

**0255**

**BOX:**

**337**

**FOLDER:**

**3185**

**DESCRIPTION:**

**Gibson, Edward**

**DATE:**

**01/31/89**



**3185**

0256

Witnesses;

Henry Howell  
Officer Young 215  
Alf has been  
seen in S.P.  
R.S.

454  
Counsel, 3 / day of May 1889  
Filed Pleads,

THE PEOPLE  
vs.  
Edward Gilson  
P  
F  
S  
L  
T

John R. FELLOWS,  
District Attorney.

[Grand Jury, Circuit Court Degree.]  
[From the Person.)  
[Sections 528, 587 — Penal Code.]

A True Bill.

John R. FELLOWS,  
District Attorney.  
John R. FELLOWS,  
Foreman.  
Oleander Avenue  
May 6th 1889  
J.W.L.

0257

Police Court—

14 District.

Affidavit—Larceny.

City and County  
of New York, ss.

Hedwig Kaminer  
of No. 1277 First Avenue ~~Street~~, aged 9 years,  
occupation School girl being duly sworn  
deposes and says, that on the 19 day of January 1889 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property viz:

Good and lawful money of  
the United States of the  
Amount and value of five  
dollars (\$5.00)

the property of Francis Kaminer and  
in deponent's care and custody

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 Edward Gibson, now here  
from the fact that at about 11<sup>30</sup>  
o'clock A.M. of the above date  
defendant was in the hall of  
deponent's residence peddling  
apples, that deponent's mother  
the said Francis Kaminer gave  
deponent a five dollar bill  
in the presence of defendant  
with instructions to go out and get  
it changed, that deponent went  
down stairs and defendant fol-  
lowed her and when deponent reached  
the hallway of the ground floor  
defendant grabbed said property  
from deponent's hand and ran away.  
Hedwig Kaminer

Sworn to before me, this  
day of January 1889

Edward P. Tracy  
Police Justice.

0258

CITY AND COUNTY } ss.  
OF NEW YORK,

aged 40 years, occupation Horsekeeper of No.

1277-1<sup>st</sup> Avenue Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Kedury Kauka  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 27<sup>th</sup> day of January, 1889  
M. J. Donahue  
Police Justice.

0259

H District Police Court.

Sec. 193-200

CITY AND COUNTY } ss.  
OF NEW YORK,

Edward Gibson 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.

Edward Gibson

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York City

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

Answer.

186 65th St & 3rd Ave, Gramercy Park

Question. What is your business or profession?

Answer.

Book

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

Answer.

I am ~~not~~ guilty  
Edward Gibson

Taken before me this

day of July 188

188

Police Justice.

0260

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..... *R. F. C. M.*

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

Dated January 21, 188

*John D. O'neal* Police Justice

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

Dated..... 188 ..... Police Justice.

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

Dated..... 188 ..... Police Justice.

0261

212/526/132  
Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Hedwig Kauske  
vs.  
D. 122-1 Dave Edward Gibson  
1

Officer of the Law  
Officer of the Law

BAILED,

No. 1, by \_\_\_\_\_

Residence ..... Street.

No. 2, by \_\_\_\_\_

Residence ..... Street.

No. 3, by \_\_\_\_\_

Residence ..... Street.

No. 4, by \_\_\_\_\_

Residence ..... Street.

Dated January 21<sup>st</sup> 1889

1889

Magistrate.

Witnesses Callie's Office

No. ..... Street.

Francis Kauske

No. 1297 Street Ave Street.

No. ..... Street.

\$ ..... No answer

John Young  
Officer of the Law  
Officer of the Law

John Young  
Officer of the Law  
Officer of the Law

John Young  
Officer of the Law  
Officer of the Law

John Young  
Officer of the Law  
Officer of the Law

John Young  
Officer of the Law  
Officer of the Law

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John Young  
Officer of the Law  
Officer of the Law

John Young  
Officer of the Law  
Officer of the Law

John Young  
Officer of the Law  
Officer of the Law

John Young  
Officer of the Law  
Officer of the Law

0262

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Gibson

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

The said Edward Gibson

late of the City of New York, in the County of New York aforesaid, on the nineteenth  
day of January in the year of our Lord one thousand eight hundred and  
eighty-nine, in the day time of the said day, at the City and County  
aforesaid, with force and arms,

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as  
United States Treasury notes), of the denomination and value of five dollars ; one  
promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes),  
of the denomination and value of five dollars ; one United States Silver  
Certificate of the denomination and value of five dollars ; one United States  
Gold Certificate of the denomination and value of five dollars

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

John R. Fellowes,  
District Attorney.

**0263**

**BOX:**

**337**

**FOLDER:**

**3185**

**DESCRIPTION:**

**Ginch, Joseph**

**DATE:**

**01/09/89**



**3185**

0264

Witnesses;

Rose Parks  
Mary Parks

Counsel, J. H. Stevens 125 W 10<sup>th</sup>  
Filed day of May 1889  
Pleads, April 11, 1889.

THE PEOPLE

vs.  
A. W. M., et al. D  
Joseph Grinche

(ABDUCTION)

JOHN R. FELLOWS,

District Attorney:

May 25, 1889  
Please give off 50 P. B. M.  
One to Rev. 1 day in dock  
for robbery

Forman.

See Report of N. Y. S. P. C. O.  
for information about defendant  
filed with these papers. If lost,  
notify the Society at once.

0265

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

The People

v.

BRIEF FOR THE PEOPLE.

Joseph Ginch.

STATEMENT OF THE CASE.

The prisoner, a driver 20 years of age, residing at 321 West 47 Street, is indicted for the crime of abduction of a young girl, Rosic Pirkis, aged 15, for the purpose of sexual intercourse. The offence took place in a stable in West 36 Street, between 10th and 11th Avenues.

EVIDENCE FOR THE PEOPLE.

ROSIE PIRKS. - Is 15 years of age, and resides at 441 West 17 Street. On November 7th witness left her parents, James and Mary, and in answer to an advertisement in the Daily News obtained a position with Mrs. Cooper, 310 East 41 Street. On November 11 she attended a meeting of the Salvation Army at 34th Street and 7th Avenue, and there she met the prisoner who asked her to have a walk with him. When they went out on the street the prisoner told her he was going down to his stable in West 36 Street to feed his horse. Witness accompanied the prisoner there and when they reached the place he asked her to come inside. When they had gone inside he took hold of her and asked her to "do it," and when she refused he said it was all right and promised to marry her, and then he had sexual intercourse with her. She returned to

0266

COMB'D ON GENERAL SECTION OF THE REVENGE

2

Mrs. Cooper's house, and on November 15th returned to her home and one of the neighbors brought her in the house.

DR. W. N. SNOW. - Is a regular physician and one of the attending physicians of the New York Society for the Prevention of Cruelty to Children. On November 18, 1888, made an examination of the girl Rosie Pirk, and ascertained that the hymen had been recently ruptured and there had been penetration by some blunt instrument.

MRS. MARY PIRKS. - Is the mother of the child Rosie, who was born March 3, 1873, and baptized June 15, 1873, in the Church of the Holy Cross, West 42nd Street. (See Certificate of Baptism annexed to papers)

DETECTIVE CAREY. - Is an officer of the Municipal Police connected with the 16th Precinct. On making the arrest of the prisoner the latter confessed to him and to Sergeant Hogan that he (the prisoner) had had sexual intercourse with Rosie in the stable in West 36th Street. The keys of the above premises were found in the pocket of the prisoner.

SERGEANT HOGAN. - Is Sergeant in the Municipal Police. Knows the prisoner Ginch who confessed to him after his arrest that he had had sexual intercourse with Rosie Pirk at the stable in West 36th Street. Knows that the keys of the above stable were found in the pocket of the prisoner.

0267

N.Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Joseph Giinch

PENAL CODE, 1945

BRIEF FOR THE PEOPLE.

0268

CERTIFICATE OF BAPTISM.  
**CHURCH OF THE HOLY CROSS,**  
WEST 42d STREET.

New York, Nov 24<sup>th</sup> 1888

This is to Certify that Rose Agnes  
Child of James Pirk and Mary Fields  
born March 23<sup>rd</sup> 1873, was baptized June 25<sup>th</sup> 1873  
by Rev. Joseph Campbell the sponsors being  
Mary Dolan and  
as appears from the Baptismal Registry of the Church of the Holy Cross  
Maurice J. Dougherty, Assistant Pastor.

Worch & Pendergast, Printers, 24 West 23d St., N. Y.

0269

41 EAST 28<sup>TH</sup> STREET.

Nov. 18

E. J. Gerry Esq

Pres. S. P. C. C.

Dear Sir.

I have examined  
Rose Agnes Parker ab.  
15. The hymen has been  
recently ruptured -  
and there has been  
recent penetration  
by some blunt instru-  
ments.

Yours very truly  
W H. Frost M.D.

0270

Police Court  
Second Dist.

The People

Emanuel Brorland

Joseph Ginch

Examining Before Justice Duffy

Nov 20 1888

Mr Stiner - I ask that the defendant be discharged upon the ground that there has been no complaint made by the complainant who is here in court  
Motion denied,

Exception

Mr Stiner - I move that if a complaint is taken that it be taken in the name of Rosie Pirkis so that defendant may know what charge he has to meet

Justice Duffy - The motion is denied for the reason that

0271

under the law the Society  
for the Prevention of Cruelty to  
Children in all cases of this  
nature has the right to appear  
as complainant and that it  
is sufficient for the infant wronged  
to appear as corroborator by affidavit  
the complaint made by the agent  
of the Society as has been done  
in the case.

Except in

W. L. Arnold Jr.  
Hemigraph

0272

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.  
OF NEW YORK,

An information having been laid before Patrick G Duffy Esq a Police Justice  
of the City of New York, charging Joseph Lynch Defendant with  
the offence of Abduction.

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Joseph Lynch Defendant of No. 326  
West 47 Street by occupation a Driver  
and Adam Bickelkopf of No. 244 W 37 Street,  
by occupation a Manufacturer Surety, hereby jointly and severally undertake that  
the above named Defendant Defendant  
shall personally appear before the said Justice, at the District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of One  
Hundred Dollars.

Taken and acknowledged before me, this 17 day of November 188

Patrick G Duffy Joe Lynch  
Adam Bickelkopf  
DG Duffy POLICE JUSTICE.

0273

CITY AND COUNTY {ss.  
OF NEW YORK,

John P. Bickelhaupt  
Sporing Lawyer New York  
Notary Public  
888

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear  
during the Examination.

vs.

Taken the day of 188

Justice.

*Adam Bickelhaupt*  
the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said County and State, and is worth Twenty Hundred Dollars,  
exclusive of property exempt from execution, and over and above the amount of all his debts and  
liabilities, and that his property consists of house and lot  
of land situated and located  
at No. 244 West 37th And is worth  
ten thousand dollars over all  
legal even balance

*Adam Bickelhaupt*

0274

CITY AND COUNTY } ss.  
OF NEW YORK,

Rosie Parkes  
aged 15 years, occupation Cigarette Cutter of No.

441 West 17th Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Emanuel Belando  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 19th  
day of November 1888. Rosie Parkes

P.J. Dwyer  
Police Justice.

0275

2

District Police Court.

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

Emanuelle Burlande

of Number 100 East 23rd Street being duly sworn,  
~~she has just come to America and does believe that~~  
deposes and says, that on the 11<sup>th</sup> day of November 1888, at the  
City of New York, in the County of New York, and Joseph Grisch  
(now here) not being her husband did  
unlawfully take a certain female (now  
here) called Rosie Parker being under  
the age of sixteen years, to wit, of  
the age of fifteen years for the  
purpose of prostitution and sexual  
intercourse. That the said defendant  
on the aforesaid date took the  
said Rosie to a stable in West  
36<sup>th</sup> Street between 10<sup>th</sup> and 11<sup>th</sup>  
Avenues in said city and there  
had sexual intercourse with the  
said Rosie in violation of Section  
262 of the Penal Code of ~~the~~ State of  
Memphis aforesaid

Wherefore the complainant prays that the said

Joseph Grisch

may be apprehended, arrested, and dealt with according to law.

Sworn to before me, this

day of November, 1888

Emanuelle Burlande

P. J. Coffey

Police Justice.

0276

Sec. 108-200.

2 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

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

Question. What is your name?

Answer. *Joseph Enick*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *321 West 47<sup>th</sup> street. And about 12 months.*

Question. What is your business or profession?

Answer. *Driver*

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.  
Joe Enick*

Taken before me this 1<sup>st</sup>  
day of November, 1887

Police Justice.

0277

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

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

Dated Nov. 20 1888 J. G. Buffay Police Justice.

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

Dated November 20 1888 J. G. Buffay 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.

0278

1859

Police Court--- 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Emmanuel Burland*

Offence of *Robbery*

- 2 See Report of N. Y. S. P. C. O.  
for information about defendant  
3 filed with these papers. If lost,  
notify the Sheriff at once.  
4

BAILED,  
No. 1, by *Adam Pickelhaupt*  
Residence *244 West 37<sup>th</sup> Street.*

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

*1000 for Ex  
Nov 19<sup>th</sup> 2 o'clock  
by 2-30 o'clock pm  
Nov 20<sup>th</sup>*

Dated November 17 1858

*Duffy* Magistrate.  
*Detective Carey* Officer.  
*47 Hoyt St.* Precinct.

Witnesses *Sergeant Hogan*  
No. *16<sup>th</sup> Prec't.* Street.

*Detective Carey*  
No. *16<sup>th</sup> Prec't.* Street.  
See Report of N. Y. S. P. C. O.  
for information about defendant  
filed with these papers. If lost,  
notify the Sheriff at once. Street.  
\$ *1000* to answer *1000*

*I, [Signature]*

0279

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Josephine Dinsdale

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

Josephine Dinsdale

of the CRIME OF ABDUCTION, committed as follows:

The said Josephine Dinsdale, late of the City of New York, in the County of New York aforesaid, on the eleventh day of November, in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid, did feloniously take, receive, harbor, employ and use one Doris Dinsdale, who was then and there a female under the age of sixteen years, to wit: of the age of sixteen — years, for the purpose of sexual intercourse, he, the said Josephine Dinsdale, — not being then and there the husband of the said Doris Dinsdale, — against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

**0280**

**BOX:**

**337**

**FOLDER:**

**3185**

**DESCRIPTION:**

**Glenn, James**

**DATE:**

**01/16/89**



**3185**

# **POOR QUALITY ORIGINAL**

0281

12 John Henry  
Counsel, *John Henry*  
Filed 16 day of May 1889  
Pleads, *Chrysanthemum*

JOHN R. FELLOWS,  
*District Attorney.*

## A True Bill.

Dear Mr. & Mrs. H. C. Stier  
I am sorry to say that we have  
not been able to get any  
information concerning the  
date of the marriage of your  
son and daughter. We have  
been unable to find any  
records of the marriage in  
the records of the church  
where it was performed.

POOR QUALITY  
ORIGINAL

0282

W<sup>1</sup> Pro. J. K. H. v. D. J. D. & C.  
Counsel, James C. Clark  
Filed / (6) day of May 1889  
Pleads, City of Phoenix

THE PEOPLE

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

v.s.

James C. Clark

Attala Street #1000

J. C. C.

After an examination  
of the complainant  
Officer who arrested  
the defendant, I have  
arrived to the conclusion  
that the defendant does  
not intend to commit  
the crime which the  
district attorney has  
dictated charges him with  
and that the people, whom  
we have not sufficient  
proof to prosecute the  
defendant, in view of the  
circumstances.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows  
May 20th  
Foreman.

By Mr. W. H. Morris  
Foreman of his Court  
At the above place  
Signed by  
John R.  
Fellows

Witness:

0283

Police Court—3 District.

City and County { ss.:  
of New York,

of No. 72 Garick James Clark  
occupation Dock Binder Street, aged 58 years,  
deposes and says, that on 1 day of January 1889 at the City of New  
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Glynn  
Glynn  
Who Wilfully and Maliciously  
Struck this deponent a violent  
blow on his shoulder with a  
slimy shot (here shown) which  
he Glynn carried in his hand

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

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

Sworn to before me, this 2 day

of January 1889.

James Clark  
Police Justice.

M. Patterson

0284

Sec. 198-200.

3  
District Police Court

CITY AND COUNTY { ss.  
OF NEW YORK,

James Glenn

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.

James Glenn

Answer.

43 years

Question. Where were you born?

Answer.

Indiana

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

Answer.

Bayonne 6 months

Question. What is your business or profession?

Answer.

Plaster

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 the affair

James Glenn

Taken before me this 2<sup>nd</sup> day of January 1889

J. P. Dutton, Police Justice.

0285

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

Alexander

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

Dated.....Jan 2 1889 J. M. Platt 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.

0296

27 Police Court-- 8 District. 14

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James Stark  
James Gorick  
James Flynn

Offense  
Assault  
Leaving

BAILED,

No. 1, by John Mc Kelvey  
Residence 414 West 49<sup>th</sup> Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

Dated January 2 1889  
J. M. Patterson Magistrate.  
Starling 12 Officer.  
Precinct.

Witnesses Call me office  
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. 2009, Street.  
\$ to answer J. S.  
Conrad



0287

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

James Clark

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. As to the facts in the case, refer to my affidavit above and below.  
Witnesses. It is marked.

Edward Clark

XXX  
James Clark

0288

Court of General Sessions  
The People  
vs.  
James G. Evans

At a general session of the Court held at  
Barrett Clark, 72 Greenwich Street,  
Rockville, I was the complainant  
plaintaint against the above named  
defendant. At the time when  
the defendant struck me, I was  
strongly under the influence  
of liquor. The defendant was also  
almost stuporously intoxicated.  
He staggered against me and  
struck me with his fist upon  
my left shoulder. I did not  
see any instrument in his hand.  
The slingshot that was produced  
in the Police Court was found  
by a boy in the street. The blow  
inflicted upon me by the de-  
fendant did not injure me  
in the least. I would not have  
preferred a charge against the  
defendant, if the officer who  
arrested him had not compelled  
me to do it. I do not believe

0289

that the defendant did not intend  
to strike me or do me any injury.  
In fact he staggered and the handing off of the stick was  
the other to be done to me. His mark  
this 2d d<sup>o</sup>f January 1889 } XXX James Flynn

James Flynn  
Notary Public  
City and County of New York

City and County of New York, so  
James Flynn, being duly sworn,  
says, that on the day of his arrest  
herein, to wit, the 1st of January,  
1889, I had excessively indulged  
in the use of strong liquors, and  
when I met the defendant I  
had ~~almost~~ lost the control of  
my senses. I did not intend  
to strike the defendant or to  
do him any bodily harm.  
I never had a shing shot in  
my possession, and the one  
produced in the Police Court  
had not been in my hands  
at any time.

0290

Posses before me this 2<sup>d</sup> of January 1887 James Glaser

Edward Gross -  
Notary Public  
City and County of New York

City and County of New York, on the 2<sup>d</sup> of January 1887 I am a patrolman in the Police Department of the City of New York, I do hereby certify that the above named Edward Gross did not see the defendant strike the complainant. I arrested the defendant at the instance of a citizen, who afterwards refused to make a complaint against him. The said citizen also claimed the slingshot he was which was produced in the Police Court.

Posses before me

this 2<sup>d</sup> of January 1887 Thomas R. Hastings

Edward Gross -  
Notary Public  
City and County of New York

0291

Court of Appeals

The People

vs. Josue Glavin

Petition and  
Report  
of defendant

For the District Attorney.

Dated January 2<sup>d</sup> 1889  
Edward Glavin  
Defendant

Alonzo M. Assistant

0292

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 Glenn*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*James Glenn*  
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

*James Glenn*

late of the City of New York, in the County of New York aforesaid, on the  
*first* day of *January* in the year of our Lord  
one thousand eight hundred and eighty-nine, with force and arms, at the City and  
County aforesaid, in and upon the body of one *James Clark*,  
in the peace of the said People then and there being, feloniously did make an assault,  
and *him* the said *James Clark*  
with a certain *slung shot*,

which the said *James Glenn*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon then and there wilfully and feloniously did strike, beat, ~~cut, stab~~ and  
wound,

with intent *him* the said *James Clark*  
thereby then and there feloniously and wilfully to kill, against the form of the statute in  
such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*James Glenn*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

*James Glenn*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of  
the said *James Clark*  
in the peace of the said People then and there being, feloniously did wilfully and  
wrongfully make another assault, and *him* the said  
*James Clark* *him*  
with a certain *slung shot*,

which the said *James Glenn*

in *his* right hand then and there had and held, the same being a weapon and  
an instrument likely to produce grievous bodily harm, then and there feloniously did  
wilfully and wrongfully strike, beat, ~~cut, stab~~ and wound, against the form of the statute in  
such case made and provided, and against the Peace of the People of the State of New York  
and their dignity.

0293

THIRD COUNT—

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

*James Glenn*

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

The said

*James Glenn*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said  
*James Clark* in the peace of the said People then  
and there being, feloniously did wilfully and wrongfully make another assault, and  
hit the said *James Clark*  
with a certain slung shot

which he the said *James Glenn*  
in his right hand then and there had and held, in and upon the shoulder  
of him the said *James Clark*  
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and  
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-  
fully inflict grievous bodily harm upon the said *James Clark*

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

JOHN R. FELLOWS,

District Attorney.

**0294**

**BOX:**

**337**

**FOLDER:**

**3185**

**DESCRIPTION:**

**Gohring, John**

**DATE:**

**01/24/89**



**3185**

260.

WITNESSES:

*John Farchtmach*

Counsel,  
Filed 24 day of May  
1889  
Pleads

{ VIOLATION OF EXCISE LAW

(Selling on Sunday, Etc.)

[III Rev. Stat. (7th Edition), page 1883, Sec. 5.]

[page 1883, Sec. 5.]

THE PEOPLE,

v/s.

*John G. Gray*

*B*

*John G. Gray*

*John G. Gray*

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*John R. Fellows*

*Forenkin.*

0296

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

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*John Gohring*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*John Gohring* —  
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

*John Gohring*

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

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

SECOND COUNT —

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

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

The said

*John Gohring*

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

**JOHN R. FELLOWS,**  
District Attorney.

**0297**

**BOX:**  
337

**FOLDER:**  
3185

**DESCRIPTION:**  
Goldsmith, David

**DATE:**  
01/09/89



3185

0298

Witnesses:

Adolphus Stearns  
H. C. G. Hayes et al.

The Buff. Brother  
Eric Rechelton  
Maxine Lake  
Cure of neck

No. 549  
Counsel  
Filed 1 day of May 1889.  
Pleads, John W. Haffey

vs.  
THE PEOPLE  
v  
David Goldsmith

See Report of N. Y. S. P. C. O.  
for information about defendant  
filed with these papers, if lost,  
Notify the Society Attorney.

JOHN R. FELLOWS,

District Attorney.

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

A True Bill.

John W. Haffey  
Foreman  
Aug 15 1889  
M. J. [initials]  
John W. Haffey  
District Attorney  
John W. Haffey

0299

General Sessions

The People  
vs

Donald Guldsmith

CASE NO. 39285

DATE OF ARREST Dec 18

CHARGE

Sexual Assault

AGE OF CHILD fifteen years

RELIGION Jewish

FATHER

Mother in Russia

MOTHER

RESIDENCE 127 Suffolk Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Donald has been in this country less than a year, parents both in Europe. Bay lives at above address with his brother and wife and has a good home. and marks as are earned - bays.

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

100 EAST 23D STREET,

New York, Dec 24, 1888

All which is respectfully submitted,

Wm. T. Gerry  
President

To  
The Dist Atty

0300

Court of  
General Sessions

The People  
vs.  
Howard Gaddum

PENAL CODE.

Report of the New York Society  
for the Prevention of Cruelty  
to Children.

ELBRIDGE T. GERRY,  
President, &c.,  
100 East 23d Street,

NEW YORK CITY.

J

0301

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, Dec 18 1888

The boy Adolph Diamant  
brought by officer to our  
dispensary about 6<sup>30</sup> pm.  
has an incised wound  
over back of left shoulder  
extending under skin apparently  
about 3/4 of an inch. The  
injury is not one of a serious  
nature.

T. S. Southworth M.D.

0302

Police Court— / District.

CITY AND COUNTY { ss.  
OF NEW YORK,

of No. 63 Lewis

Adolph Diamond-

Street,

on Tuesday the 18 day of December

in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by David Goldsmith

(or whome) who wilfully and maliciously  
cut and stabbed deponent on the shoulder  
with a knife then and there did in  
his hand cutting and injuring him  
severely

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

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

Sworn to before me, this 19 day of Dec 1888 Adolph Diamond,

Pricedley

POLICE JUSTICE.

0303

Sac. 100-200.

District Police Court.

CITY AND COUNTY { ss.  
OF NEW YORK,

David Goldsmith

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.

David Goldsmith

Question. How old are you?

Answer.

15 years

Question. Where were you born?

Answer.

Austria

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

Answer. 127 Suffolk St      3 months

Question. What is your business or profession?

Answer.

Labourer

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 stabbed him in self defence

David Goldsmith

Taken before me this 19

day of Dec 188

Samuel Goldsmith  
Police Justice

0304

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

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

Dated Dec 29 188 F T. J. C. K. 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.

0305

Police Court---/

1956

District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Adolph Diamond  
63 vs Lewis St

David Goodman

See Report of N. Y. S. P. C. O.  
for information about defendant  
filed with these papers. If lost,  
notify the Society at once.

Offence Obscure

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated Dec 19 1888 8

D O Reilly Magistrate.

Hayes Officer.

Witnesses John M. Sanders

No. 43 Street.

No. 32 Street.

No. 10223 Street.

No. 15 Street.

\$5.00 to answer G. S.

Committed and /

0306

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

David Goldsmith

The Grand Jury of the City and County of New York, by this indictment, accuse  
David Goldsmith  
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said David Goldsmith,

late of, the City of New York, in the County of New York aforesaid, on the  
eighteenth day of December in the year of our Lord  
one thousand eight hundred and eighty-eight, with force and arms, at the City and  
County aforesaid, in and upon the body of one Adolph Neumann  
in the peace of the said People then and there being, feloniously did make an assault,  
and him the said Adolph Neumann  
with a certain knife.

which the said David Goldsmith  
in his right hand then and there had and held, the same being a deadly and  
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and  
wound,

with intent him the said Adolph Neumann  
thereby then and there feloniously and wilfully to kill, against the form of the statute in  
such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT--

And the Grand Jury aforesaid, by this indictment, further accuse the said  
David Goldsmith  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said David Goldsmith

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of  
the said Adolph Neumann  
in the peace of the said People then and there being, feloniously did wilfully and  
wrongfully make another assault, and him the said  
Adolph Neumann  
with a certain knife.

which the said David Goldsmith  
in his right hand then and there had and held, the same being a weapon and  
an instrument likely to produce grievous bodily harm, then and there feloniously did  
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in  
such case made and provided, and against the Peace of the People of the State of New York  
and their dignity.

0307

THIRD COUNT—

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

David Goldsmith

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

The said David Goldsmith

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

Adolph Diamant in the peace of the said People then

and there being, feloniously did wilfully and wrongfully make another assault, and

hur the said Adolph Diamant

with a certain Knife

which he the said David Goldsmith  
in his right hand then and there had and held, in and upon the should-  
er ————— of hur the said Adolph Diamant

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

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

JOHN R. FELLOWS,

District Attorney.

**0308**

**BOX:**

**337**

**FOLDER:**

**3185**

**DESCRIPTION:**

**Goldstein, Joseph**

**DATE:**

**01/16/89**



**3185**

0309

People vs.  
Joseph Goldstein  
Counsel, J.  
Filed 16 day of January 1889  
Pleads, Not guilty

Witnesses:  
Annie Sullivan

THE PEOPLE  
vs.  
Joseph Goldstein  
Grand Jury, Bronx County  
(From the Person.)  
[Sections 528, 530  
Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows  
District Attorney  
Bronx County  
January 16, 1889  
Foreman.  
Elmira A. B. M.

0310

Police Court—30—District.

Accusation—Larceny.

City and County  
of New York, } ss.:

of No. 276 East 23rd Street, aged 20 years,  
occupation Cashier being duly sworn  
deposes and says, that on the 1st day of January 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the 23rd street, the following property viz:

One Pocket Book containing good and lawful current money of the United States of the sum and value of One Dollar and One cent \$1.01

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 Joseph Goldstein (now deceased) for the reason that as Deponent was passing through and along Eldridge St. at the hour of about half past six o'clock on said night and date, said Joseph Goldstein put his hand in her (Deponent's) pocket and took said property; and Deponent saw said property in said defendant's hand. Therefore Deponent now charges said defendant with taking, stealing and carrying away from her person and possession said property and prays that he be dealt with as the law directs. A. Sullivan

Sworn before me, this

1889

John M. Kelly  
Police Justice.

0311

Sep. 10—200.

CITY AND COUNTY  
OF NEW YORK, ss.

3

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty. I was  
a little drunk.  
*Joseph Goldstein*  
Mark

Taken before me this  
day of July 1889

H. M. Patterson

Police Justice

0312

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

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

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

Dated.....1889 *John Peltz* 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.

0313

P 5/25 Police Court---

3 39 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James O'neill  
6276 1/2 Street  
for Goldstein

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated Jan 9 1889

John O'Patterson Magistrate.

Burk Officer.

Precinct

Witnesses

Charlie Black No. 178 Street W.

Street.

No. Street.

JAN 4 1889

No. Street.

\$ 1500 to answer

G. S. Conard

for me.

0314

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Goldstein

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

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

The said

Joseph Goldstein

late of the City of New York, in the County of New York aforesaid, on the fourth  
day of January in the year of our Lord one thousand eight hundred and  
eighty-nine, in the nights time of the said day, at the City and County  
aforesaid, with force and arms,

One promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of one dollar : one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar : one United States Silver Certificate of the denomination and value of one dollar : one United States Gold Certificate of the denomination and value of one dollar :

and divers coins of a number kind  
and denominations to the Grand Jury  
aforesaid unknown of the value  
of one dollar and one cent, and  
one pocketbook of the value  
of twenty-five cents,

of the goods, chattels and personal property of Annie Sullivan  
on the person of the said Annie Sullivan,  
then and there being found, from the person of the said Annie Sullivan,  
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 A. Fellows,  
District Attorney.

**0315**

**BOX:**

**337**

**FOLDER:**

**3185**

**DESCRIPTION:**

**Gorevan, Thomas**

**DATE:**

**01/25/89**



**3185**

0316

7-12-279 G. J. Malibar  
Counsel, \_\_\_\_\_  
Filed 25 day of January 1889  
Pleads, (Check generally)

"Witnesses;"

Johnna Reiter  
-  
Oscar W. Schmidt 9.10

THE PEOPLE

21

Thomas Scottan

JOHN R. FELLOWS,

*District Attorney.*

## A True Bill.

First Mystery  
of  
Hobby-Hy.  
Foreman.  
Greenfield  
will

0317

Police Court 2 District.

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

of No. 322 West Houston

Street, aged 29 years,

occupation Housekeeper

being duly sworn

deposes and says, that the premises No. 322 West Houston Street,

in the City and County aforesaid, the said being a dwelling house

four stories high, built of brick

and which was occupied by deponent as a dwelling on the second floor

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

were BURGLARIOUSLY entered by means of forcibly breaking  
open a Kitchen door leading to the  
hall of said building on the second floor

on the 12 day of January 1889 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Household goods of the value of one  
hundred dollars and a pair of gold  
earrings of the value of eight dollars

S F

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

Thomas Garevan (nowhere)

for the reasons following, to wit: Deponent securely locked  
and closed the said premises about  
1 o'clock P.M. on said date, and  
about 3 o'clock P.M. on said date  
deponent returned and found the said  
Kitchen door broken open and the  
top bureau drawer disturbed  
said earrings were kept in and  
said earrings had been removed

0318

from the said Mawle place and the defendant was in the said kitchen and he had no business there and he passed out and defendant had a full view of his face and now recognises him fully and asks that he be dealt with as the law directs. Defendant could not prevent defendant from leaving the premises because she had her infant chedeen with her.

Swear to before me this } Sophie Beale  
16<sup>th</sup> day of January 1885 }

J. M. Patterson  
Police Justice

THE PEOPLE, &c.,		District.	
ON THE COMPLAINT OF			
		Burglary	Degree.
	vs.		
Dated	188	Magistrate.	
		Officer.	
		Clerk.	
Witnesses:			
Committed in default of \$ _____ Bail.			
Bailed by _____ Street.			
No. _____			

0319

Sec. 198-200.

CITY AND COUNTY { ss.  
OF NEW YORK,

2  
District Police Court.

Thomas Gorenau

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. Thomas Gorenau

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. U.S.

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

Answer. 56 Leroy St 4 years

Question. What is your business or profession?

Answer. Shirt Cutter

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 can show that I was not present.

Thomas Gorenau

Taken before me this  
day of March 1881

John McElroy  
Police Justice

0320

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.....  
*Rephendest*

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

Dated *Jan 29* 1889 *J M Patterson* 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.

0321

279

86

Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Aphie Reebe  
of 322 Wardour Street  
House, Gorham

Drunks

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

Dated Jan 16 1885

John P. Patterson Magistrate.

Valent & Bruley Officer.

9 Precinct.

Witnesses.....

No. 62 1/2 orn Street.

No. 16 Street.

No. 17 1885 Street.

\$1500 to answer S.S. Conn

0322

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Donovan

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

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

The said Thomas Donovan.

late of the ~~ninth~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~first~~ day of ~~January~~, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the hour of ~~three~~ o'clock in the ~~dark~~ time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Sophia Reeve,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

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

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away;

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

0323

SECOND COUNT—

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

Thomas Donegan  
attempting to commit  
of the CRIME OF ~~R~~ LARCENY in the second degree, committed as follows:

The said Thomas Donegan.

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

(his earnings of the value of four  
dollars each, and divers other goods,  
chattels and personal property of  
a number, kind and description  
to the Grand Jury aforesaid  
unknown, of the value of one  
hundred dollars.)

of the goods, chattels and personal property of one Sophia Reeve,

in the dwelling house of the said Sophia Reeve.

there situate, then and there being found, from the dwelling house aforesaid, then and there  
~~attempted to~~ 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 Foxellous  
District Attorney

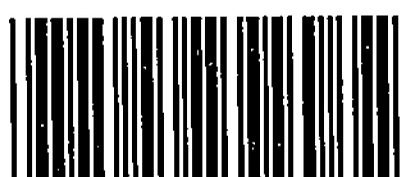
**0324**

**BOX:**  
337

**FOLDER:**  
3185

**DESCRIPTION:**  
Gorman, Thomas

**DATE:**  
01/16/89



3185

0325

*Witnesses:*

*Elijah Redmond*

34 County  
Counsel, /16 day of May 1889  
Filed  
Pleads, *Guilty*

*Eliza Redmond*

THE PEOPLE

vs.

*Thomas Gorman*

JOHN R. FELLOWS,

Attala County District Attorney.

pleas guilty. 23.

A True Bill.

*John R. Fellows  
Foreman.*

*St. P. 6 yrs 2 mos. RBM,*

Robbery, ~~and~~ <sup>[Sections 224 and 225, Penal Code.]</sup> degree.

0326

Police Court <sup>9th</sup> District.

CITY AND COUNTY } ss  
OF NEW YORK,

of No. 248 West 26<sup>th</sup> Street, Aged 51 Years

Occupation House-keeper being duly sworn, deposes and says, that on the 31<sup>st</sup> day of December, 1888, at the 16<sup>th</sup> Ward of 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, without his consent and against his will, the following property, viz:

One Pocket Book containing good and lawful money of the United States of the amount and value

of the value of about Two 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 force and violence as aforesaid by

Thomas Gorman (now here) for the following facts to wit: That at about the hour of 9 P.M. on the aforesaid day deponent was walking along West 26<sup>th</sup> Street and deponent had said property in her hands when said defendant came up to deponent and demanded said property from deponent and seized hold of said property and attempted to wrench said property from deponent's hands and person, and

Sworn before me this

1888

0327

when defendant refused to  
give him <sup>said</sup> defendant said  
proverbly said defendant violently  
winded and thresh defendant  
down upon the ground and  
then ran away when he said  
defendant, say a tiger coming  
along

Served to before me { <sup>for</sup>  
the 2<sup>d</sup> day of January 1889 } Eliza Redmond  
  
Police Justice

I have admitted the above named  
to build to answer by the underlaughting herein named  
Dated ISS  
I have admitted no sufficient cause to believe the within named  
Dated ISS  
There being no sufficient cause to believe the within named  
Dated ISS  
Utility of the office within mentioned  
Dated ISS  
Said to be held to answer the within named  
Dated ISS  
Police Justice

of the City of New York, until he give such bond.  
Hundred Dollars and be committed to the Watchman and Keeper of the City Prison  
utility thereof, I order that he be held to answer the same and he be admitted to build in the sum of  
to build to answer by the underlaughting herein named  
Dated ISS  
I have admitted the above named  
Dated ISS  
Police Justice

Police Court,		District,	Office—ROBBERY.			
THE PEOPLE, &c., on the complaint of						v.
1	2	3	4			
				Date	188	Magistrate.
					Officer.	Clerk.
					Witnesses,	Street,
				No.	No.	Street,
				No.	No.	Street,
				to answer General Sessions.		

0328

Sec. 198-200

CITY AND COUNTY  
OF NEW YORK, ss.

*J*  
District Police Court.

Thomas Gorman 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. Thomas Gorman

Question. How old are you?

Answer. 18 years old

Question. Where were you born?

Answer. New York

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

Answer. Waverly House, 7th Avenue, Brooklyn.

Question. What is your business or profession?

Answer. Seaman.

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

Answer.

I have nothing to say.

Thos. Gorman

Taken before me this  
day of July 1900

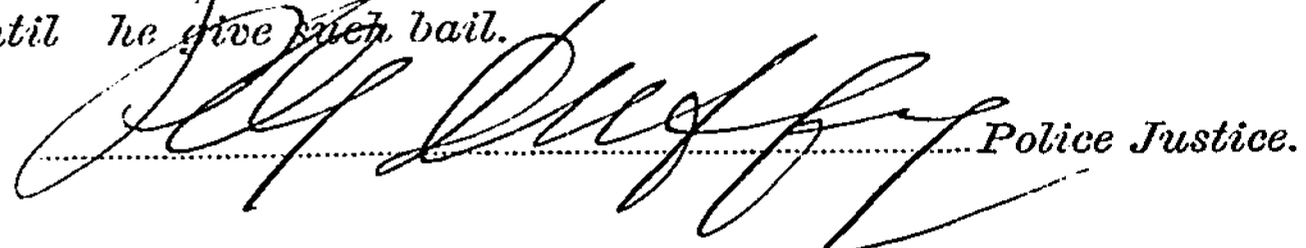
H. H. O'Neil  
Police Justice

0329

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

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

Dated January 2 1889

 Police Justice.

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

Dated.....188.....Police Justice.

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

Dated.....188.....Police Justice.

0330

37 29  
Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ella Redmond  
7248 St. 26  
Thomas Sormany

Officer John Kelly

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

Dated Jan 3 1889 Magistrate.

P. L. Kelly  
Lavin and Garey Officer.  
16 Precinct.

Witnesses.....

No. ..... Street.

No. ..... 3 1889 Street.

No. ..... Street.

\$ 1000 to answer

0331

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Griswold

The Grand Jury of the City and County of New York, by this indictment, accuse Thomas Griswold of the crime  
of abducting the person  
of the CRIME OF ROBBERY in the first degree, committed as follows:

The said Thomas Griswold.

late of the City of New York, in the County of New York aforesaid, on the Sixty-  
nine day of December in the year of our Lord one thousand eight  
hundred and eighty-eight, in the sixth time of the said day, at the City and  
County aforesaid, with force and arms, in and upon one Eliza Redmond,  
in the peace of the said People, then and there being, feloniously did make an assault, and

United States Treasury notes), of the denomination and value of one dollar ; one  
promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes),  
of the denomination and value of one dollar ; one United States Silver  
Certificate of the denomination and value of one dollar ; one United States  
Gold Certificate of the denomination and value of one dollar ;

various coins of a number kind  
and denominations to the Grand  
Jury aforesaid unknown, of the  
value of two dollars, and one  
pocket book of the value of one dollar,

of the goods, chattels and personal property of the said Eliza Redmond,  
from the person of the said Eliza Redmond, against the will,  
and by violence to the person of the said Eliza Redmond,  
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 D. Ellsworth  
Attala County Attorney

**0332**

**BOX:**

**337**

**FOLDER:**

**3185**

**DESCRIPTION:**

**Gorman, Thomas**

**DATE:**

**01/10/89**



**3185**

0333

*Witnesses:*

Patrick Lewis 610

Counsel,

Filed day of 188

Pleads, Not guilty.

THE PEOPLE

vs.

18. M. vs.  
H. H. P.

J. Thomas Bowman

Assault in the First Degree  
(Pretermitted)

etc.

JOHN R. FELLOWS,

District Attorney.

Heads guilty 22.

A True Bill.

*John R. Fellows*  
Foreman.

*Sentenced on and. indict.*  
*P.B.M.*

0334

Police Court—

District.

City and County { ss.:  
of New York,

of the 16th Precinct Police, Street, aged 24 years,

occupation Police Officer being duly sworn

deposes and says, that on the 31<sup>st</sup> day of December 188<sup>th</sup> at the City of New

York, in the County of New York, on 9th Avenue near 26<sup>th</sup> Street

he was violently and feloniously ASSAULTED and BEATEN by Thomas

Zornan. Now he, who carelessly  
and maliciously pointed and  
aimed a revolving pistol loaded  
with powder and ball at deponent  
and discharged one shot from said  
pistol at deponent, which said  
shot grazed deponent's body under  
the left arm and the powder from  
said pistol singed the sleeve of  
deponent's coat.

Deponent further says that such  
assault was committed while  
deponent who is a police officer  
was attempting to arrest the said  
defendant in a charge of robbery  
and —

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

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

Sworn to before me, this 21<sup>st</sup> day  
of January 188<sup>th</sup> Patrick Lavin

Old Justice.

0335

Sec. 198-200

2  
District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

Thomas Gorman

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

Question. What is your name?

Answer. Thomas Gorman

Question. How old are you?

Answer. 18 years old

Question. Where were you born?

Answer. New York

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

Answer. Wmly House, Stan. Cr 28th St.

Question. What is your business or profession?

Answer. Seaman

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

Answer.

I have nothing to say

Thomas Gorman

Taken before me this

day of October 1888

John J. Murphy  
Police Justice.

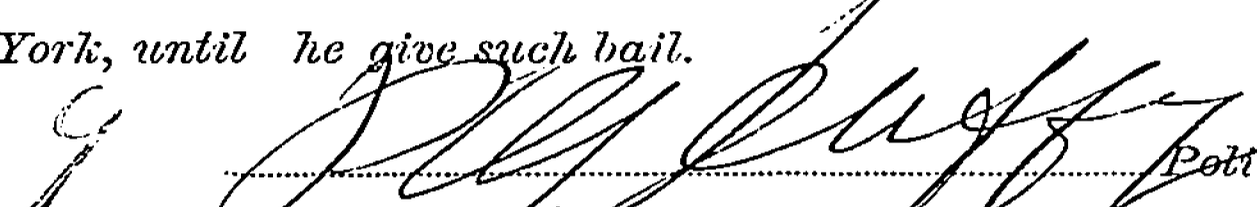
0336

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

Defendant

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

Dated July 2 188

 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 he to be discharged.

Dated..... 188

Police Justice.

0337

Police Court--- *D* District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Patrick Davis*

vs.

*Thomas Gorman*

*Assault*  
*Offence*  
*Felony*

2.....

3.....

4.....

Dated *January 21* 188*9*

*Duffy* Magistrate.

*Barry & Davis* Officer

*16* Precinct.

Witnesses.....

No. ..... Street.

No. ..... Street.

No. ..... Street.

*Wood* to answer

*John Miller*

0338

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Thomas Gorman

The Grand Jury of the City and County of New York, by this indictment, accuse  
Thomas Gorman  
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Thomas Gorman,

late of the City of New York, in the County of New York aforesaid, on the  
Thirty first day of December, in the year of our Lord  
one thousand eight hundred and eighty eight, with force and arms, at the City and County  
aforesaid, in and upon the body of one Patrick Lavin  
in the peace of the said People then and there being, feloniously did make an assault and  
to, at and against him the said Patrick Lavin  
a certain pistol then and there loaded and charged with gunpowder and one leaden  
bullet, which the said Thomas Gorman  
in his right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,  
with intent him the said Patrick Lavin  
thereby then and there feloniously and wilfully to kill, against the form of the statute in  
such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
Thomas Gorman  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Thomas Gorman,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of  
the said Patrick Lavin in the peace of  
the said People then and there being, feloniously did wilfully and wrongfully make  
another assault, and to, at and against him the said  
Patrick Lavin  
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,  
which the said Thomas Gorman

in his right hand then and there had and held, the same being a weapon and  
an instrument likely to produce grievous bodily harm, then and there feloniously did  
wilfully and wrongfully shoot off and discharge, against the form of the statute in such case  
made and provided, and against the peace of the People of the State of New York and  
their dignity.

JOHN R. FELLOWS,

District Attorney.

**0339**

**BOX:**

**337**

**FOLDER:**

**3185**

**DESCRIPTION:**

**Gorner, Charles**

**DATE:**

**01/11/89**



**3185**

**0340**

**BOX:**  
337

**FOLDER:**  
3185

**DESCRIPTION:**  
Scott, William

**DATE:**  
01/11/89



3185

0341

**BOX:**  
337

**FOLDER:**  
3185

**DESCRIPTION:**  
Schwartz, Samuel

**DATE:**  
01/11/89



3185

0342

Witnesses?

Miss Frances  
Mrs. J. O'Brien, etc.

~~counsel,~~

of May 1889.

Filed

Pleads,

THE PEOPLE

218

(Sections 217 and 218, Penal Code).

JOHN R. FELLOWS,

*S. J. S.*  
District Attorney.

Pl. 3 Aug 13. 1884  
no 2 New Can.

Plants 6' tall 34.

A. TRUE BILL

A True Bill. The 2. 1955, Ven. G.  
John B. Worth  
Foreman.

302

John Boley  
John Boley

Wheatgrass Family 2 deg

Mr. J. W. Thompson  
3rd Regt. 1st Inf.  
Aug 1. 1863

0343

Police Court—9 District.

City and County { ss.:  
of New York,

of No. 176 Greene Street, aged 34 years,  
occupation Shoe maker being duly sworn

deposes and says, that on the 22<sup>nd</sup> day of December 1886 at the City of New  
York, in the County of New York, in No 36 Grand Street

he was violently and feloniously ASSAULTED and BEATEN by Charles  
Gomer, William Scott, and Samuel  
Schwartz (all now deceased) at about the  
hour of 11.30 o'clock P.M said date  
in the Salom at No 36. Grand Street.  
The said defendants and each of them  
did while acting in concert with each  
other above deponent and attempted to  
strike deponent and as deponent was  
trying to make his escape from the said  
defendants in said salom. The  
defendant Gomer wilfully and  
maliciously cut and stabbed deponent  
twice in the back under the left arm  
and between the shoulder with a knife  
which he the said Gomer then and  
there held in his hand cutting deponent  
severely.  
Deponent further says that such assault  
was committed

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

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

Sworn to before me, this 2<sup>nd</sup> day  
of December 1886, Lewis Francis

P.W. Dugoff  
Police Justice.

0344

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Charles Turner* 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.

*Charles Turner.*

Question. How old are you?

Answer.

*19 years*

Question. Where were you born?

Answer.

*N.Y.*

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

Answer.

*87 Sullivan St*

Question. What is your business or profession?

Answer.

*Bootblack*

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 prob'g guilty I  
stabbed him in self defense*

*Charles Turner*

Taken before me this 20th day of

0345

Sec. 198-200.

3  
District Police Court.

CITY AND COUNTY { ss.  
OF NEW YORK,

William Scott

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. William Scott

Question. How old are you?

Answer. 25 years old

Question. Where were you born?

Answer. New York

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

Answer. 16 Sullivan St. 3 years

Question. What is your business or profession?

Answer. Drive a truck

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 did not hit nor stab this complainant. He struck me and knocked me down.

William Scott

Taken before me this  
day of October 1900

Police Justice

0346

Sec. 108-200.

District Police Court.

CITY AND COUNTY { ss.  
OF NEW YORK,

*Samuel Schivartz* 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. *Samuel Schivartz*

Question. How old are you?

Answer. *20 years.*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *181 South Eighth Ave*

Question. What is your business or profession?

Answer. *Bootblack*

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 did not stab this complainant. He assulted him or do any thing to him. He came into this saloon with a knife in his hand and attempted to stab some. and he. whom stabbed him the complainant in self defense.*  
*Samuel Schivartz*

Taken before me this 25th day of October 1888

Police Justice.

0347

CITY AND COUNTY  
OF NEW YORK, ss.

POLICE COURT,

DISTRICT.

John O'Brien,  
of the Police Office, street, aged 30 years,  
occupation. being duly sworn deposes and says  
that on the 22 day of December 188  
at the City of New York, in the County of New York, defendant arrested  
Charles Lyons (now here) for feloniously  
assaulting and beating Louis Francis  
on 21st Green Street by cutting and  
stabbing said Francis in the abdomen  
with the blade of a pen knife the defendant  
held in his hand and said Francis  
is now confined to the Bellevue Hospital  
and is unable to appear in court.  
said Francis identified the defendant  
in the presence of defendant as the person that  
did inflict said injuries. Wherefore defendant

Sworn to before me this

188

day

Police Justice.

0348

Police Court-- 2 District.

THE PEOPLE, &c.,

ON THE COURT DAY OF

John J. O'Brien

vs

Charles L. Bennett  
Agg. of the  
State of New York

Dated Dec 25 1888

Jacob J. Jask  
Magistrate.

Officer.

Witness,  
The Justice presiding  
At the public court  
in this Absence will have  
been and determine the same  
by the County Board.  
Judge of the  
Disposition, having first  
disposed of it  
Dec 25 1888  
Court Clerk for  
and warrant issued at  
the time of the

prays that said defendant may  
be held to await the result of said  
injuries, and William Scott, and Samuel Schwartz  
~~(no one) were present at the time of the said assault~~  
~~and participated in said assault~~  
Sworn before me this  
27 days Dec 1888 John J. O'Brien

0349

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Charles J. Goman  
William Scott. and Samuel Schwartz guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of free Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Dec 28 A.D. 1881 W. H. Dwyer Police Justice.

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

Dated ..... 188 ..... Police Justice.

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

Dated ..... 188 ..... Police Justice.

0350

*PC 82*  
Police Court---

*22011*  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Lewis Francis*  
*7196 vs Greene st*  
*Charles Jones*  
*William Scott*  
*Daniel Schwartz*

*Offense Admitted*  
*Felony*

Dated December 2d 1888

*Duffy* Magistrate.  
*O'Brien & Hackett* Officer.  
*J. J.* Precinct.

Witnesses.....

No. .... Street.

No. .... Street.

No. .... Street.

\$ 500 each to answer

*Bowen*

0351

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 Gorney, William Scott and Samuel Schwartz

The Grand Jury of the City and County of New York, by this indictment, accuse Charles Gorney, William Scott and Samuel Schwartz of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Charles Gorney, William Scott and Samuel Schwartz, all late of the City of New York, in the County of New York aforesaid, on the Twenty second day of December in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the City and County aforesaid, in and upon the body of one Lewis Francis in the peace of the said People then and there being, feloniously did make an assault, and the said Lewis Francis with a certain knife —

which the said Charles Gorney, William Scott and Samuel Schwartz in their right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent him the said Lewis Francis thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Charles Gorney, William Scott and Samuel Schwartz of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Charles Gorney, William Scott and Samuel Schwartz, all late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Lewis Francis in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Lewis Francis with a certain knife —

which the said Charles Gorney, William Scott and Samuel Schwartz in their right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

0352

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Charles Gorner, William Scott and Samuel Schwartz*

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

The said *Charles Gorner, William Scott and Samuel Schwartz*, all  
late of the City and County aforesaid, afterwards, to wit: on the day and in the year  
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said  
*Lewis Francis* in the peace of the said People then  
and there being, feloniously did wilfully and wrongfully make another assault, and  
him the said *Lewis Francis*  
with a certain knife —

which they the said *Charles Gorner, William Scott and Samuel Schwartz*  
in their right hands then and there had and held, in and upon the said *Lewis Francis*  
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and  
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-  
fully inflict grievous bodily harm upon the said *Lewis Francis*

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

JOHN R. FELLOWS,  
District Attorney.