

0281

BOX:

2

FOLDER:

22

DESCRIPTION:

Gordon, William

DATE:

12/04/79



22

0282

Counsel,

Filed *4* day of *Dec* 187*9*

Pleads,

THE PEOPLE

vs.

Wm Gordon

BURGLARY—Third Degree, and
Grand Larceny.

21-71-13
85

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Foreman.

Verdict or guilty should specify of which count.

Dec 5 1879
James George Cook
S. P. 2 1/2 yrs.

0283

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—

William Gordon

Question.—How old are you?

Answer.—

Eighteen years

Question.—Where were you born?

Answer.—

Delaware

Question.—Where do you live?

Answer.—

333 No. 13th

Question.—What is your occupation?

Answer.—

Paper Hanger

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

Answer.—

I am guilty of going in the way of the law

William Gordon

Asst. Marshal

Taken before me, this

day of

187

Police Justice.

0284

Police Court, Second District.

City and County } ss.
of New York, }

Mollie Brackett

of No. 44 Clinton Place^{8th} Street, being duly sworn,

deposes and says, that the premises No. 44 Clinton Place -

Street, 15th Ward, in the City and County aforesaid, the said being a dwelling house
The second floor of which was occupied by deponent as a sewing room

were **BURGLARIOUSLY**

entered by means of putting a lock into the

locks by putting a key into the

the 13th Bedroom in the front of the
Second St. on the 4th day of November 1879

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

one winter cloak of the
value of five dollars and two
strich feathers, value of
value of twenty dollars, in all
the value of twenty five
dollars

the property of deponent a single woman
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by William Gordon
and another person whose name is

unknown for the reasons following, to wit: That at three hours between
2 and 3 o'clock on the afternoon of
said date deponent tried the lock
on the said door and found it
said door

0285

At the house of about 3:30 O'Clock
Deponent entered said room
and found the said defendant
Gordon with another man unknown to
deponent in said room - said
defendant Gordon was in the
act of opening defendant's trunk
- said two men then ran out
of said bed room door which
was unlocked - deponent caused
the arrest of said defendant
Gordon and immediately identified as
the man whom she saw in
said bedroom - Deponent
also identified as the said block
which was found on the stairway
leading to said second floor
Office of the Warrant - as the
property of defendant -
Belie Hackett

Sworn to before me this

12th day of June 1900

R. H. Arch

0286

City and County of New York } s.s.

David McManera of the 15th Precinct being duly sworn & dep in the 14th day of November 1871 at the hour of 3.30 P. M. did not hear an alarm and saw

William Gordon the within named a found and running from the direction of premises No 44 Clinton Place subd 5th Avenue - department arrested said Gordon in Washington Square Park and found in his possession the certain instrument here shown and known as a "Dinning" and also the certain skeleton key here shown

Subscribed before me

Procurator

0287



POLICE COURT - Second District.

THE PEOPLE & Co.,

OFFENSE - Burglary and Larceny

Abelie, Rachel
44 Brinkley Place

William Gordon

Dated November 13 1879

Magistrate.

Officer.

Burgess, 2nd Reg. Clerk.

Witnesses,
G. L. [unclear]

With Keys. vs
Sunderly

Committed in default of \$ 2000 bail.

Bailed by

No. Street

~~Abelie~~
AP

Staley for
Def.

0288

CITY AND COUNTY
OF NEW YORK.

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

That ● *William Gordon*

late of the *Dryden* Ward of the City of New York, in the County of
New York, aforesaid, on the *seventeenth* day of *November* in the
year of our Lord one thousand eight hundred and seventy-*nine* with force and
arms, about the hour of *Two* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Kellie Hackett
there situate, feloniously and burglariously did break into and enter by means of forcibly

be the said

William Gordon.

then and there intending to commit some crime therein, to wit: the goods, chattels, and
personal property of

Kellie Hackett

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.

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

William Gordon

late of the Ward, City, and County aforesaid,

One cloak of the value of five dollars -
Two feathers of the value of ten dollars each

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

Kellie Hackett -

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

BENJ. K. PHELPS, District Attorney.

0289

BOX:

2

FOLDER:

22

DESCRIPTION:

Grogan, Thomas

DATE:

12/22/79



22

0290

BOX:

2

FOLDER:

22

DESCRIPTION:

Doonan, Charles

DATE:

12/22/79



22

0291

BOX:

2

FOLDER:

22

DESCRIPTION:

Graney, James

DATE:

12/22/79



22

0292

166.

Filed ²² day of Dec 1879
all Plead, Not Guilty 23

THE PEOPLE

^{19 at memo to} vs.
1 Thomas Hogan
2 Charles Roman
^{29 st} 3 James Crane

attest to commit
ROBBERY.—First Degree.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. W. Cooper
Foreman.

Part no Law 6 1880
nos 1 & 3 plead guilty.
Each \$18 monthly
no 2 discharged by the court.

0293

Police Court—Ninth Judicial District.

CITY AND COUNTY }
OF NEW YORK, }

George Howley

of No. 164 1/2 Street between Railroad & Morris Avenue
being duly sworn, deposes and saith, that on the 14th day of December
1879, at the Twenty-third Ward of the City of New York, in the
County of New York, was feloniously ^{attempted to be taken} 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:

good and lawful money of the United States
consisting of Bank bills and silver and
nickle coins of various denominations and
amounting to and

of the value of five dollars and over.
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously ^{attempted to be} taken, stolen, and carried away, by force and violence as aforesaid, by

Thomas Grogan, Charles Drouau, and
James Graney - (all now here) -

for the reasons following, to wit; that
on the date aforesaid deponent was
was walking in Cortlandt Avenue in
said city and the money aforesaid was
in deponents pants pocket. That deponent
was accosted and met by three men
who violently assaulted this deponent
and knocked deponent down. That the
said men left deponent and immedi-
-ly returned and again assaulted deponent
and violently thrust and inserted their
hands in deponents pockets. That

day of
Sworn before me, this

187

Police Justice.

0294

deponent identifies the prisoners Gray
and Grogan as two of the men who
assaulted deponent as aforesaid - and
deponent is informed by Berry Schobe
of the 33rd precinct police that the
prisoner Doonan was seen by him
the said officer in company with the
prisoners Gray and Grogan immedi-
-ately after the occurrence of the aforesaid
assault upon deponent

Given to before me this
15th day of December 1879

Geo W. Howells

J. J. [Signature]
Police Justice

Police Court—Ninth Judicial District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—ROBBERY

Dated

187

Magistrate.

Officer.

Witness:

0295

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

POLICE COURT, FIFTH DISTRICT.

Henry Schoke

of the 23rd precinct police
that on the 12th day of December, 1879

at the City of New York, in the County of New York, deponent was on duty in 15th Street in said City. That deponent's attention was attracted by ones on Cortlandt Avenue, in said City; that deponent ran to Cortlandt Avenue and there saw the Complainant Howley leaning against a post, and deponent saw the prisoners Grogan and Gravy & the prisoner Donovan running away from the said Complainant. That deponent saw no one else in the vicinity —

Henry Schoke

Subscribed and sworn to before me this

12th

day of December 1879

1879

Henry Schoke

Police Justice

0296

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

James Gaway —

Question. How old are you?

Answer.

twenty years —

Question. Where were you born?

Answer.

New York —

Question. Where do you live?

Answer.

150th St & Brook Avenue

Question. What is your occupation?

Answer.

driver —

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

Answer.

I am not guilty of the robbery — I am guilty of the assault on Battery —

his
James X Gaway
mark

Taken before me, this — *15th*
day of *December* 187*9*

Police Justice.

0297

Police Court—Fifth District.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Thomas Grogan

Question. How old are you?

Answer.

Seventeen

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

149 1/2 Street Killons Avenue

Question. What is your occupation?

Answer.

Seaman

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

Answer.

There was no robbery in it. I met this man and we got into a fight

Taken before me, this

day of

Dec

187

J. Williams
Police Justice.

0298

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Doonan*

Question. How old are you?

Answer. *Seventeen*

Question. Where were you born?

Answer. *In New York*

Question. Where do you live?

Answer. *148 & 149 1/2 Stras & Morris Avenue*

Question. What is your occupation?

Answer. *Carpenter*

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

Answer. *I was not there at all
I was in a liquor store
went right home.*

Taken before me, this

day of *Dec* 187 *8*

J. Wilbur

Police Justice.

0299

166.

POLICE COURT - FIFTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Howley
164 West Rail Road + Memphis

Thomas Progan

Charles Doonan

James Graney

Wm. H. Hyatt

BAILED.

No. 1, by

Residence,

December 15th 1879

No. 2, by

Residence,

Frederick Magistrate.

No. 3, by

Residence,

Schoke Officer.

33rd Clerk.

No. 4, by

Residence,

Witness.

Brun Schoke

33rd precinct

2000 - 1879, Cash



Received in the Office.

0300

CITY AND COUNTY }
OF NEW YORK, } =

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

That *Thomas Hogan, Charles Dorman and*
James Graney each -

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fourteenth* day of *December* in the year of our Lord
one thousand eight hundred and seventy *nine* , at the Ward, City, and County
aforesaid, with force and arms, ~~in the night time of said day~~, in and upon one
George Towley _____
in the peace of the said People then and there being, feloniously did make an assault and

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

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

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

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

of the goods, chattels and personal property of the said *George Towley*
from the person of said *George Towley* _____ and against
the will and by violence to the person of the said *George Towley* _____
then and there violently and feloniously did ^{attempt to} 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.

BENJ. K. PHELPS, District Attorney.

0301

BOX:

2

FOLDER:

22

DESCRIPTION:

Guyett, Edward

DATE:

12/04/79



22

0302

41

Counsel,

Filed

day of

1879

Pleads

THE PEOPLE

vs.

Edward Guyett

18
2193
Wash. Co.

[Signature]
Barrony and Receiving Stolen Goods

BENJ. K. PHELPS,

District Attorney.

A True Bill.

[Signature]
Dec. 5. 1879
Foreman.

[Signature]
P. L. [unclear]

Elmira Ref. Dec. 14/79

[Vertical signature]

0303

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. }

Edward Gujett

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

Question.—What is your name?

Answer.—

Edward Gujett

Question.—How old are you?

Answer.—

Eighteen years

Question.—Where were you born?

Answer.—

Burlington Vermont

Question.—Where do you live?

Answer.—

47 3 Washington Street

Question.—What is your occupation?

Answer.—

Errand boy

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

Answer.—

I am not guilty of the charge

Edward Gujett

Taken before me, this

day of

1879

J. M. Patterson
Police Justice.

0304

Filed in
STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

Peter C. Neil

of No. the 8th Precinct Const. being duly sworn, deposes and says,
that on the 27 day of November 1879 at the City of
New York, in the County of New York.

deponent read the
within affidavit read and that
the portion of the same which
purports to be information given
by deponent is true of deponent's
own knowledge

Peter C. Neil

Sworn before me, this 27 day
of November 1879
J. M. Sullivan
Police Justice.

0305

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK.

of No. *305* *Dress* *Thomas Nolan*
Street.

being duly sworn, deposes and says, that on the *2nd* day of *November* 187 *9*
~~at~~ *in Spring Street* *in said* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from deponent's person*

the following property, viz:

*One Purse containing One
Silver Coin of the value of Ten cents -
One pair Sleeve Buttons - and One Pair
Ticket representing One pair Pantaloons
One vest together of the value of Fifteen
dollars said property being in all of
the value of Fifteen *50/100**

the property of *deponent*

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

Edward Guisset now here
for the reasons following, that de
ponent was informed by Officer
O'Neil that on the said date said
O'Neil saw the said complainant
lying on the side walk in Spring
Street in a state of Intoxication
and also saw the said *Guisset* in
the act of lying partly over the body

Sherris & Co. Printers

Landon & Co. Printers

0306

of said Nolan and having his (Guzett) left hand in the right hand pocket of the pantaloons at the time worn upon the person of the said Nolan and when said Officer arrested said Guzett he (Guzett) had his left hand in the right hand pocket of said Nolan's pantaloons and when said Guzett's hand was withdrawn from said pocket said Guzett had in his said left hand the said sleeve buttons and the said silver coin - said Officer found the balance of the said property in the pockets of the clothing worn by said Guzett
Deponent identifies the said property as the property of deponent

Sworn to before me, Thomas A. Nolan
this 27 day of Nov 1875

J. M. [Signature]

[Signature]

48

District Police Court

THE PEOPLE, & Co.,
ON THE COMPLAINT OF

James Nolan
305 West St

Edward Guzett



DATED at New York

O'Sheil & OFFICER

Off Kilpatrick St

WITNESSES: Bernard McArthur
339 Spring St

Peter O'Sheil

8th Prec

DEPOSITED \$1000 - bal to

Chas W. H. S

[Signature]

0307

CITY AND COUNTY }
OF NEW YORK. } ss.

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

That *Edward Guyett*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
twenty seventh day of *November* in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid,
with force and arms,

*one piece of the value of one dollar,
one coin of the kind commonly called a dime
of the value of ten cents.*

*Two buttons [of the kind commonly called shoe buttons]
of the value of twenty cents each -
one instrument and writing of the kind commonly
called a pawn ticket, the same being an instrument
by which a right and title to one pair of pantaloons
of the value of ten dollars and one vest of the value of
five dollars and fifty cents was acknowledged
in one Thomas Nolan, the same being the value
of the property affected by the said instrument
and the same being the value of the said instru-
ment.*

*of the goods, chattels, and personal property
of one Thomas Nolan, in the person of the
said Thomas Nolan then and there being
found, from the person of the said Thomas
Nolan*

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

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

0308

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

That the said

Edward Guyett

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

*One purse of the value of one dollar
and coin of the kind commonly called a dime
of the value of ten cents
Two buttons of the kind commonly called glass
buttons of the value of twenty cents each
One instrument and writing of the kind
commonly called a power of attorney the same
being an instrument by which a right
and title to one pair of pantaloons of the
value of ten dollars, and one set of the value
of five dollars and fifty cents was acknow-
ledged in one Thomas Nolan, the same
being the value of the property affected by
the said instrument and the same being
the value of the said instrument.*

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

Thomas Nolan

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

Thomas Nolan

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

Edward Guyett.

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0309

BOX:

2

FOLDER:

22

DESCRIPTION:

Gray, Mary

DATE:

12/08/79



22

03 10

BOX:

2

FOLDER:

22

DESCRIPTION:

Henry, George

DATE:

12/08/79



22

0311

68

Wm. H. Phelps

Counsel,

Filed 8 day of Dec 1879

Pleads *The County (4)*

THE PEOPLE

vs.

*35-40
309*

Mary Gray

*55 or
350, 2 or
unsubstantiated*

George W. Henry

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. H. Cooper

Foreman.

Dec. 15

Part ind. Dec 15, 1879

Both plead G. L.

Not. Rev. Three years.

no 2. S. P. Three years.

0312

STATE OF NEW YORK, } FORM 89 1/2
CITY AND COUNTY OF NEW YORK, } SS. POLICE COURT—SECOND DISTRICT.

of No. 457 Broom Adrian Turner Street, being duly sworn, deposes
and says, that on the 24th day of November 18 74
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit:

*ONE piece of colored dress silk
containing one hundred and six
yards and being*

of the value of one hundred and twenty five Dollars,
the property of Augusta Person James Harriman
and company & in business at said 14th and street
said property being in the care and charge of deponent
as salesman
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 Mary Gray (~~James~~)
and George W. Henry (~~both~~ parties)

*from the fact that said named defendants
came into said premises at about the hour
of 8.30, o'clock A. M., when he said
George W. Henry asked deponent if
he had the same quality of silk as
the sample which he said Henry
showed to deponent. Deponent took
the sample and looked at it and
then immediately suspected that
said defendants were thieves when
he immediately took a hold of said
Mary Gray and discovered the*

Subscribed and sworn to before me this 24th day of November 1874
at New York

0313

above described piece of property in her possession when she said Mary Gray dropped said property on the floor in said store,

Defendant therefore charges the said Mary Gray and the said George W Henry with acting in concert with one another and with feloniously taking stealing and carrying away said property from defendant's possession.

Adrian Funk

Sworn to before me

this 10th day of June 1897

John W. Hammon
Justice

0314

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.— *Mary Gray.*

Question.—How old are you?

Answer.— *35 years of age*

Question.—Where were you born?

Answer.— *N. Y. City*

Question.—Where do you live?

Answer.— *N. Y. City*

Question.—What is your occupation?

Answer.— *Confectionary*

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

Answer.— *I am not guilty. I have nothing further to say now.*

Mary Gray

Taken before me, this

24th day of *Nov.* 187*9*

John A. Thomas
Police Justice.

0315

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.— *George W. Henry.*

Question.—How old are you?

Answer.— *55 years of age*

Question.—Where were you born?

Answer.— *N.Y. City*

Question.—Where do you live?

Answer.— *2^d St Avenue near 12th St*

Question.—What is your occupation?

Answer.— *Brushmaker*

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

Answer.— *I am not guilty*

George W. Henry

Taken before me, this

24th day of November 1879
John C. Morgan
Police Justice.

0316

FORM 894.

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Adrian French
437 Broadway St.
1 James Gray
2 George W. Henry

Affidavit—Larceny.

DATED *Dec 24* 1879

John J. ... MAGISTRATE.

William B. ... OFFICER.

WITNESSES: *Thomas Green*

437 Broadway St.

TO ANS.

BAILED BY

No.



*Call Mr. ...
11th Ave ...*

68

805

0317

CITY AND COUNTY }
OF NEW YORK, }^{NO.}

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

That *Mary Gray and George W Henry each,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
twenty fourth — day of *November* — in the year of our Lord
one thousand eight hundred and seventy-*nine* — at the Ward, City and County aforesaid,
with force and arms,

*one piece of silk of the value of one hundred
and twenty five dollars,*

*one hundred and six yards of silk of
the value of one dollar and Eighteen
Cents each yard —*

of the goods, chattels, and personal property of one

Augustus Pison —

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

0318

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

That the said

Mary Gray ^{and} George & Henry
Each -

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

one piece of silk of the value of one
hundred and twenty five dollars -
One hundred and six yards of silk
of the value of one dollar and -
Eighteen cents each yard -

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

Augustus Pison

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

Augustus Pison

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

Mary Gray and George & Henry -
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen.) against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0319

BOX:

2

FOLDER:

22

DESCRIPTION:

Gleason, Catharine

DATE:

12/02/79



22

0320

v. 106.

Andrew

Counsel,

Filed 2 day of Dec 1879

Pleads *Not Guilty*

THE PEOPLE

vs.

Catherine Cleason

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. H. Rogers
Foreman.

Dec 11 1879

Tracy & Heywood.

0322

upon her person -

Given to before me this
28th day of March 1849

[Handwritten signature]
John D. ...

0323

Police Court—Third District.

CITY AND COUNTY
OF NEW YORK.

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

Question. What is your name?

Answer. *Catharine Gleason*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *16 East Broadway*

Question. What is your occupation?

Answer. *seam*

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

Answer. *I am not guilty*

Catharine Gleason
seam

Thomas Payne
128 Ave of the
Police Justice.
1899

0324

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

NO 6
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Benjamin C. Halloran
16 E Broadway

AFIDAVIT—LARCENY.

Catherine McLean

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *March 28* 19*19*

Magistrate.

Officer.

Clerk.

Guffy

Carroll

Witness

Police Officer
with property

\$ *500* to warrant

at *Benning* Sessions

Received at Dist. Att'y's Office,



0325

CITY AND COUNTY }
OF NEW YORK. } ss.

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

That

Catherine Gleason

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

*Twenty two Spoons of the value of one dollar
and twenty five cents each -*

Ten knives of the value of fifty cents each.

Ten forks of the value of fifty cents each.

One other knife of the value of fifty cents.

of the goods, chattels, and personal property of one

James H. O'Halloran

then and

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

0326

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

Catherine Gleason

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

*twenty two spoons of the value of one dollar
and twenty five cents each -
ten knives of the value of fifty cents each -
ten forks of the value of fifty cents each -
One other knife of the value of fifty cents -*

of the goods, chattels, and personal property of the said *Dennis W. O'Halloran*

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

Dennis W. O'Halloran

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

Catherine Gleason

then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen.) against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0327

BOX:

2

FOLDER:

22

DESCRIPTION:

Ganun, John

DATE:

12/04/79



22

0328

419

Filed 4 day of Dec. 18 79
Pleas Not Guilty

THE PEOPLE

In Court
Thursday
with me
John Gamm

Felony Assault and Battery.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. W. Cooper
Foreman.

Part two Dec 11. 1879
Discharged on his
verbal recognizance!

0329

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Ganun

Question. How old are you?

Answer. Twenty-seven years of age

Question. Where were you born?

Answer. New York State

Question. Where do you live?

Answer. No. 857 - 2nd Avenue

Question. What is your occupation?

Answer. I work on the Elevated R. Road

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

Answer. I am not guilty of the charge.

John Ganun

John Ganun
Taken before me this 26th day of 1904

0330

Part One

Thursday

Decr 11th

0331

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

of No. *857 - 2^d Avenue* Street,

on *Tuesday* the *25th* being duly sworn, deposes and says, that
in the year 187*9* at the City of New York, in the County of New York. day of *November*

he was violently ASSAULTED and BEATEN by *John Garum,*

*now here; who struck deponent
a violent blow on the head
with the vulgar weapon
now known as a Commonly
called a "sting shot," and with
which weapon the said Garum
struck deponent*

with the felonious intent to ~~take the life of deponent, or to~~ do him bodily harm; and without any
justification on the part of the said assailant :
Wherefore this deponent prays that the said assailant may be apprehended and bound to answer
for the above assault, &c., and be dealt with according to law.

Sworn before me, this *26th* day }
of *November* 187*9* }

John Duran

Wm. J. ... Police Justice.

0332

49

Police Court—Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

John Dunn *B13*
857 2nd St. Cu.

1 *John Carver*

2

3

4

5

6



Offence, Del. Assault & Battery

Dated *November 26* 1879

Murray Magistrate.

David Officer.

194 Clerk.

Witnesses.

\$1000. Am. G.S.
Comp.

Received in District Atty's Office,

BAILLED:

No. 1, by.....

Residence,

No. 2, by.....

Residence,

No. 3, by.....

Residence,

No. 4, by.....

Residence,

No. 5, by.....

Residence,

No. 6, by.....

Residence,

0333

CITY AND COUNTY }
OF NEW YORK, }

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

That *John Garra*

late of the City of New York, in the County of New York, aforesaid, on the
Twenty fifth day of *November* in the year of our Lord
one thousand eight hundred and *nine* with force and arms, at the City and
County aforesaid, in and upon the body of *John Dumm*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *John Dumm*
with a certain *Slung Shot*
which the said *John Garra*

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

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

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said *John Garra*
with force and arms, in and upon the body of *John Dumm*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *John Dumm*

with a certain *Slung Shot*
which the said *John Garra*
in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *John Dumm* with intent *him* the

0334

said *John Dumm* then and there feloniously and wilfully to him, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

John Gannett
with force and arms, in and upon the body of the said *John Dumm* then and there being, wilfully and feloniously, did make another assault and the said *John Dumm* with a certain *thing* shot which the said *John Dumm* in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *John Dumm* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

119

Filed 4 day of Dec. 18 79
Please *John Gannett*

THE PEOPLE

John Dumm
John Gannett

Felony Assault and Battery.

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL.

M. W. Coffey

Part No. 400 11, 1879
discharged on his
own recognizance

0335

BOX:

2

FOLDER:

22

DESCRIPTION:

Giles, Henry

DATE:

12/17/79



22

0336

89

Counsel,
Filed 17 day of Dec 1879
Pleads

THE PEOPLE

vs.

Henry Giles

"2 cases"

INDICTMENT.
Larceny from the Fens.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Nolle prosequi entered
by leave of the Court
Jan'y 26, 1880.

Horace Russell
Att. Genl.

The Complainant has
applied to me for leave
to withdraw from this
prosecution.

It seems all the parties
were friends in the employ
of the N.Y. Central R.R. Co.
telegraphers. They had an
all night drunken frolic
with the result indicated
within.

The report shows an ex-
cellent character. (See
Mem. within)

I think it a caution
all have suffered enough.
All have been discharged
and discharged by the Court.

Horace Russell
Att. Genl.

0337

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henry Giles*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *19 Warren Place Brooklyn*

Question. What is your occupation?

Answer. *Telegraph Operator*

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

Answer. *I am not guilty*

Taken before me, this

30

day of *November* 187*9*

Henry Giles

B. C. W. W. W. W.

Police Justice.

0338

GLUED PAGES

0339

Court—Fifth District

CITY AND COUNTY
OF NEW YORK.

Douglas B. Taylor.

being duly examined before the under-

signed, according to law, on the annexed charge; and being informed that he was at

liberty to answer, or not, all of any questions put to him, states as follows, viz:

Question. What is your name?

Answer.

Douglas B Taylor.

Question. How old are you?

Answer.

32 years.

Question. Where were you born?

Answer.

New York State.

Question. Where do you live?

Answer.

No 138 St + Mac Comb Avenue.

Question. What is your occupation?

Answer.

Line man Harlem Post Road.

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

Answer..

I am not guilty. and for further answer—repeat the statement already signed by me in my other examination

Taken before me, this

30

day of *November* 187

D. W. Taylor

William D. Taylor

Police Justice.

0340

CITY AND COUNTY OF NEW YORK

of No.

being duly sworn, deposes and says, that on the at the

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

the following property, viz.:

United States legal tender notes in all of the value of Fifteen 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

Henry Giles and Douglas B. Taylor, now present - from the fact that said money was in the pocket of the vest, then worn by deponent, when deponent went to sleep, in the telegraph office of the New York East Road Company in 125 Street - said Giles and Taylor being the only persons present (except Miller Deputy who was asleep) and missed said money when he awoke - that Taylor stated to deponent, that if

Sworn before me this

day of

Notary Public

187

0341

Re. deponent. would not make a complaint
he. Taylor would see that the money was
made good. That said Giles also stated
that if the officer was sent away. he Giles
would find the watch and money.

That seven dollars of the money stolen
from deponent's person as aforesaid was
found under the or. and outside the
window of said telegraph office.

Sworn to before me

this 30th day of November

1879

B. C. Wendell

Police Justice

J. P. Lacey

District Police Court.

THE PEOPLE, & Co.,

vs. COMPLAINT OF

812

John Lacey

John Lacey

John Lacey

November 9

H. M. M. M. M.

John Lacey

RE FIDAVIT - Larceny.

M. M. M. M.

OFFICER.

RECEIVED

DEC 6 1879

John Lacey

John Lacey

John Lacey

John Lacey

John Lacey

Filed by
Henry Hastings
Mary Hopkins
Mott and x 13 5th St.

Defendant Douglas
B Taylor. Discharged
with fee waived.
P.C.M.

John Lacey

0342

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That Henry Giles

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

on the *third* day of *November* in the year of our Lord one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes 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 of one thousand dollars, and of the value of one thousand dollars each : three promissory notes 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 of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes 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 of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes 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 of fifty dollars, and of the value of fifty dollars each : fifty promissory notes 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 of twenty dollars, and of the value of twenty dollars each : sixty promissory notes 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 of ten dollars, and of the value of ten dollars each : eighty promissory notes 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 of five dollars, and of the value of five dollars each : ninety promissory notes 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 of three dollars, and of the value of three dollars each : one hundred promissory notes 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 of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes 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 of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

13-

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

BENJ. K. PHELPS, District Attorney.

0343

90

Counsel,

Filed 17 day of Dec 1879

Pleads

THE PEOPLE

vs.

B
Henry Giles

"2 cases"

INDICTMENT.
Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS,

District Attorney.

See memo on other cases

A True Bill.

M. W. Cooper

Foreman

*Haller prosequi entered
by leave of the Court
July 26. 1880-*

Alvan Russell
Att. Dist. Atty.

0344

POLICE COURT—NINTH JUDICIAL DISTRICT.

RECOGNIZANCE TO ANSWER.

CITY AND COUNTY OF NEW YORK,

BE IT REMEMBERED, That on

the 2nd day of December in the year of our Lord 1879
of Douglas B Taylor of No. 116 1/2 W 138 St, in the City of New York,
and Mary Hopkins of No. 110 W 138 St, 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
the sum of Douglas Taylor five Hundred Dollars; and the said
the sum of Mary Hopkins 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 Douglas B. Taylor was charged before the undersigned, Police Justice as aforesaid, on the oath of James Miller Deputy
with Felony for having, on the 30th day of November 1879
in the City and County of New York, aforesaid, feloniously taken and carried away
one good and valuable article of personal property to wit a watch

one good

AND WHEREAS, he has been brought before said Justice to answer said charge, and upon examination of the whole matter, pursuant to the statute, it appearing to the said Justice that the said Offence has been committed, and that there is probable cause to believe said defendant to be guilty thereof; and the said offence being bailable by said Justice, he did thereupon order the said defendant to find Sufficient Bail in the sum of five Hundred Dollars, for his appearance at the next COURT OF GENERAL SESSIONS OF THE PEACE, to be held in said City and County, to answer to any indictment to be preferred against him for said offence.

Therefore, the condition of this Recognizance is such, That if the above named Douglas B. Taylor shall personally appear at the next Court of General Sessions of the Peace, to be held in said City and County, on the First Monday of January 1880 to answer to any indictment that may be preferred against him for said offence, and abide the order of the said Court, and not depart therefrom, without leave then the Recognizance to be void; otherwise to remain in full force.

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

[Signature]

POLICE JUSTICE.

[Signature] Mary Hopkins

0346

AND COUNTY OF NEW YORK

Yancy Hoppkins

the within named Bail, being duly sworn, says that he is the holder in said City, and is worth

one hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of

9 House Aveu lot at 144th

Street - bet West & 4th Avenue

with a side of the value of five

thousand dollars clear of

all encumbrances

Sworn to before me, this day of Dec 1879

Mary Hoppkins

Recognizance to Answer

Taken the day of 1879

Filed day of Dec 1879

Justice Genl. Canfield

Rec'd from Dec 5 1879
of Mary Hoppkins
Security for the within
Brought and 3 days for
to the County of the Court
and ask for the return
yourself all further responses
-licity. Mary Hoppkins
Mary Hoppkins

THE PEOPLE OF THE COUNTY OF NEW YORK

0347

CITY AND COUNTY OF NEW YORK

Sworn to before me, this day of Dec. 1879

Henry Giles

Sworn to before me

THE PEOPLE, &c., ON THE COMPLAINT OF

CITY AND COUNTY OF NEW YORK,

Henry Giles

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

Question. What is your name?

Answer. *Henry Giles.*

Question. How old are you?

Answer. *Twenty three years.*

Question. Where were you born?

Answer. *New York.*

Question. Where do you live?

Answer. *19 Warren Place Brooklyn.*

Question. What is your occupation?

Answer. *Telegraph Operator*

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

Answer. *I am not guilty*

Henry Giles

Taken before me, this

day of *December* 1879

W. W. W. W.

Police Justice.

0348

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Douglas B. Taylor*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *New York State*

Question. Where do you live?

Answer. *Cor. 138 St. & McCurt No.*

Question. What is your occupation?

Answer. *Line man Hoboken R. Road*

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

Answer. *I am not guilty. I was
in company with Depey, Giles and
Locey and Fitzsimmons. We all
drank together excepting Fitzsimmons. I told
Locey I would make good his
loss rather than
have a charge
made, as I feared that any such
charge becoming known ^{Public Justice}
would prejudice my position
in the company—and I did not
say so because I was guilty
of taking the money. I at first
supposed the matter was a joke,
I don't know who took the
money. Now how it came
about it was for *D. B. Taylor*
*1879**

The People
on the
Complaint
of
Mills Depite
and
Elezear J. Long

Douglas B. Doyle
and
Henry Giles

Grand Jurors
and

Jurors from
the
Person

City County & State of
New York ss. Douglas B. Doyle
being duly sworn says he is
one of the defendants herein
that on Saturday night
Nov 20 1879. he was in the
company of the Complainants
and of Giles the co-defendant
at the Signal Station of the
Northern Rail Road 125 St
& 4th Ave - that ~~the~~ all
drank freely of liquor
and all drank a glass
in the Signal Station

0350

That Giles, Lacey and De-
poneut left the Signal
Station in company and
visited several liquor saloons
in Harlem and drank
by the hour - That they returned
to the Station in company -

That thereafter Giles and
Deponeut went from the Signal
Station in company and drank
at other places - That Giles
returned to the Station before
Deponeut - That when Depo-
neut reached the Station he
found Giles on the flat top
of the Station, and Lacey
Lacey and Depo. a flap
aside - That Deponeut sat
down on the Station and in
about twenty minutes Depo.
awoke and said his watch
had been taken - Then
Lacey awoke and said his
money had been taken -

Deponeut thought they
were joking about the matter
Lacey then said to a man
named Fitzsimmons whom
Deponeut met near the Station

0351

and who went together with defendant
"You have my money" - Defuse
then went for an officer. - Defendant
finding that Defuse and Lucy had
really lost their property, searched
around the Station inside looking
for the property - The property was
found by the 1st man (who had pre-
viously written 24 summons)
outside the office - In the
morning defendant accompanied
Compl. Amant to the Police
Court, and fearing that
the investigation by the
Magistrate would result in
the exposure of all parties
having been under the
influence of liquor and
the loss of defendants place
to the complainants, they
he would make good their
losses rather than have
any exposure - That de-
fendant was in no way or
manner connected with
the taking of the property
of complainants, and
this only reason for
promising to make good

0352

the loss of complainant's
the fear of losing his place
which the investigation would
lead to in deponent's belief.
That deponent was
placed under arrest in the
Court Room while the matter
was being investigated by
Mr. Justice.

That deponent has no
knowledge of how, or by whom
the complainant's property
was taken.

R. W. Taylor

Sworn before me
this 5th day of December 1879 }
P. C. Mandell }
Phil Justice

0353

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

Richard Nauken

of the 1st Precinct Police, being duly sworn, deposes and says,

that on the 30 day of November 1879

at the City of New York, in the County of New York, about 5 o'clock

in the morning of said day, deponent found a five dollar bill and two dollar bill under and outside of the window of the Telegraph Office of the Harlem Rail Road Company, at 125 Street, and about three quarters of an hour subsequently found ~~some~~ ^{4 gold} match and ^{chain} at the end of the coal box, situated about fifty feet from said Telegraph Office

That said money was claimed by Cleager Casey, and said match and

of
1879

Richard Nauken

0354

Chain by Willis DePue.
Brought before me }
This 30 Nov 1879 }
R. W. Mansfield }
Police Justice } Richard Houston

0355

VICE COURT
HE P P
ON THE

District Police Court

^{ion}
Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

of No. *73 East 86th* Street,

being duly sworn, deposes and says, that on the *30th* day of *November* 187*9*
at the *13th Ward* City of New York,

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

the following property, viz.:

*One Gold Watch and chain
both of the value of Forty five Dollars.*

Sworn before me this

day of

the property of

Deponent

Police Justice

187

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

*Neville Giles and Douglas
Daylor, non present, from the fact
that deponent had said watch and
chain on his person. when he went to
sleep in the telegraph office of the Harlem
Rail Road Company - said Giles and
Douglas being the only persons in the office
at the time. I except ^{R. J. J.} Eleazer Lacey who was
also a clerk, and that deponent missed
said watch and chain when he awoke.*

0356

That deponent demanded the return of his watch and chain, and Giles subsequently, when deponent called an officer, stated that if deponent would send the officer away, he Giles would see that deponent's watch and chain were returned, or made good. That deponent subsequently saw his watch and chain picked up by the officer at the end of the coal box, outside of the telegraph office, - about forty feet distant therefrom.

Summ'd before me
this 30th day of November
1879
P.C. Mandell
Police Justice
Willis Depony

5th Div Police Court
New York Dec 5 1879
The defendant Taylor
having been summoned
-ed by his surety to
the Court, and demanded
an examination. &
upon such examination
deposited the Complaint
as against him, deem-
-ing the evidence in
sufficient, in this case
as also the case of Key
from the Person.
P.C. Mandell
Police Justice

89

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Willis Depony
73 E 86th St

Henry Giles
Douglas B Taylor

1879

11th St. MAGISTRATE.

New York 12 OFFICER.

Witnesses
James J. [unclear] 9th St
[unclear] 3rd St
Charles J. [unclear] 1248, 1248 Ave.
[unclear] by [unclear]
William [unclear] Street
by Douglas B. Taylor
138th St
DISPOSITION 1.000. [unclear] 1000
E. J. [unclear] 1000
DEC 6 1879
DISTRICT

bound July 500

0357

PETER MITCHELL,
237 BROADWAY,
New York City. NEW YORK

Hon. Horace Russell,
Assistant District Attorney,
N. Y.

0358

This is to certify that the undersigned
have always known ^{of} "Henry Giles" ^{now of}
19 Warren Place Brooklyn to be an honest
upright respectable young man.

Thomas D. Murphy 169 Grand St. Brooklyn
Michael J. Curran - 365 South 3rd St. Brooklyn
and 261 Broadway, New York.

Rev. W. H. H. H. #103 Sacred St. Brooklyn N.Y.
Rev. J. J. J. J. 228 Congress St. Brooklyn N.Y.

Rev. William J. Lane, St. Paul's Church
Co. Court 3 13 Brooklyn

Rev. Wm. W. W. W. St. Paul's R.C. Church
Brooklyn

Dennis Short 161 North 4th St.
Brooklyn C.T.

Patrick Moynahan International Hotel 12 Park Row N.Y.C.

0359

The People.
vs.
Henry Giles.

Names of citizens who
certify to the good character
of the defendant.

0360

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

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

That *Henry Giles*

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

on the *thirteenth* day of *November* in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County
aforesaid, with force and arms

One watch of the value of thirty dollars,
One chain of the value of fifteen dollars,

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

BENJ. K. PHELPS, District Attorney.

0361

BOX:

2

FOLDER:

22

DESCRIPTION:

Gilligan, Bernard

DATE:

12/03/79



22

0362

26

Counsel,

Filed 3rd day of Dec^r 1879

Pleads

D. G. 11/21

THE PEOPLE

vs.

Bernard Gilligan

2 cases

larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper
Dec 4/79 Foreman
G. L.

Per Two year.

0363

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Bernard Gulligan*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *612 E. 15th St*

Question. What is your occupation?

Answer. *Driver*

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

Answer. *I am not guilty*

Bernard Gulligan
about

[Signature]
Subscribed before me this 20 day of Nov 1917

0364

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Bernard Gilligan*

Question. How old are you?

Answer. *Twenty-two years of age*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *612 East 15th Street*

Question. What is your occupation?

Answer. *Driver a Coal Cart*

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

Answer. *I am not guilty of the charge.*

Bernard X Gilligan
(marks)

John J. ...
Taken before me this ... day of ... 1915
John J. ...

0365

14 District Police Court

Mary Cook

CITY AND COUNTY }
OF NEW YORK. } ss.

of No. 145 East 53rd Street,
being duly sworn, deposeth and saith, that on the
at the
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

1891 day of November 1879
Ward of the City of New York,

the following property viz.:

One Bronze Mantel Clock, of the
value of thirty-five dollars

the property of ~~deponent~~ William W. Tompkins,
the same being in deponent's care and
charge as servant of said Tompkins
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

Bernard Gilligan, now
here, from the fact that deponent
then and there caught and detected
him in the act of stealing and
carrying away said clock from
the parlor of said Tompkins.

Mary Cook

Sworn before me this 19th day of November 1879
J. J. [Signature]
POLICE JUSTICE

0366

27
874

4 DISTRICT POLICE COURT

THE PEOPLE, &c.,

ON THE COMPLAINT OF

May Cook
1157 East 33rd St

vs.

Bernard Gilligan

AFFIDAVIT - LARCENY

DATED November 19 1879

Murray

MAGISTRATE.

Kilmartin 21

OFFICER.

WITNESSES:

James Kilmartin
21 Point Police



1000th St. Mail to law

Comd

0367

District Police Court

CITY AND COUNTY OF NEW YORK ss.

of No. 440 East 28th Street, being duly sworn, depose and saith, that on the

Minthrop Parker 17 day of November 1879 Ward of the City of New York,

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

the following property viz.:

One Over Coat of the value of thirty 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 Bernard Gilligan (now here) for the reason that deponent is informed by Officer James Kilmartin that he found a pawn ticket on the person of said Gilligan and that deponent saw the coat repurchased by said ticket and identified said coat as his property and the same that was taken stolen and carried away as above stated

Minthrop Parker

Sworn before me this 20 day of Nov 1879
J. J. [Signature]
POLICE JUSTICE

0368

Duty & County
of New York Jss James Kilmartin an
Officer of the 21 Precinct being @ mass
says that he has read the foregoing
affidant and as much of it as
relates to him is true

James Kilmartin

Sworn to before me this 20th day
of November 1879

John Justice

261
7/18

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wentworth Parker

40 East 38 St.

VS.

Bernard Gallagher

DATED 20 November 1879

John Justice
MAGISTRATE

Kilmartin J
OFFICER

WITNESSES:

\$ 1000 to Am G.S.



APFIDAVIT
1-6-79

0369

STATE OF NEW YORK.



Executive Chamber.

Albany, May 4, 1885

Sir: Application having been made to the Governor for the Pardon of Bernard Gilligan who was sentenced on December 4, 1878, in your County, for the crime of Grand Larceny for the term of two years and _____ to the State Prison Penitentiary, you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully, your obedient servant,

Edward M. Magaell
Clerk.

To Samuel G. Hollins
District Attorney, &c.

0370

CITY AND COUNTY)
OF NEW YORK. } ss.

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

That

Bernard Gilligan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Seventeenth day of *November* — in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid,
with force and arms,

one coat of the value of thirty dollars,

of the goods, chattels, and personal property of one

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

0371

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

That the said

Bernard Gilligan

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

One coat of the value of twenty dollars.

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

Winstrop Parker.

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

Winstrop Parker.

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

Bernard Gilligan -

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen.) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0372

27

Counsel,
Filed 3rd day of Dec^r 1879
Pleads

THE PEOPLE

vs.

Bernard Sullivan ^{P.}

2 cases

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

M. W. Cooper
Foreman.

(true bill on a return)

0373

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Bernard Gilligan

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Eighteenth — day of *November* — in the year of our Lord
one thousand eight hundred and seventy-*nine* at the Ward, City and County aforesaid,
with force and arms,

one chest of the value of thirty five
dollars.

of the goods, chattels, and personal property of one *William Dr. Tompkins*
then and
there being found, feloniously did steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

0374

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

That the said

Bernard Gilligan

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

*one clock of the value of thirty five
dollars,*

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

William W. Tompkins

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

William W. Tompkins.

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

Bernard Gilligan
then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.