

A. Yes sir, I tried to work him.

Q. What did you hitch him to?

A. I hitched him in a cart.

Q. How large a cart was it — what was its weight?

A. It was the usual sized cart.

Q. About what weight was it?

A. I don't know — I couldn't say

Q. Was it a two wheeled Cart?

A. Yes sir.

Q. How long was it after you had purchased the horse that you tried him to the cart?

A. On the first day & on the second day on the second day I hitched him to a wagon.

Q. Well what did he do?

A. He balked - he wouldn't go at all.

Q. What steps if any did you take to make him go?

A. I coaxed him. I have a driver who did.

Q. Was it done in your presence?

A. Yes sir, and in the presence of about fifty (50) other people.

Q. What did the driver do?

A. He coaxed her, tried to make her go; somebody took hold of her head and tried to make her go, but she wouldn't go a step.

Q. Do you know whether this horse had ever been hitched to a cart before?

A. No sir, I do not.

Q. What kind of a wagon was it that you hitched him to?

A. A small Spring wagon - an
Express wagon.

Q. Now large is this horse - how many
hands high

A. I am no judge of such things.

Q. Is he a large horse?

A. No sir, he is a medium sized horse.

Q. Did you hitch him to a buggy?

A. No sir.

Q. That is all the complaint you made
about the horse?

A. Yes sir.

Examined by Justice Smith

Q. Did you call on the defendant after
you discovered that the horse was
backy?

A. Yes sir, the very next day.

Q. What did you say to him?

A. I told him the horse balked & was no
good & he said he would return the
money, he said: "I am a little Em-
barrassed just now, I am short of
money, wait until Wednesday and I
will pay you." On Wednesday my man
made took her over to him on horse.

back & he took the mare and put her in the stable, and I thought I would get my money then but I didn't. He gave me this ~~note~~ memorandum.

By Mr. Mitchell. Q. ~~What~~ ~~was~~ ~~the~~ ~~name~~ ~~of~~ ~~the~~ ~~man~~ ~~who~~ ~~gave~~ ~~you~~ ~~this~~ ~~note~~?

Q. Did you deliver the mare to him?
A. Yes sir.

Q. Had you gave him an extension of time?

A. Yes sir for three days.

Q. Had he requested you for three days longer & you gave it to him?

A. Yes sir.

By Justice Smith

Q. What became of the horse in the meantime?

A. He sold it.

Q. Did you try to get the horse back after you found that you couldn't get your money?

A. No sir.

Q. You delivered the horse to him?

A. Yes sir.

By Mr. Mitchell

0947

Q. You saw the horse rode to ^{saddle?} ~~the~~ stable?

A. Yes sir, I did not.

Q. Did any man ride him then?

A. I believe so.

Q. Did he tell you that he did?

A. Yes sir.

Q. You saw her rode to the saddle?

A. I saw my man on her back.

Q. She went right straight home then?

A. I didn't see her go. When I saw my man on her back he was at the stable.

Q. Your man didn't make any complaint that he had to carry her?

A. Yes sir.

Edward Pindner

Sworn to before me

this first day of June 1882

Loe B. Smith

John Jones

0948

POLICE COURT—SECOND DISTRICT.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss. 6

Edward Ender.
of No 140 Nicks Street Brooklyn, ^{County} ~~Street~~, being duly sworn, deposes
and says that on the 4th day of May 1882
at the City of New York, in the County of New York,

Francis Garttan did Wilfully and
feloniously and by false pretence and
fraudulent representation ^{with intent to cheat and defraud} obtain from
the possession of deponents. One check on
the National City Bank. and of the value of
One hundred and forty dollars. The property
of deponent and Henry Ender.
From the following facts that on said
date deponents went to the stable No 582
Greenwich Street and purchased from
the said Garttan One Brown Mare.
on the representation of said Garttan that
said Mare was sound kind and a good
worker. and that deponents should have
ten days trial of said Mare. and if not as
represented the said Mare to be returned
to said Garttan and deponents money
returned as set forth in the annexed
receipt hereto attached marked Exhibit
'a'. Deponents on the 5th day of May 1882.
went to the said Garttan and informed
him that the said Mare was not as
represented and would not work.
Then the said Garttan said to deponents
return the Mare on Wednesday meaning
the 10th day of May 1882. Deponents on the
said 10th day of May 1882. returned the said
Mare to said Garttan who said to

0949

deponent. I am short of money and gave to deponent. The paper hereto attached marked Exhibit "B." Deponent has repeatedly went to said Gattano and demanded the return of said money, but deponent has not been able to obtain from said Gattano the money.

Deponent therefore charges that at the time the said Gattano sold to deponent the said mare the said Gattano knew that the representations made by said Gattano were false and fraudulent, and made with the intent to cheat and defraud deponent out of the sum of One hundred and fifty dollars, and whereby deponent was so cheated and defrauded.

Sworn to before me (Edward Endrey)
This 31st day of May 1882
Solod B. Smith
Justice

COURT, - SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Endrey

Myrner Gattano

Dated May 31 1882

Witnesses,

Off W. Gattano
Gen. Of.

Committed in default of \$ surety.

Bailed by

Street.

0950

Cheney City
May 13th 1882

Edward Encher & Son

Sir I want
your Boath to understand that the
Money i owe you for that
Muss you Bought off me i will
Pay you Dollars for Dollar if
I had not Been Sick for the
past week you would have
your money to Day as i agreed
To pay you. i will send you
one hundred + forty Dollars in
full By Tuesday the 16th with
out fail as i dont want
Money. Just to Be Brought
Against me for any such
Amount

Yours Francis Gutter
No 582 Greenwich
St

0951

Form 2.

MUTUAL UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions, limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of UNREPEATED MESSAGES.

This message is an UNREPEATED MESSAGE and is delivered by request of the sender under the conditions named above.

JOHN O. EVANS, Prest.

JAS. GAMBLE, Gen'l Manager.

CHAS. F. PECK, Sec'y.

1 Ed. 14 Jan 19
Dated, New York May 18th 1882

To Edward Endres
Lord of Elizabeth St.

Rec'd at 9th ST. & 5th AVE.
Tel. 44 - May 18 1882
8.30 am.

There has been able to go out - will pay
you Saturday at - Stable

Francis McDowell

READ THE NOTE AT THE TOP.

0952

May 11 1882
New York City

Philippine - Rec from

Edward Lusk
The sum of one hundred
and forty Dollars in
full for one Brown
mare & warrants to be
served kind and a
good worker for
ten days and at mat
furnish the dirt at that
time to be returned
and money repaid
in full

Res. Friend

J. J. Lusk

587 Greenwich

0953

1882
on Saturday morning May 13
I will pay to Edward Endner
or Bearer the sum of one
Hundred and forty
Dollars bearing the amount
received by me on the
18 within Contract the
Mare having been returned
to me and is now in my
possession

Francis Garton
582 Brewster

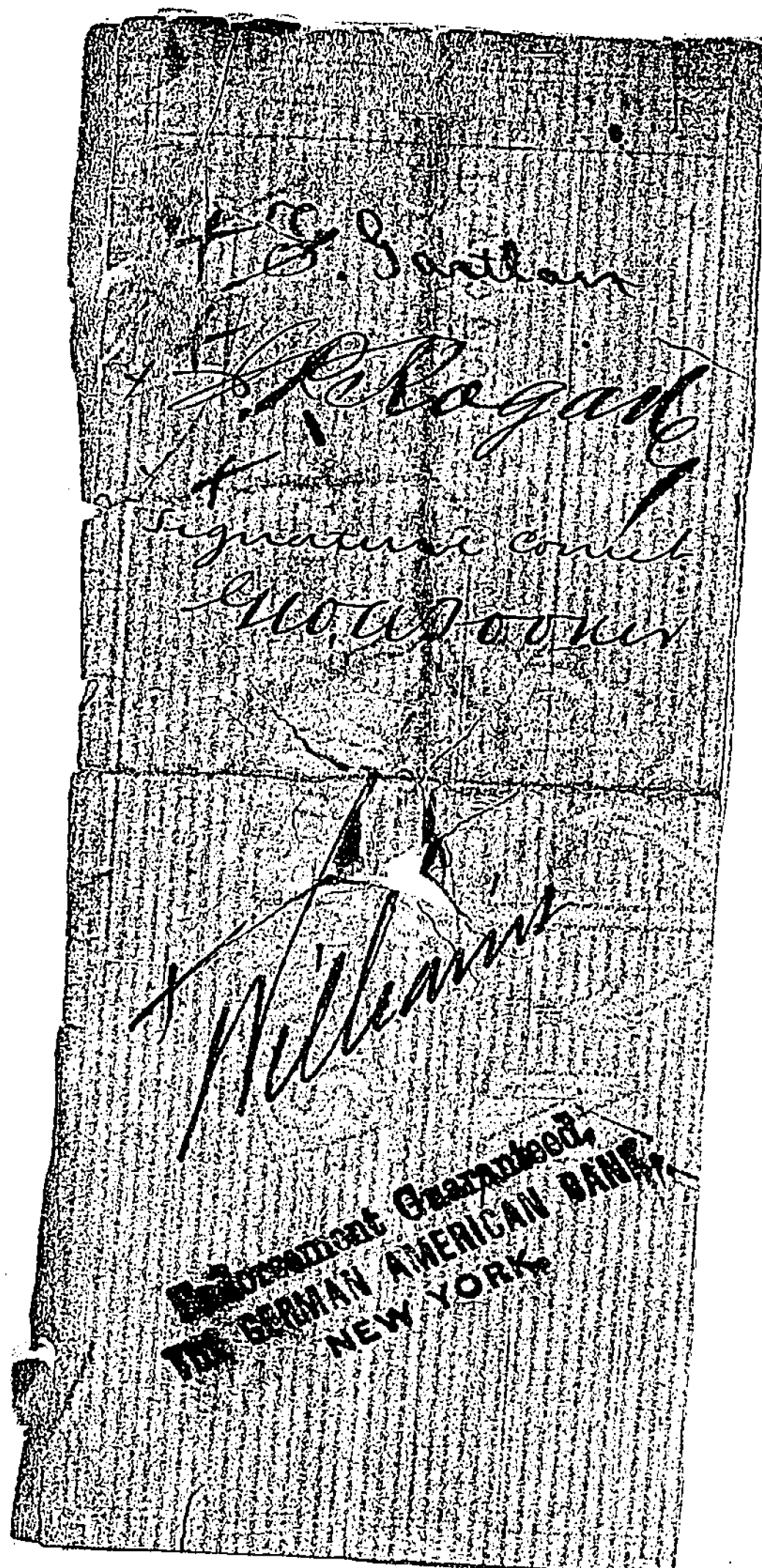
May 10th 1882

E. Garton

0954



0955



0956

WILLIAM H. ANDREWS,
ATTORNEY AND COUNSELLOR AT LAW,
KEMBLE BUILDING
15 TO 25 WHITEHALL STREET,
NEW YORK.

April 3d. 1885.

Hon: R. B. Martine
Dist. Atty.

Dear Sir;

I desire respectfully
to call your attention to the case of
Abram Hartland, and to remind you
of my interview with you in January,
when I understood you to say that the
case should be tried.

I wrote you Feby. 18th. and have
since made unsuccessful efforts to
see you. After waiting over an hour
to-day, I was forced to leave without
gaining admission. I am therefore
compelled to address you once more
by letter.

Permit me to say, bluntly,
that I consider myself entitled to know
whether the case will be tried or not.
I desire the information for my client,
the prosecuting witness; and have no
other connection with the case.

An answer will oblige

Yours truly
William H. Andrews

0957

WILLIAM H. ANDREWS,
ATTORNEY AND COUNSELLOR AT LAW,
KEMBLE BUILDING
15 TO 25 WHITEHALL STREET,
NEW YORK.

April 7th. 1885
John M. Conan Esq.
Dear Sir.

I cannot tell you
precisely when Gattland was arrested
without I enquire of Mr. Endner—
which I will do. It was about eighteen
months ago. The papers on file showed
when I last had them examined.
But that was in October 1884.
I will see Endner and inform you
of the exact time.

Yours truly
William H. Andrews

0958

WILLIAM H. ANDREWS,
ATTORNEY AND COUNSELLOR AT LAW,
KEMBLE BUILDING
15 TO 25 WHITEHALL STREET,
NEW YORK.

April 8th. 1885

John M. Coman Esq.

Dear Sir;

I am informed by Mr. Endue that Gartlan was arrested on either June 1st or 2d. 1882. His name is Francis Gartland, and not Abram Gartland, as I informed you. But my knowledge of the facts is slight, and mainly derived from the papers on file in your office, which I had inspected last October and November; and from Mr. Endue's statements. The papers contain the cheque given by Bart Endue to Gartlan, and enclosed by the latter. Also a statement of the matter, of which I have a copy. Gartlan was brought before Supt. Walling, and indicted by the Grand Jury.

Should you desire to see me, I will be pleased to call on you.

Yours truly William H. Andrews

0959

BOX:

69

FOLDER:

774

DESCRIPTION:

Garvey, Patrick

DATE:

06/21/82



774

0960

222

(1)

Counsel,

Filed 21 day of June 1882

Pleads,

THE PEOPLE

vs.

^PPatrick Garvey

INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

A True Bill.

Foreman.
J. J. McKeon
J. J. McKeon
J. J. McKeon

WITNESSES.

[Handwritten signatures]

0961

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Garvey

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

Patrick Garvey

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Patrick Garvey

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

one watch of the value
of eighteen dollars and one watch
chain of the value of two dollars

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

JOHN McKEON, District Attorney.

0962

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

Police Court 192-22
District 192-22

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John S. Garvey
192-22
Patrick Garvey

Offence, Larceny from person in the night time

Dated 18 June 1882

J. H. Gardner Magistrate.
James Lynch Officer.

Witnesses, James Lynch
14 Precinct

No. _____
Street _____

No. _____
Street _____

Charles J. Garvey
1882
CITY ATTORNEY'S OFFICE

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 Patrick Garvey

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of one hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail he be legally discharged
Dated 18 June 1882 Hugh Garvey Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0963

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Patrick Garvey

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

New York city

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

Answer.

113 Mulberry St. 2 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am guilty Patrick Garvey

Taken before me this

day of

188

John J. Green
Police Justice.

0964

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

Patrick Garvey

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

New York city

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

Answer.

113 Mulberry St. 2 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am guilty Patrick Garvey

day of

Taken before me this

188

August 188

Police Justice.

0965

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 19 Perry

John Sargues

Street, aged 33 years, Carpenter

being duly sworn, deposes and says, that on the 18 day of June 1882

at the City of New York,

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

the following property, viz:

One Silver Watch and plated chain attached of the value of twenty dollars

Sworn before me this

18 day of

June

1882

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

Patrick Garvey (now here) from the fact that while deponent was standing on the corner of Grand Street and Bowery about the hour of two o'clock and forty five minutes said defendant came up to deponent and snatched the aforesaid property from the pocket of the vest then and there worn by deponent and ran away

John Sargues

Stephen W. Graham & Co.
Police Justice.

0966

BOX:

69

FOLDER:

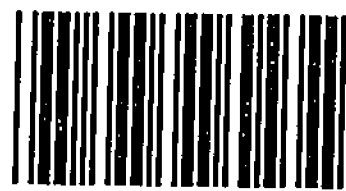
774

DESCRIPTION:

Gensler, Elizabeth

DATE:

06/20/82



774

Charles by William C. Kent
39 Grand Place Burlington
Vt.

March 20th

1500 - 1000 - 32 - 32

March 20th

1500 - 1000 - 32 - 32

March 20th

March 20th

March 20th

March 20th

March 20th

March 20th

March 20th

Bill advised

1883

Day of Trial,

Counsel,

Filed 20 day of June 1882

Pleads (copy 20)

THE PEOPLE

vs. Charles Kent

Elizabeth Gardner

2nd Ward

City of Burlington

Champlain County

State of Vermont

John McKee

District Attorney

Induced back to Court of

General Session for the

A True Bill

March 11, 1883

1000

1000

1000

1000

1000

1000

1000

0968

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Elizabeth Gensler

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

Elizabeth Gensler

of the CRIME OF Perjury

committed as follows:

The said

~~late of the City and County of New York,~~ On the twenty seventh day of January
in the year of our Lord one thousand eight hundred and eighty-two, at the City and County
~~aforsaid, with force and arms~~ of New York there was pending

in the Third District Police Court of the City of New York before Marcus Otterbourg Esq, one of the Police Justices of said City, a certain Complaint of the said Elizabeth Gensler against one John Gensler for Abandonment, and on said day the examination into the said Complaint then and there duly came on to be heard before the said Marcus Otterbourg Esq, and upon the said examination, the said Elizabeth Gensler, late of the City and County aforsaid, then and there personally appeared and offered herself as a witness on behalf of the complainant on said examination, and upon the said examination before the said Marcus Otterbourg Esq it then and there became, and was material whether Henry Hermann then present at said examination and who was then and there charged by the name of John Gensler with the abandonment of the said Elizabeth Gensler, ~~and whether his name~~

was John Gensler, and whether he was the husband of the said Elizabeth Gensler.

And the said Elizabeth Gensler, having so appeared, and offered herself as a witness as aforesaid, upon the said examination before the said Marcus Otterbourg Esq, was then and there duly sworn, and did take her corporal oath by and before the said Marcus Otterbourg Esq, Police Justice as aforesaid to testify the truth, the whole truth and nothing but the truth concerning the several material matters in issue upon the said examination (he, the said Marcus Otterbourg Esq, Police Justice as aforesaid, then and there having full and competent power and authority to administer the said oath to the said Elizabeth Gensler in that behalf)

And the said Elizabeth Gensler being so sworn as aforesaid, and being then and there lawfully required to depose the truth in a proceeding in a Court of Justice, then and there unlawfully, wickedly and maliciously, upon her oath aforesaid did knowingly, corruptly and falsely swear, depose and say, among other things, in substance and to the effect following, that is to say: I recognize the defendant (the said Henry Hermann thereby meaning and known here as Mr. Hermann; I recognize in him (the said Henry Hermann thereby meaning the man to whom I have been married fourteen years ago; I was married to him (the said Henry Hermann thereby meaning) in Union Street Church in London; in a Catholic Church; he (the said Henry Hermann thereby meaning) is John Gensler my husband.

Whereas in truth and in fact the said Henry Herrmann was not John Gensler, and was not the husband of the said Elizabeth Gensler; and the said Elizabeth Gensler, did not recognize the said Henry Herrmann, and did not recognize in him the man to whom she had been married; and Whereas, in truth and in fact the said Elizabeth Gensler was never married to the said Henry Herrmann.

And so the Grand Jury aforesaid do say: that the said Elizabeth Gensler, in manner and form aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, unlawfully knowingly and maliciously did commit wilful and corrupt Perjury to the great displeasure of Almighty God, to the evil example of others, and 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 McLean
District Attorney

0971

DISTRICT.

RECOGNIZANCE FOR TRIAL OR EXAMINATION.

CITY AND COUNTY
OF NEW YORK

BE IT REMEMBERED, That on

the 23rd day of February in the year of our Lord 1882.

We Elizabeth Gensler
of No. 149 Ludlow Street, in the City of New York,
and Mary Rohr

of No. 46 James Street, in the said City,
and Frank Kenebl

of No. 22 Charlton Street, in the said City,

personally came before the undersigned, one of the Police Justices in the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Elizabeth Gensler
the sum of Twenty five Hundred Dollars; the said
Mary Rohr

the sum of Twenty five Hundred Dollars, and the said
Frank Kenebl

the sum of Twenty five Hundred Dollars, separately, of
good and lawful money of the State of New York, to be levied and made of their respective goods and chattels,
lands, and tenements, to the use of said People, if default shall be made in the condition following, viz.:

WHEREAS, the said Elizabeth Gensler was charged, before the
undersigned, Police Justice as aforesaid, on the oath of Henry Hermann

with Perjury for having, on the 27th day of January 1881

in the City and County of New York, aforesaid, with sworn falsely in
stating that Henry Hermann, the Complainant
was John Gensler her husband as evidenced
by the affidavit of said Henry Hermann and
also by the minutes on the examination

And Whereas, he has been brought before said Justice to answer said charge and the said offence with which
he is charged being bailable by said Justice, and he having demanded examination on said complaint, and it having
been made to appear to the satisfaction of said Justice that said examination should be continued to some other
day, he did thereupon order the said accused to find sufficient Bail in the sum of Twenty five

Hundred Dollars, for his appearance at the 3rd District Police Court, No. 64
Essex street, on the 25th day of February
1881 at 2 1/2 o'clock, in the after noon of that day, to answer to said charge.

Now Therefore, the condition of this Recognizance is such, that if the above named Elizabeth
Gensler

shall personally appear before said Justice at the said 3rd District Police Court in the City of New
York, on the 25th day of February 1882 at 2 1/2 o'clock, P. M. and at such
other times and days as the said examination may be adjourned to, and abide the final decision of said Justice. and
not depart therefrom without leave, then this Recognizance to be void, otherwise to remain in full force.

Taken and acknowledged before me, the
day and year aforesaid.

McConnell
POLICE JUSTICE.

Elizabeth Gensler
Mary Rohr
Frank Kenebl

0972

CITY AND COUNTY } ss.
OF NEW YORK,

day of Feb'y 1887
Sworn to before me, this 23
McCrell Clark
Police Justice.

Mary Rohr

named Sureties, being duly sworn, says that he is a freeholder and resident in said City, and is worth Five thousand Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of

House and Lot 76 James Street in the City of New York, valued at \$10,000 mortgaged for \$2400
Mary Rohr

CITY AND COUNTY } ss.
OF NEW YORK,

day of Feb'y 1887
Sworn to before me, this 23
McCrell Clark
Police Justice.

Frank Kenebel

named Sureties, being duly sworn, says that he is a freeholder and resident in said City, and is worth Five thousand Hundred Dollars, over and above the amount of all his debts and liabilities; and that his property consists of

House and Lot No 22 Charlton Street, worth \$1500 and personal property to the value of 6000 and mty on Williams Bridge 1400
Frank Kenebel

Recognition for trial or Examination.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Hermann

Elizabeth G. Swisher.

Taken the 23 day

of Feb'y 1887

Justice.

Filed day of 1887

Sureties identified by

John Smellie

15/Bradford Street.

0973

August, May. 31. 1882.

Hon. Mr. Otterbourg.

Dear Sir,

Your Honor will doubtless remember yet the case of Geusler vs. Hermann, which was before your Honor the latter part of January, this year. —

At the close your Honor said substantially, "St. Hermann is not the John Geusler; he is discharged."

Subsequently a complaint for Perjury was made against Mrs. Geusler, she was held by you and the case was referred to the District Attorney; since then I have heard nothing of it. —

Is it reasonable to press the case for trial, when the result must vindicate the character of a law-abiding citizen? — whose reputation has been outrageously assailed by the Defendant? —

No doubt, that all fair minded people who attended the Examination in your Honor's Court, are convinced and are satisfied of my innocence, but the proceedings, which were printed more or less in most of the City Daily newspapers, have been widespread, and naturally a number of my friends out West and even abroad, who have read only part of the proceedings in whole, may yet have their doubts about my innocence, but when the Woman Geusler's true character will have been shown in the trial for perjury,

then my vindication will be complete. —

I think I have a right to demand this as a Citizen aside from the reason that through the delay, the Woman has been encouraged to commence an action for Libel against me. — Were the Perjury Case tried and decided, the foundation for such a suit would be wanting, and I would be spared further trouble and Expenses, which this outrageous persecution has caused me. —

I owe it to myself and my family, to have this matter ended without further delay. — My business is very extensive, I have interests all over this Country and abroad, and am well known in this City and in England, where thousands and thousands of people have read these outrageous charges made against me by the Woman Gensler, and nothing has been done, beyond what you have done, to vindicate me, and settle my status in the eyes of those, who may yet doubt my innocence. — The delay in this matter subjects me to the insinuation, that I have hushed the matter up with money. — I have a wife and family to whom these insinuations are brought from time to time. — You can imagine what sufferings they cause. —

How shocking too much, when I desire your Honor to use your influence in my behalf, so that the

Perjury Case against the Woman Gensler may be tried and brought to a close? —

My business will call me out West, I also contemplate a trip to London, Engl. shortly. Will you kindly assist me and ask the District Attorney to have the case attended to?

The real John Gensler was at the time of the Examination and is yet a foreman in the factory of Phelps, Chas. Hollander & Co., Baltimore, etc? — ~~John~~ Gensler was informed at the time when her husband was living, and was offered assistance to be taken there, she declined it and said that she knew what she was doing. — I firmly believe that the Woman is actuated by questionable motives, there must be some other interests behind all this. —

I have no doubt that the Dist. Atty. will in proper representation give this matter his Early attention. —

Yours very respectfully,

J. P. H. H. H. H.

0975

Court of General Sessions

The People of the State
of New York,

- vs -

Elizabeth Gussler

Copy affidavit & notice
of motion to remove

Judgment vs.

James P. Kelly

West City

206 Broadway

New York City



To John W. Brown Esq.

West City

0976

Court of General Sessions in &
for the City & County of New York.

The People of the State of New York

- as -

Elizabeth Gensler

Sir,

You will please take notice, that I will
move this Court and before the Judge hold-
-ing at the Term of the General Sessions
Court to be held in the brown Stone Bull-
-ding New York City on Thursday next
January 18th 1883. at 11. a.m. for a dis-
-missal of the Indictment for Perjury
herein, against the above named defen-
-dant, in pursuance of the provisions
of the Statute in such Cases made & provi-
-ded, on the ground of the failure of the
District Attorney to bring said deft to
Trial under said Indictment, & for such
further relief as may be just.

Dated New York January 16th 1883.

Yours &c.

James M. Hyatt

Atty for deft

Elizabeth Gensler

206 Broadway

New York City

To John McKee Esq
Dist Atty

0977

Court of General Sessions
in & for the City & County of N.Y.

The People of the State of
New York.

Complainant
- against -
Elizabeth Gensler.

City & County of New York ss. James M.
Ryddy being duly sworn deposes & says.
I am Attorney & Counsel for Elizabeth
Gensler, the Defendant herein, an Indict-
ment was found against the Defendant
alone named for perjury by the Grand Jury
at the Term of this Court held in the month
of April 1882. last past, as Reponent is in-
formed & believes.

Since that time the District Attorney of
New York, has failed to bring the Defen-
dant to Trial upon said Indictment, although
many Terms of the Court have been held, at which
the trial thereunder could be had, in the
opinion of Reponent, I ask on behalf of
Defendant for the dismissal of the Indict-
ment herein, in pursuance of the provisions
of the statute in such cases provided
Shewn to before me this 16th day of
January 1883. we in Ryddy
Notary Public
N.Y.C.

James M. Ryddy

0978

H. HERRMANN,
MANUFACTURER OF

**WALNUT CHAMBER FURNITURE
AND TABLES,**

OFFICE AND SALESROOMS, 174-178 MOTT STREET,

Factories, 174-194 Mott Street and 320-334 Delancey Street, N. Y.

Lumber Yards, 11th Avenue and 27th Street and 334½-348 Delancey Street, N. Y.

Lumber Mills, { 213 & 215 S. Pennsylvania Street, and } Indianapolis, Ind.
303 to 309 S. Tennessee Street,
11th Avenue & Vermont Street, Evansville, Ind.
Water Street, Boonville, Mo.

Saw Mills, { Boonville, Mo.
Evansville, Ind.
Nashville, Tenn.
Paducah, Ky.
Chitwood, Tenn.

Southern Purchasing Departments, { Clarksville, Texas and
515 Main Street, Little Rock, Ark.

Branches, { 115 Margaretta Street, Philadelphia, Pa.
86 Fulton Street, Boston, Mass.

London Factory: -21 Dod Street, Limehouse, E.

Hon. John M. Nor, New York, July 29th 1882

Spring House,

Richfield Springs, N.Y.

Dear Sir,

Your Honor will doubtless remember the introduction
Mr. Henry T. Dudley gave me to you some time ago when
I returned from a trip to my factories at West, and that
I then remarked, that my business would call me to
London, Engl. within a short time. -

I am sailing for London to day, and shall not
return to this city until about October, 15th - Should I
be required as a witness in the case, "The People vs. Eliz.
Gensler" be kind enough not to call up the card until
my return. Any communications you may wish to make
pleased direct to 21. Dod St. Limehouse, E. London.

Very respectfully yours,

I take the liberty to address myself
privately to you, in Mr. Dudley's address.

H. Herrmann.

0980

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

Third District Police Court.

of No.

192 *Christie Thier*, aged 45 years
furniture manufacturer being duly sworn, deposes and says,

that on the *twenty seventh* day of *January* 1882
at the City of New York, in the County of New York,

Elizabeth Gensler (now here) did
wilfully, knowingly and corruptly
swear and testify, falsely to certain
material facts and matters in a
case then pending in the Third
District Police Court in the South
Ward of the City of New York, before
Marcus Otterbary, a Police Justice
in and for the City of New York
said Justice having Jurisdiction of
said Case and having authority to
administer oaths and said facts
and matters so sworn and testi-
fied to by said *Elizabeth Gensler*
being material to the issue of
said Case and said *Elizabeth Gensler*
then well knowing that said testi-
mony so sworn to was false and
untrue, as more fully appears from the
hereto annexed Exhibits, appertaining
to said Case with the ~~complaint~~ matter
and *Complaint* entitled.

Third District Police Court.

The People &c on the Complaint of
Elizabeth Gensler vs. *John Gensler*
Offence Disorderly Person; Abuse
went; dated January 23 1882.
and especially in that part of the
records of proceedings in said matter
and hereto annexed, forming part of
this complaint marked Exhibit A
being the record of an Examination
had before Justice *Marcus Otterbary*
on the 27th day of January 1882, and

known & before me this 27th day of January 1882

Marcus Otterbary
Police Justice

Third District Police Court.
 The People in the matter and
 in the complaint of
 Henry Herrmann } offense
 Elizabeth Gessler } Perjury
 City & County of New York February 21st 1882
 after reading the said complaint the
 complaint; Counsel for defendant says.
 I demure to the sufficiency
 of the complaint on the
 ground that the assignment
 of Perjury is too general
 that it is not sufficiently
 certain to inform the
 accused of what she stands
 charged; that no material
 facts are alleged; that no
 crime is charged.
~~By the Court Justice Morris after hearing~~
 objection overruled, and exception
 taken by counsel for defendant
 and an examination recommended
 By the Court. Examination set
 down for Thursday February 23rd
 1882. at 10 A.M.
 Defendant ^{held} committed for
 examination in default of \$2500
 bail for her appearance in examination
 and bailed

M. Alt

0982

Sec. 208, 209, 210 & 212.

Police Court 3d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth Gaudin

John Gaudin

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

Offence, Disorderly Person (Abandonment)

Dated January 23 188 2

Atkins Magistrate.

Officer.

Clerk.

Witnesses

No. _____ Street,
John A. H.

No. _____ Street,
W. H. H.

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 admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated _____ 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.

0983

POLICE COURT, DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Elizabeth Hunter

vs.

John Hunter

WARRANT—Disorderly Person.

Dated *Jan 27th* 188 *2*

Meribourg Magistrate
H. H. H. Officer

The Defendant

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

Dated _____ 188

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex _____

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0984

Sec. 899, 900.

District Police Court.

WARRANT—DISORDERLY PERSON.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Elizabeth Gensler
of No. 149 Ludlow Street, that at the City of New York, in the County of New York, her husband John Gensler
has threatened to abandon and has abandoned her without adequate support, and in danger of becoming a burden upon the public; and has neglected to provide, according to his means, for his family; and said complainant having prayed that her said Husband may be apprehended and held to answer for said offence, and be dealt with according to law.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, without delay to apprehend 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 said City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 23 day of January in the year of our Lord, 188 2.

McKenzie POLICE JUSTICE.

0985

TORN PAGE (S)

0986

Sec. 899, 900.

Police Court 3 District

AFFIDAVIT—DISORDERLY PERSON.

CITY AND COUNTY }
OF NEW YORK, } ss.

Elizabeth Gensler of No. 149
Longmont Street, being duly sworn, deposes and says, that she is the lawful
wife of John Gensler that she has been married to him 12 years; that she is the
mother of One children, of whom he is the father; and that her said husband has **abandoned** depon-
ent in said City, without adequate support and in danger of becoming a burden upon the Public, and has neglected
to provide according to his means for his family.
Deponent prays that her said husband may be arrested, and dealt with as the law directs.

before me this

23

day }

January

188 7

John Gensler

POLICE JUSTICE.

Elizabeth Gensler
Mark

CITY AND COUNTY }
OF NEW YORK, } ss.

_____ of No _____
_____, Street, being duly sworn, deposes and says, that he is personally
acquainted with the above named _____ and _____
and knows that the said _____ has **abandoned** the said _____
without adequate support.

Sworn before me, this

day }

of

188

0987

Sec. 299, 900.

Police Court 3 District

AFFIDAVIT—DISORDERLY PERSON.

CITY AND COUNTY }
OF NEW YORK, } ss.

Elizabeth Gensler of No. 149
Longway Street, being duly sworn, deposes and says, that she is the lawful
wife of John Gensler that she has been married to him 12 years; that she is the
mother of One children, of whom he is the father; and that her said husband has **abandoned** depon-
ent in said City, without adequate support and in danger of becoming a burden upon the Public, and has neglected
to provide according to his means for his family.
Deponent prays that her said husband may be arrested, and dealt with as the law directs.

before me this

23 day

188

January

John Gensler

POLICE JUSTICE.

Elizabeth Gensler
mark

CITY AND COUNTY }
OF NEW YORK, } ss.

_____ of No _____
Street, being duly sworn, deposes and says, that he is personally
acquainted with the above named _____ and _____
and knows that the said _____ has **abandoned** the said _____
without adequate support.

Sworn before me, this

day

of

188

POLICE JUSTICE.

0900

Police Court,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Elizabeth Gussler

vs.

John Gussler

AFFIDAVIT
DISORDERLY PERSON

Dated

Jan 23 188 *2*
O. H. Gussler

Magistrate.

Officer.

Sp. Tuesday Jan 31.
2 P m.

Exhibit A

Third District Police Court.

Elizabeth Gensler } Offense
 vs } Disorderly Person
 John Gensler } (Abandonment)

City and County of New York.

At an Examination held on the 27th
 day of January 1882 before Justice
 Marcus Otterbourg, Elizabeth
 Gensler the complainant in the
~~foregoing~~ above complaint
 being duly sworn and examined
 in presence of the defendant
~~and by counsel for defendant~~

Direct

says: I recognize the defendant
 here present as John Krum here
 as Mr. Hermann; I recognize in
 him the man to whom I have

Q. been married fourteen years ago.
 Where were you married to him?
 A. In Union Street Church in London
 in a Catholic Church.

Q. Do you know what was the name
 of the minister

A. His name was Father Passall Scisler.

Q Do you recollect the names of
the witnesses present then?

A Larry Klein and Joseph
Klein

Q Where did you reside at the
time you were married to
defendant?

A No 20 Buckle Street

Q Where is Buckle Street in London

A Buckle Street is in Whitechapel
Leonard Street London -

Q Have you been married before?

A Yes with a man by the name
of Kreuter

Q What was your father's name?

A Adam Schmidt

Q How old were you when you
were married to defendant?

A Thirty nine years.

Q What day ~~when~~ were you
married?

A I can't recollect day or month
it was in the spring about
April

Q How long had you lived
with defendant before you
were married to him

A I lived with him nearly a year

I cohabited with him during that time

Q. What business was ^{he} engaged in during that time

A He was engaged in Cabinet makers work

Q. Were you Did you ever bear a child of which he was the father?

A Yes Sir.

Q. How long after you was married was the child born

A Two months

Q. Where is the child now?

A Here, (The witness points to Lawrence Gessler in Court)

Q. Where were you living when the child was born?

A In Lambert Street, near to Lemon Street - I forgot the number

Q. How long after that did the defendant continue to live with you?

A - Not quite two years

Q. Did the defendant leave you or you him?

A He left me

Q. When, where and under what

3

Circumstances?

A. He was in too much debt and he could not carry the debts; He & We were living happy together, he was afraid of being put in prison that was the only reason why he left me.

Q. What year was it he left you?

A. In 1875.

Q. Did ~~you~~ tell you he was going?

A. He did not tell me how did you know that he had gone?

A. Three days after he had left he sent me a letter from Liverpool.

Q. Have you that letter?

A. Yes sir.

~~Objection for defendant moves to strike out ^{Quinn and answer} which refers to the letter, unless the letter be ~~be~~ produced.~~

Q. ~~Objection by Counsel for Complaint~~ When and where and under what circumstances did you see him next?

- A. Several years ago I saw him in London when he came to me, he bought then a pair of shoes for me, and a suit of clothes for ^{each of} the boys; he had plenty of money.
- Q. What do you mean by saying each of the boys?
- A. The boy here in court his own boy; and my son from my first husband.
- Q. Where were you then living?
- A. In Millyard, Green Street, White Chapel, London.
- Q. How long did that interview last?
- A. He was only three weeks there he came two times a week.
- Q. What did he say relative to his long absence?
- A. He said he had received two letters informing him that I had killed myself. He had come to see after the boys.
- Q. Did he cohabit with you

during that time visit?

A. Mr.

Q. What attention did he pay you during that time?

A. He said that he had not heard from me, and that he could not come.

Q. To what places did you accompany him during that time?

A. Myself and my son and his wife went with him to a play house, a theatre in White Chapel.

Q. How if at all did he differ in face or general appearance from that at the time when you had last seen him?

A. He was not very much changed, only his beard was cut short; he looked still well at that time.

Q. What did he say to you about his business and what he had been doing during that time?

A. He said his business was burnt out, and shamed me

the money, four thousand dollars, and said another four thousand dollars was to be collected by the Bank of England. He showed me one hundred and twenty sovereigns, the other was in paper. He said it was from the Insurance.

Q. What else did he say about time that were past?

A. He told me all kind of foolish things and said if he was to cut off his beard, he he could live in London for years, and ~~she~~ do the greatest business and change his name, and I could not find him out, He had a friend with whom he was to the house twice and whose name he mentioned as Hermann Heller.

Q. ~~Where was~~ How long after he left at this time, was it before you heard of him again?

A. Three years afterwards

72 When and where?

- Q. In London, in Commercial Row, in my daughter's house I forgot the number. Four years ago. I saw him and my son who is here, and my son in law and daughter. I ~~watched~~ watched him two weeks, I knew his voice, and I knew it was him.
- Q. Why did you watch him?
- A. I wanted to find him out, I didn't believe him.
- Q. How long after that did you come to this country?
- A. One year later.
- Q. For what purpose did you come to this country? Objected to by Counsel for defendant. Objection not sustained.
- A. To find my husband.
- Q. When and where did you first see him in this country?
- A. In the Essex Market Police Court.
- Q. Who was with him?
- A. I saw him by himself and stood with a lot of others.
- Q. How did he greet you?
- A. He received me with a dejection.

0997

and had me arrested.
Q. Upon what charge?
A. Because I said he was my
husband

Q. What time was that?
A. That happened after I was
three weeks in New York.

Elizabeth ^{Lee} Gensler
Examination adjourned to Tuesday ^{at 2} January
21st 1882. at 2 P.M.

M. A. H.

0998



Elizabeth Gessler

vs

Exhibit "C"

John Gessler

appearing

Disorderly Person

Alameda County

0999

POLICE COURT
D. COUNTY
NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Elisabeth Gensler*

Question. How old are you?

Answer. *saying as to 53 years*

Question. Where were you born?

Answer. *in Kassen, in Germany*

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

Answer. *149 Ludlow Street; about 9 months*

Question. What is your business or profession?

Answer. *I sell wood and coal.*

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 cannot not say anything but that this man Heremann is my husband John Gensler.*

her
Elisabeth Gensler
mark

(A.D.)

Taken before me, this *26*
day of *february* 188*2*

Mervin Otterburg Police Justice.

1000

BOX:

69

FOLDER:

774

DESCRIPTION:

Geogheghan, Owen

DATE:

06/01/82



774

1001

BOX:

69

FOLDER:

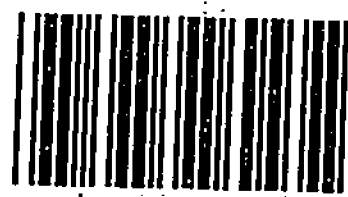
774

DESCRIPTION:

Kelly, John

DATE:

06/01/82



774

1002

Billboard

1887

Day of Trial,

Counsel,

Filed 1 day of June 1887

Pleads

THE PEOPLE

vs.

Violation of Excise Law.

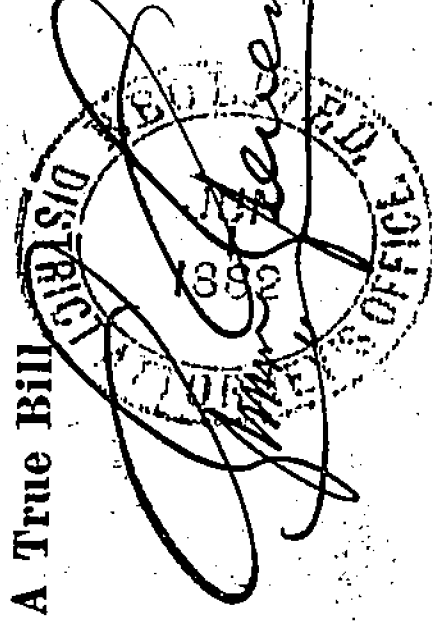
Owen Georgeaghan

John Kelly

JOHN McKEON,

District Attorney.

A True Bill



Foreman.

237

Went to Georgeaghan
Build on outside
waichinid

SP

Chk. files May 24/87 appt
Georgeaghan cross exam offered
M. M. M. M.

Charles Partington
43 Front St.,

1003

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Owen Geoghegan
and John Kelly

The Grand Jury of the City and County of New York, by this indictment, accuse
Owen Geoghegan
of the CRIME OF *Selling Spirituous Liquors without a License*,

committed as follows:

The said Owen Geoghegan and John Kelly

late of the *Tenth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *May* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,
and to one Charles Partridge

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

John McKeon
District Attorney
SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: 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, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

contrary to the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

1004

BOX:

69

FOLDER:

774

DESCRIPTION:

Germain, Adam

DATE:

06/08/82



774

1005

BOX:

69

FOLDER:

774

DESCRIPTION:

Yost, Henry

DATE:

06/08/69



774

1006

BOX:

69

FOLDER:

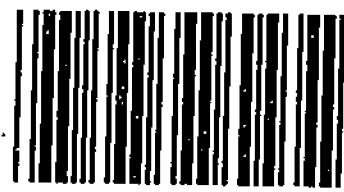
774

DESCRIPTION:

Voltz, Julius

DATE:

06/08/82



774

June 14 1882

There having been a
trial a discharge with it
thinks the prison should
be discharged on his
own recognizance; the
evidence is too weak
to justify a second
trial

McClellan
approves my

1882
Filed
Pleads
McClellan
day of June
1882
McClellan
McClellan

THE PEOPLE

ROBBERY—First Degree.

Adam German P.
Henry Foster P.
Julius Valtz P.

JOHN McKEON,

District Attorney.

P. 2 June 13. 1882.

All tried & convicted.

A True Bill. acquitted

as to No. 1 the jury disagreed

P. 2 June 14. 1882 (9-3-4-5-6-7)

NOT RECORDED.

Foreman.

McClellan
Tuesday June 13

found

1008

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Adam German ^{against} *Henry Gost and Julius Voltz*

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

Adam German Henry Gost and Julius Voltz
of the crime of Robbery in the first degree,

committed as follows:

The said

Adam German Henry Gost and Julius Voltz

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifth* day of *June* in the year of our Lord
one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid,
with force and arms, in and upon one *William Horhammer*
in the peace of the said People then and there being, feloniously did make an assault and

*one watch of the value of nine
dollars*

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

William Horhammer

from the person of said

William Horhammer

and against

the will and by violence to the person of the said

William Horhammer

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

JOHN McKEON, District Attorney.

1009

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street,

No. 8, by-

Residence

Street,

No. 4, by -

Residence

Street:

Police Court *and* District.

THE PEOPLE, &c.

~~ANY~~ PHE COMPLAINT OF

Offence,

Dated 2/22/23 ✓

Magistrate.

Officer

Clerk.

Witnesses:

NO

Street,

No. _____

street,

NO.

ALL CORRECTIONS
WITHOUT PAID

A circular ink stamp from the U.S. District Court for the District of Columbia. The outer ring of the stamp contains the text "U.S. DISTRICT COURT" at the top and "DISTRICT OF COLUMBIA" at the bottom. In the center of the stamp, the date "JUN 6 1982" is stamped. Overlaid on the stamp is a handwritten file number "82-1003" in dark ink. The stamp is slightly faded and has some texture from the paper.

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 Thomas Curran

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

Dated June 5 188

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.

10 10

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

John
DISTRICT POLICE COURT.

Julius Volz 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. *Julius Volz*

Question. How old are you?

Answer. *18 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *25 Eighth Street : 8 years*

Question. What is your business or profession?

Answer. *Porter*

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

Answer. *I am not guilty of the charge*

Taken before me this *5*

day of *June* 188*7*

Julius Volz

J. Henry Bond Police Justice.

10-11

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

Henry Yost 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. Henry Yost

Question. How old are you?

Answer. 18 years old

Question. Where were you born?

Answer. New York City

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

Answer. #123 Seventh Street: 5 years.

Question. What is your business or profession?

Answer. Barber

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

Answer. I am not guilty. I had
nothing to do with it.

Henry Yost.

Taken before me, this 5

day of June 1882

J. Henry Ford Police Justice.

10 12

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd
DISTRICT POLICE COURT.

Adam Germain 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. *Adam Germain*

Question. How old are you?

Answer. *21 years old*

Question. Where were you born?

Answer. *New York City.*

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

Answer. *239 Avenue A : 5 years*

Question. What is your business or profession?

Answer. *Clerk and Porter.*

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 don't know any thing about*
it.

Adam Germain

Taken before me, this *5*

day of *June* 188*8*

J. Henry Ford Police Justice.

1013

Form 123.

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

Police Court—Second District.

William R. Hammer
Age 19. *Rockville*
of No. *137* *Madison* Street, being duly sworn, deposes and says,

that on the *5th* day of *June* 18*82*,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of

deponent, the following property, viz.:

*One open face
Silver Watch of the value of
Five dollars*

of the value of

the property of

this deponent

Dollars

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

his will, by *Adam Germain. Henry
Gust and Julius Volz* (all now
here) and four others whose names
are unknown to this deponent for
the reasons following, to wit:

*That between the hours of ten or
thereabouts A.M. on the morning
of the said day deponent was sitting
on a bench in Union Square Park
and that at the said time the
said watch was contained in the
left side pocket of the vest then
and there worn on deponent's person*

Sworn to before me this

Police Justice

10 14

and that the said Gorman, Gust and
Voh together with the said four unknown
persons did then and there assault and
beat this deponent, said Gorman striking
deponent in the face with his fist.

Deponent further says that while ~~he~~
the said persons were beating him
the said watch was taken from the
said vest pocket, broken from the
chain and made away with.

Brought before me this

5th day of June 1882 } William Gorman
J. Henry Ford
Police Justice

10 15

BOX:

69

FOLDER:

774

DESCRIPTION:

Getchow, Charles

DATE:

06/16/82



774

10 16

BUTCHER 16
16th July

Filed 16 day of June 1882

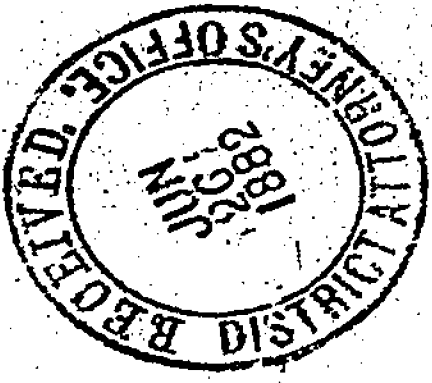
Pleads 16th July 25

THE PEOPLE
vs.
Charles Gatchow
ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.

Charles McKeon Foreman.



Rec'd from D.A. 7th 9/87

Bail \$300.
June 21st 1882.

Barishy
Eugene McQuitty
75 South St.

1017

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 Getchow

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

Charles Getchow

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

The said

Charles Getchow

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

JOHN McKEON, District Attorney.

10 10

N. Y. Court of Criminal Sessions.

The People, etc.,
agst.

Robert G. Loken

Authority to appear with waiver.

HOWE & HUMMEL,
Attorneys for

89 CENTRE STREET, N. Y.

10 19

Court of General Sessions.

CITY AND COUNTY OF NEW YORK.

The People of the State of New York,
against

Charles Gellman

I, the undersigned Charles Gellman the above-named Defendant hereby retain, employ and authorize WILLIAM F. HOWE and ABRAHAM H. HUMMEL, Attornies and Counselors at Law, to appear for me on my behalf and in my place and stead, in the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, in the above entitled action, and the matter of the indictment now pending against me in said Court of General Sessions for Assault Battery

I do hereby expressly authorize my said attornies to appear for me in said Court of General Sessions, as my duly authorized Attornies for that purpose, and to plead for me not guilty to said indictment, and to appear for me on the trial thereof in said Court of General Sessions, and to proceed with the trial thereof in said Court of General Sessions, in my place and stead, and in my absence on the trial of the said indictment, and I hereby expressly waive my right to be personally present at said trial.

Charles Gellman

Dated this 20 day of October 188 2

1020

Bail \$300.

Rec'd

June 21st 1882.

Endorsed by
Eugene M. Lantry
70 South St.



Verd. 168 511
Filed 16 day of June 1882
Pleads guilty Oct 25

THE PEOPLE
vs.
B
Charles Gelchou

ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.

Wm. H. Hearn Foreman.

Rec'd from D. A. 10/27/87

1021

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 Getchow

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

Charles Getchow

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

The said *Charles Getchow*

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

JOHN McKEON, District Attorney.

1022

Pro.

at

Gutcheon

A. V. B.

Wm. L.

Witness

C. P. Gerry

1023

District Attorneys Office.
City & County of
New York.

Complaint sent to this
office by The United States
District Attorney
against

Charles Getchorn.

(to be found at News Room
Maritime Exchange)
for Assault on

Charguion P. Jenkins.
154 16th St

Brooklyn.
on May 5, and May 19.

1024

N. Y. Court of General Sessions.

The People, etc.,
agst.

Charles E. Glavin

Authority to appear with waiver.

HOWE & HUMMEL,
Attorneys for

89 CENTRE STREET, N. Y.

1025

Court of General Sessions.

CITY AND COUNTY OF NEW YORK.

The People of the State of New York,
against

Charles Gelchou

I, the undersigned Charles Gelchou the above-named Defendant hereby retain, employ and authorize WILLIAM F. HOWE and ABRAHAM H. HUMMEL, Attornies and Counselors at Law, to appear for me on my behalf and in my place and stead, in the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, in the above entitled action, and the matter of the indictment now pending against me in said Court of General Sessions for Assault & Battery

I do hereby expressly authorize my said attornies to appear for me in said Court of General Sessions, as my duly authorized Attornies for that purpose, and to plead for me not guilty to said indictment, and to appear for me on the trial thereof in said Court of General Sessions, and to proceed with the trial thereof in said Court of General Sessions, in my place and stead, and in my absence on the trial of the said indictment, and I hereby expressly waive my right to be personally present at said trial.

+ Charles Gelchou

Dated this 25 day of October 188 2

1026

BOX:

69

FOLDER:

774

DESCRIPTION:

Gilhooley, James

DATE:

06/14/82



774

1027

WITNESSES:

Counsel,

Filed 14 day of June 1882

Pleads

THE PEOPLE

vs.

INDICTMENT.
LARCENY FROM THE PERSON.
We the jury find...

James Gilbrooley

JOHN McKEON,

District Attorney.

P. 2 June 22. 1882

Ind. & acquitted.

A True Bill.

Foreman.

find

1028

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 Gilhooley

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

James Gilhooley
of the CRIME OF LARCENY from the person

committed as follows:

The said

James Gilhooley

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *eleventh* day of *June* in the year of our Lord one thousand eight hundred and eighty-*two*, at the Ward, City and County aforesaid, with force and arms, *in the night time of said day, 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 denominations to the Grand Jury aforesaid unknown of the value of Fifty two dollars; divers other 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 denominations to the Grand Jury aforesaid unknown and of the value of Fifty two Dollars and one pocket book of the value of one dollar*

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

JOHN McKEON, District Attorney.

1029

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court

2

District.

309

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard W. Ward
James Stillbrooke

Office, *Garvey*
from Prison

Dated

June 11th 188 *2*

Magistrate.

Officer.

Clerk.

Witnesses

William P. Ryan
W. J. Sullivan

No. _____

Street.

No. _____

Street.

Wm. J. Sullivan
Wm. J. Sullivan



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

guilty thereof, I order that he be ~~admitted to bail in the sum of~~ *admitted to bail in the sum of* *Twenty Dollars* and be committed to the Warden or Keeper of the City Prison until ~~he give such bail~~ *he give such bail* *legally discharged*

Dated *June 11* 188 *2*

J. Henry Ford Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188

Police Justice.

1030

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

James Gill Hooley 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.

Taken before me, this

day of

188

Police Justice.

1031

2.

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No.

147 Sullivan

Street,

Labrec.

being duly sworn, deposes and says, that on the

11th

day of

June

1882.

at the

Above premises.

City of New York,

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

and from deponent's person in the night time

the following property, viz:

Good and lawful money
of the United States Consisting of Notes
or Bills of diverse denominations and values
together of the value of Fifty 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 Hillbrey (witness)

from the fact that at or about the hour
of Ten O'clock P.M. on the 10th day of June
1882. Deponent. undressed and went

to bed in a room in said premises.
Putting the said money, which was

in a pocket book, inside of deponent's
inside shirt then on deponent's person

and went to sleep. at or about the hour
of Four O'clock A.M. on the 11th day of June

Deponent's initials

Deponent's initials

Police Justice

1032

1882 deponent awoke and discovered that said property had been taken and carried away from his person and the said Gillhooly was sleeping in the same bed with deponent.

Deponent was informed by Catherine Regan of No 147 Sullivan Street that the said Gillhooly went there and asked for the key to the Water Closet at or about the hour of One O'clock Am. on the 11th day of June 1882 and on being refused the said Gillhooly attempted to pick the lock with a knife.

Brought before me by Patrick Moran
this 11th day of June 1882
J. Henry Ford
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION