

0588

BOX:

406

FOLDER:

3762

DESCRIPTION:

Gale, William

DATE:

08/20/90



3762

0589

Witnesses:

Sept 1st
to name any person
to speak to
from over Ch
PM

Counsel,

Filed

day of

Aug 1890

Pleads,

THE PEOPLE

vs.

William Gale

Burglary in the THIRD DEGREE
(Section 498, Code, 1888)
Grand Jurors

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Demanded

Foreman.

Aug. 21, 1890.

Pleasas Burg 3rd
447 3 Books J.P.

F.S.

0590

Police Court—14th District.

City and County } ss.:
of New York,

of No. 336 West 55th Street, aged 23 years,
occupation Hardware being duly sworn

deposes and says, that the premises No. 336 West 55 Street, 22 Ward
in the City and County aforesaid the said being a Three story and
basement brick dwelling
and which was occupied by deponent as a dwelling house
and in which there was at the time ^{no} human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly wrenching an
iron grating in the area way of said premises
leading to the cellar and breaking through
the door of the cellar up to the living apartments

on the 12 day of August 1898, in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of wearing apparel
of about the value of Two hundred
Dollars
(\$200.00)

the property of in deponent's care and custody
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 Gale (now here)

for the reasons following, to wit: On the 14th Day of August
Deponent locked and securely fastened
the doors and windows of the said premises
and the above mentioned property was there
Deponent is informed by Police Officer
John Murray of the 22nd Precinct Police
that he the officer caught the said defendant
in the said premises and that the property
in the house was all upset and some of

0591

said wearing apparel was in the defendant's possession. Deponent further says that he has since seen some of the said wearing apparel found in the defendant and fully identifies it as his property, and that the defendant has admitted and confessed in open court in presence of deponent and Police Officer John Sweeney, that he committed the said burglary. Therefore deponent charges the said defendant with burglariously entering the said premises, and feloniously taking stealing, and carrying away the said property and prays that he may be dealt with as the Law directs.

Given before me }
this 14th Day of August 1890 } Chas. A. van Lorp.

W. D. McMahon
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated _____ 188____
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 188____
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.

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of
23.
1
2
3
4
Office—BURGLARY.

Dated _____ 188____

Magistrate.

Officer.

Clerk.

Witness.

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

0592

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Police officer of No.

22 Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Charles A. Van Dorp

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

Sworn to before me, this 14
day of August 1890

John Sweeney

W. W. McMahon

Police Justice.

0593

Sec. 193—200.

14

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Gale

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.

William Gale

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Yonkers

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

Answer.

No home

Question. What is your business or profession?

Answer.

Carpenter

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

William Gale

Taken before me this *14*

day of *December* 18*96*

H. J. Mahon

Police Justice.

0594

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

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

Dated Aug 14 1890 W. I. M. Mahon Police Justice.

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

Dated.....18.....*Police Justice.*

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

Dated.....18.....*Police Justice.*

0595

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court--- 17 1253 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles A. Van Dorp
336 vs. West 83rd St

William Gale

2

3

4

Offence
Burglary

Dated August 14 1890

McMahon Magistrate.

Smalley Officer.

24 Precinct.

Witnesses said officer

No. Street.

Rosie Dondy

No. 337 West 55th Street.

No. Street.

\$ 2500 to answer



Burg 3
921
Recd 9

0596

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Gale

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

William Gale

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

The said

William Gale

late of the ~~Twenty-second~~ *Twelfth* Ward of the City of New York, in the County of New York
aforesaid, on the *twelfth* day of *August* in the year of our Lord one
thousand eight hundred and eighty ~~ninety~~ *ninety*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Charles A. Van Dorp

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said

Charles A. Van Dorp

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.

0597

SECOND COUNT—

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

William Gale
of the CRIME OF *Grand* LARCENY in the first degree committed as follows:
The said *William Gale*

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 *night*—
time of said day, with force and arms,

*divers articles of clothing and
wearing apparel, of a number and
description to the Grand Jury
aforesaid unknown, of the value
of two hundred dollars*

of the goods, chattels, and personal property of one Charles A. Van Vorst
in the dwelling house of the said *Charles A. Van Vorst*

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

John L. Fellows,
District Attorney—

0598

BOX:

406

FOLDER:

3762

DESCRIPTION:

Gallagher, John

DATE:

08/11/90



3762

0599

BOX:

406

FOLDER:

3762

DESCRIPTION:

Ray, James

DATE:

08/11/90



3762

0600

469

90.

Witnesses:

H. Murphy
James Smith

Myself

Ex officio

Counsel, *Bundy*
Filed *11* day of *Aug* 18*99*
Plead *Not Guilty* *1/2*

THE PEOPLE
vs. *X*
John Gallagher
and
James Ray
920

Grand Larceny, *1st* Degree.
(From the Person.)
[Sections 528, 530 Penal Code]

JOHN R. FELLOWS,
District Attorney.

Sept 5/91
John R. Fellows

A True Bill.

James D. Smith

Sept 2/90 Foreman.

James D. Smith
Sept 1/91

0601

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 433 West 54th Street, aged 60 years,
occupation Rail Road being duly sworn

deposes and says, that on the 5th day of August 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person of deponent, in the night time, the following property, viz:

One Gold open face watch, and
one gold chain and charm together
of the value of One hundred and
twenty five dollars
(#125.00)

the property of Deponent

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

James Ray (both now here) from
the fact that at about the hour of
11.20 P M & Clock on said date
deponent was walking along on the
west side of 9th Avenue between 58th and
59th Streets, and the said watch was
in the lower left hand pocket of
his vest with the chain and charm
attached to a button hole in the
said vest. The defendant Ray
came up behind deponent and grabbed
the said property from the said pocket.
Deponent seized hold of the said Ray
and the defendant Gallagher tried

0602

to rescue the defendant Rayley, pushing
against deponee, and trying to force the
deponee. He let go his hold. Deponee
immediately caused the arrest of the
defendants and charges them with being
together and acting in concert with each
other and feloniously taking, stealing, and
carrying away the said property from
the person of deponee and pray that
they be dealt with as the law directs.

Done before me } Joshua S. Chamberlain
this 6th day of August 1890 }

W. F. M. Dugan
Police Justice

0603

Sec. 193-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John Gallagher 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. *John Gallagher*

Question. How old are you?

Answer. *26 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No. 44 Mils. Street Jersey City, N.J. 2 months*

Question. What is your business or profession?

Answer. *laborer*

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

Answer. *I am not guilty*

John Gallagher

Taken before me this

day of

Sept

1890

Police Justice.

0604

Sec. 193-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

James Ray 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 Ray*

Question. How old are you?

Answer. *31 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *10431 West 76 St - 5 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*

James Ray

Taken before me this

day of

1897

Police Justice.

0605

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.....

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

Dated *August 6* 18*96* *W. J. McMahon* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0606

Police Court---

12/16 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joshua L. Chamberlain
433 West 37th
John Gallagher
James Kay

Offence - Larceny
the person

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Aug 6* 18*90*

W. Mahon Magistrate.

Stafford Officer.

22 Precinct.

Witnesses *James Grubb*

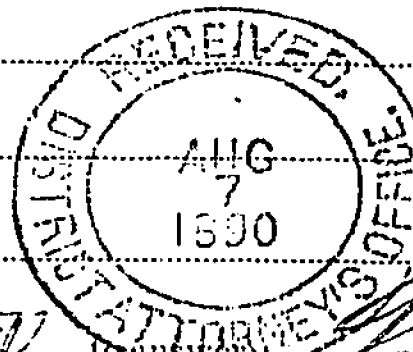
No. *416 West 57th* Street.

Call the officers

No. Street.

No. Street.

\$ *1500*



0607

*District Attorney's Office,
City & County of
New York.*

Sept. 4th, 1890.

Hon. Frederick Smyth,

Recorder of the City of N. Y.

Sir:

In relation to the cases of John Gallagher and Thomas Ray whose characters you requested me to investigate, and who are now in the Tombs awaiting sentence, I beg to state that John Gallagher's proper name is Dennis O'Brien; he was born in the 5th Ward of this city, and was arrested on March 13th 1882 for burglary, and sentenced to 5 years in State Prison by Judge Cowing.

Thomas Ray was sentenced in Special Sessions in 1887, to 1 year in the Penitentiary. He admits being arrested in Mass., and served 8 months in the Charleston prison. The convictions in the former cases are with the papers now with Mr. Hall, the clerk. I do not think Ray belongs in this city, as I have been unable to find any one who knows him.

I am,

Respectfully yours,

Philip Hall

1690

0609

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 Gallagher
and James Ray*

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

John Gallagher and James Ray
of the CRIME OF GRAND LARCENY in the *first* degree committed as follows:

The said

John Gallagher and James Ray, both
late of the City of New York, in the County of New York aforesaid, on the *fifth*
day of *August* in the year of our Lord one thousand eight hundred and
ninety in the *ninth* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the value
of seventy dollars, one chain of the
value of thirty dollars and one
charm of the value of twenty-
five dollars*

of the goods, chattels and personal property of one *Joshua L. Chamberlain*
on the person of the said *Joshua L. Chamberlain*
then and there being found, from the person of the said *Joshua L. Chamberlain*
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.

Joshua L. Chamberlain
John R. Fellows,
District Attorney

05 10

BOX:

406

FOLDER:

3762

DESCRIPTION:

Ginnam, Thomas

DATE:

08/22/90



3762

Witnesses:

Frank Mc Kay
H. Harris

By the Court

X

I recommend the acceptance of
a plea of acquittal in the third
degree
Aug 29 1896
J. R. Harris
J. R. Harris

252

Mass

Counsel,

Filed 22 day of Aug 1896
Pleads, Not Guilty (25)

THE PEOPLE

vs.

I

Thomas Ginnaw

H.D.

1

Robbery, [Sections 224 and 229, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Aug 29 1896

A True Bill.

Foreman.

Aug. 29. 1896

Pleads. A 3 day

W. H. P. R.

Sept 3/96

0611

06 12

Police Court--

District.

CITY AND COUNTY }
OF NEW YORK, } ss

of No.

Occupation.

(9

in the County of New York,

ponent by force and violence, without his consent and against his will, the following property, viz:

District.

Home Lecturer

Frank M. Kay

Street,

Aged

28

Years

being duly sworn,

deposes and says, that on the

day of

August 189

at the

Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-

ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money
of the United States to the
amount and

of the value of

the property of

Ten (10) —
Dollars

DOLLARS,

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

Thomas Ginnar
(now here). from the fact that—
at about the hour of 12:50
o'clock on the said date as
deponent was walking on Canal
St near the Brewery the defendant
came up to deponent and struck
deponent a violent blow in the face
with his fist. and tripped deponent
causing deponent to fall on the
sidewalk. and while deponent was
lying down he the defendant threw
himself on top of deponent and

188

Police Justice.

0613

Attempted to feloniously take
steal and carry away said
sum of money from the pockets
of defendant clothing.

Signed to before me
this 19th day of Aug 1898 Frank McKay

J. J. Duff
Police Justice

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—ROBBERY.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0614

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Guinan 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 do not remember
any thing about it.*

*Thomas Guinan
Mark*

Taken before me this

day of

1914

Police Justice.

06 15

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

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

Dated *Aug 19 11* 188..... *J. G. Deff* 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.

06 16

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank M. White
James G. White
James G. White

2

3

4

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

Aug 19

1890

Magistrate

Officer.

Precinct.

Witnesses

Cur the Officer

Street.

Street.

Street.

Complainant - Cur
No. 1 - Cur
to return to detention
in default of \$100
paid to Cur

No.

500

to answer
121
1890

Cur

06 17

District Attorney's Office.

Car & Conr
PEOPLE

vs.

John Ginnaw

all Issued apt 27
for apt 29 790

Officers Personal

0610

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT,

of No. 51 - West Main Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says,

Sworn to before me, this

of Chas



Police Justice.

06 19

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 Pimmans

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

~~Thomas Pimmans~~ —
of the CRIME OF ROBBERY in the ~~second~~ degree, committed as follows:

The said Thomas Pimmans,

late of the City of New York, in the County of New York aforesaid, on the ~~nine~~ —
~~fourth~~ day of ~~August~~, in the year of our Lord one thousand eight
hundred and ~~eighty-ninth~~, in the ~~night~~ time of the said day, at the City and
County aforesaid, with force and arms, in and upon one ~~Franka Mc Kay~~ —
in the peace of the said People, then and there being, feloniously did make an assault, and

~~did take from the said Franka Mc Kay~~
the sum of ten dollars in money,

lawful money of the United States
of America and of the value of
ten dollars.

of the goods, chattels and personal property of the said ~~Franka Mc Kay~~
from the person of the said ~~Franka Mc Kay~~ against the will,
and by violence to the person of the said ~~Franka Mc Kay~~ —
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 R. Bellows,
District Attorney

0620

BOX:

406

FOLDER:

3762

DESCRIPTION:

Gleason, Michael

DATE:

08/08/90



3762

Witnesses;

James Sullivan
Officer Hunt

Upon examination, recommend
the discharge of defendant upon
his own recognizance.

Aug 12/90.

St. Barker
Off.

66- House

Counsel,

Filed *8* day of *Aug* 18*90*
Pleads, *Not Guilty (1/2)*

THE PEOPLE

vs.

Michael Gleason

Second degree.
Grand Larceny, Sections 528, 531, 532, Penal Code.

JOHN R. FELLOWS,

District Attorney.

9 30 A. M. Aug 12/90

A True Bill.

Edward L. M.
Aug 12 1890
For Mr. of [illegible]
put a check on
his own recognizance

0621

0622

Police Court—2 District!

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 47 Currier Street, aged 29 years,
occupation Librarian being duly sworndeposes and says, that on the 2nd day of May 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

One Over Coat of the Value of fifty dollars
the property of Jeremiah M. Sullivan and
in care and charge of deponent
and one Over Coat and one Sack
Coat of the Value of twenty five dollars
One Hat of the Value of two dollars
the property of deponent.

Said property being in all of the Value
of Seventy Seven dollars

\$77.00

the property

Sworn to before me, this 29 day
of May 1890

John W. Wynn
Police Justice.

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 Michael Gleeson (now here)

from the fact that said property was
in a Room in the rear of the Sign Store
at No. 588 Greenwich Street

that said defendant was in said
Saloon and after he left deponent
missed said property

Deponent on the following day accused
said defendant of said larceny
and he gave deponent a pass ticket
representing a Sack Coat which
Coat was part of the property above
mentioned and stolen from deponent
as aforesaid Jeremiah Sullivan

0623

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Gleason 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. Michael Gleason

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. New York

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

Answer. 47 Remond Street 3 months

Question. What is your business or profession?

Answer. Laborer.

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

Michael Gleason

Taken before me this

day of

July

1880

John J. ... Police Justice.

0624

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.....

Stephen Harky
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *seven* 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 29* 18*90* *John Thomas* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0625

07.11.90 - 28.12.90
1/12 (12.12.90)

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jenniah Sullivan
77 Carquhar St
Michael Heenan

1 _____
2 _____
3 _____
4 _____

Offence *Carrying*
Gun

Dated *July 29* 18*90*

J. W. Wynn Magistrate.

Bartholomew Schenk Officer.

9 Precinct.

Witnesses *Canal St* *near* *Brooklyn St*

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *700* to answer *9*

Can



0626

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Gleason

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

Michael Gleason

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

The said

Michael Gleason

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

one overcoat of the value of fifty dollars, of the goods, chattels and personal property of one, Cornelius M. Sullivan and one overcoat of the value of fifteen dollars, one coat of the value of ten dollars and one hat of the value of two dollars

of the goods, chattels and personal property of one

Jeremiah Sullivan

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

0627

SECOND COUNT—

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

Michael Gleason

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

The said

Michael Gleason

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

one overcoat of the value of fifty dollars, of the goods, chattels and personal property of one, Cornelius M. Sullivan and one overcoat of the value of fifteen dollars, one coat of the value of ten dollars and one hat of the value of two dollars

of the goods, chattels and personal property of one

Jeremiah Sullivan

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

Jeremiah Sullivan

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

Michael Gleason

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

JOHN R. FELLOWS,
District Attorney.

0628

BOX:

406

FOLDER:

3762

DESCRIPTION:

Goldstein, Lillie

DATE:

08/08/90



3762

0629

48.

Funday

Witnesses:

Mary Swann
J. J. Newman

Seaford

Mr. Foster
City Prison
mate of
name of Proctor
for

127 or 26

Anna Wood
Swann

Counsel,

Filed

Pleads,

8 day of Aug 1890
Not Guilty

THE PEOPLE

vs.

Grand Larceny Second degree.
[Sections 528, 587 Penal Code.]

Willie Solstein

-16 10-461

Aug 13 1890

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmondson

August 18th 1890 Foreman.
Wm. J. Larceny

6 Mrs. Swann

0630

Police Court—4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Mary Swan
of No. *49 East 14th* Street, aged *30* years,
occupation *Seamstress* being duly sworn

deposes and says, that on the *26* day of *July* 189*9* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the *day* time, the following property, viz:

*One silk plush dress of the
value of about Fifty Dollars
(\$50.00)*

the property of *Sadie Thorp 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 *Hillie Goldstein* (now here,

from the fact that on said date
deponent had the said dress in a
wardrobe in one of the bedrooms in the
said house. Deponent went to the said
wardrobe and found that it had been
unlocked and the said property taken
therefrom. Deponent suspected the
defendant and accused her of taking
the said property. The defendant
admitted having taken the said dress
and said she pawned it. Deponent
has since seen the said property and
has fully identified it as the said
property which was left in her care

0631

and custody and charge the defendant
with feloniously taking, stealing and
carrying away the said property and
praying that she may be dealt with
as the law directs

Shewn & before me } May Term.
this 28 day of July 1891 }
Charles K. Martin
Justice of the Peace

0632

Sec. 193-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Lillie Goldstein

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Sumner, Ga

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

Answer.

99 East 19th St - one week

Question. What is your business or profession?

Answer.

Dress Maker

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 at present

Lillie Goldstein

Taken before me this

day of

July

1920

Charles W. Stanton Police Justice.

0633

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

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

Dated *July 28* 18*90* *Charles McIntosh* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0634

#500. for 8x
July 30- 1890 8 PM
CMTJ

BAILED, .

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

4

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Brown

99 E. 19th

Lillian Goldstein

2

3

4

1169

Office "Gulway"

Dated

July 28

1890

Layton

Magistrate.

Newman

Officer.

Precinct.

Witnesses

No.

99 E 19th

Street.

Black, Pawnbroker

No. 3² Ave. 19 & 20th

Street.

with oak plank deep paneled

No.

Street.

\$ 500 to answer

Corn

0635

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Lillie Goldstein

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

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

The said

Lillie Goldstein

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

*one dress of the value of fifty
dollars.*

of the goods, chattels and personal property of one

Sadie Thorp

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

John A. Fellows,
District Attorney

0636

BOX:

406

FOLDER:

3762

DESCRIPTION:

Goldstein, Morris

DATE:

08/11/90



3762

0637

BOX:

406

FOLDER:

3762

DESCRIPTION:

Schuckman, Jesse M.

DATE:

08/11/90



3762

0638

BOX:

406

FOLDER:

3762

DESCRIPTION:

Lanz, Charles

DATE:

08/11/90



3762

Witnesses:

B. Benjamin
Off. Clerk

Wm. R. Rindley
Oct 17/90
Nov 2.
Wm. R. Rindley
Wm. R. Rindley
Wm. R. Rindley
Wm. R. Rindley

92. *Kousser*

Counsel,
Filed 11 day of Aug 1890
Pleads, *At Gully (12)*

THE PEOPLE
vs.
Morris Goldstein
Jesse M. Schuchman
W. R. Rindley
Charles Rindley

JOHN R. FELLOWS,
District Attorney.
Sept 8 - P. 2
Sept 12 - P. 2
Sept 30 - P. 2
A TRUE BILL.

Wm. R. Rindley

Foreman.
Aug 12. 1890
#143. Pleas Burg. 3dy
Wm. R. Rindley

0639

0640

The People } Court of General Sessions, Part
Jesse M. Schuckman } Before Judge Cowing. Oct. 8, 1890
Jointly indicted with Morris Goldstein and Charles
Lang for burglary in the third degree.

Bernhardt Benzeman, sworn and
examined. I live at 29 Christie St.; on the 29th of July
I lived at 3 Perry St. I do business at 63
Perry St. [Which was conceded to be in
the Tenth Ward of this city. It was also
conceded by counsel for the defence that
the place in question was feloniously and
burglariously broken and entered by some
person at the time in question; and from
that place was taken 600 U. S. postage stamps
valued at 2 cents each, a thousand cig-
arettes valued at one cent each and 400
cigars valued at 7 cents each.]

Max Gradinger, sworn and examined.
On the night of the 29th of July last at about
three o'clock I was standing at the corner
of West and Allen Sts. Mr. Benzeman's
soda water stand is at the corner of Per-
ry and West Sts. I was not at any
time that morning standing in the neigh-
borhood of his stand. I saw that night
three fellows, of whom the defendant was
one, walking around. I saw them coming
down Perry St. The two fellows were
carrying baskets and the defendant

0642

was carrying a box of cigarettes. I did not see where he got them from. Mr. Benzamans place is two blocks from where I was standing; the defendant was walking on the other side of Benzamans stand. He was walking on Hester St. I did not follow him. He came over and took a couple of cigarettes out of his pocket and gave them to me. I saw him walk after them (the two other men) and they put them in a new building in Orchard St. I know Mr. Lesser who keeps a soda water stand on the corner of Allen St. These boys went in the direction of Lessers place and I saw him have a talk with him, and after they had a talk with him they put the goods in a new building in the straw; they went away.

Cross Examined. I told a baker in Hester St. who was drinking soda water, about the case I was a watchman around stands in the night time in Eldridge St. but I do not watch Benzamans stand. I was standing corner of Allen St. talking to a fellow. They had small cigarette boxes and they had a couple of large boxes of cigars. None of the boys were smoking. I did not go any place with the boys.

0643

Jacob Lesser, sworn and examined. I keep a soda water stand corner of Allen and Hester sts. in this city and had that place of business on the night of the 29th of July last. That night between two and three o'clock the prisoner and two others came to me. I knew Goldstein; he asked me for some empty cigar boxes. I said I would not give him any. I knew the character of the boys I said, probably you want to put stolen goods in them. Then this prisoner came up to me and said, "What do you care for this? It does not harm you; you do not need the boxes anyhow." Then the prisoner again said to me, "You may buy the goods from us, you will have no trouble, you can buy it very cheap. The prisoner said, "we have eight boxes of sweet cigarettes and several other brands, you can buy them cheap; you need not be afraid that you will have trouble because we will go over to Hoboken immediately and from there to Philadelphia." Then I said, "go and pack your goods," and they left. I went to the station house. I met a policeman and I said something to him. Then I went back to my stand. Then the officer went with the roundsman.

0644

Did you meet that officer on the street or in the station house? In the street not far from Grand St. where I met him and talked with him. Did the officer after you spoke to him go off in the direction in which these boys and the two others went? I do not know in what direction he went. I left him there after telling him the story and I went back to my stand. Did they show you any cigarettes? He showed me two big packages of sweet cut tobacco - the defendant showed me the packages.

Cross Examined: Three boys came to see me I spoke to every one of them in Jewish; corrupt German. I knew Goldstein by the nickname of "Hard Luck". I know him only by sight. Did you ever see the defendant at the bar previous to this night? No sir, I did not see him. You are quite sure that the man now on trial was the same man that talked to you in corrupt German this night? Yes sir. I am sure. After you had a talk with this man and after they went away when did you next see him? I saw him in the station house when he was searched and the stolen goods

0645

found. How do you know they were stolen? Because he had five different kinds of cigars. I then said to him in the station house, "now, you will not deny that you stole the goods." He said, "I may have cigarettes even if they are stolen." I talked to him, and he gave me that answer. I cannot tell who was present at that time, but as much as I recollect there were several persons there. A police officer was there; it was at the time that they were searched. No one prevented us from having that conversation; we talked to all of them. Benzeman's stand is a block further up. I generally see him every day. I talked with him about this case after they were arrested. He did not pay my expenses to the Court. The night where I had this conversation with the defendant was rainy. I spoke to the boys in the Jewish language. John Eltrich, sworn and examined. I am an officer of the 11th precinct and know Mr. Benzeman; he keeps a soda water stand corner of Troskythe and Mester St. I got some information from Mr. Lesser, the last witness, which led me to arrest the defendant. I went in search of him and Goldstein and Lang. Goldstein and Lang pleaded guilty and were sent

0646

to the Elmira Reformatory. I found the three boys very close to the soda water stand; the keeper of the stand was asleep with his hands resting on the stand with his head down; the defendant and a boy was standing on one side and another boy on the other. I forgot to mention that while I went in pursuit I met the roundsman and took him with me. I caught hold of the prisoner and Goldstein and the roundsman took Lanz. The roundsman woke the keeper of the stand up and they made an investigation if any crime had been committed there, and the soda water man examined his ~~drawer~~ and found his drawer all right; he came out from behind the stand and examined his cigar case which was on top of the soda water stand and he found that the cigar case had been unlocked, at least it was closed with a lock. We took the prisoners through Rexter St. and met the two previous witnesses and they fully identified the three boys. They informed me that they had carried the cigars and cigarettes through Rexter St. and that they offered them for sale. We took the three boys to the station house and in searching them on Lanz I found

0647

an ice pick and a pair of pincers such as are used by shoemakers with which the burglary was committed. I knew that because it was admitted by the boys who pleaded guilty. Then you produced the pincers you asked him what it was for? Yes, he said he had pulled the staple with it. They pleaded guilty to that themselves; and in searching the prisoner at the bar we found these cigarettes in his pocket (showing cigarettes), and there was one box of cigars labelled "Cady club"; they are a peculiar little cigar; there was a cigar box among the stolen property that I had afterwards recovered that corresponded with the label, and the make of the cigar corresponded. Up to that time we had not found the property, and Larry informed the Sergeant at the desk that he would take us to the place where the stolen property was concealed. There was this defendant at that time? He was in the station house. Larry took officer Gallagher back with him to the corner of Orchard and West 10th sts, where they were making a new building and there concealed under a pile of straw was the proceeds of this burglary. It was such straw as is used in protecting Philadelphia brick when it is

0648

transported. Did these defendants who pleaded guilty tell you in the presence of the prisoner that they had gotten those cigars at Benzerman's place? No, they did not tell us where they got them until we came back to the station house with the property. Then this defendant Larry told us where the burglary had been committed in the presence of the prisoner. What did the prisoner say to that? He did not say anything. Did he tell you in the presence of the prisoner that they were all three together at that place? Did Larry tell you they were all three engaged in it? Goldstein admitted that he pulled the staple. Did he make any charge in the presence of this prisoner which implicated him, or did Goldstein say he did it? No, they did not implicate him in it directly. They did not state that the defendant was present at all because the question was not asked him. Did this defendant when these boys made the statement deny that he knew anything about it? He did not. What did he say? When I placed him under arrest I asked him, "What are you doing out this hour of the morning?" He said, "I just came out;" and his clothes were

0649

drenched as though he had been out for a long time; his shoes and clothes were wet. He had a different suit of clothes on than from what he has on at present; he had on a light Tweed suit. Benzeman could not be found till six o'clock in the morning; he identified the cigars as his which I took out of the defendant's possession. The night was stormy - a drizzling rain. Goldstein said in the presence of the prisoner that the cigars were stolen from Benzeman's place; he did not refer particularly to the prisoner as one of the parties. I had no conversation with the prisoner about his part in the case and was not present when anybody had any conversation with him. He became as dumb as an oyster immediately and said nothing. Lesser went to the station house but I did not overhear any conversation that was had there.

Jesse M. Schuckman, sworn and examined in his own behalf testified. I have been in the city prison since the 29th of July. I have never previous to this been accused of the commission of any crime. I am 18 years old. I have been working in lawgivers offices for some time, and when I had no work there I used to go out into the

0650

country and peddle dry goods. I worked for Mr. McDonald 165 Broadway for seven or eight months. I left his employ some time in April. At the time I left he gave me a recommendation. The paper I now see is the one signed by him at my request. I worked for a man named David Welsh 140 Nassau St for over a year and received a recommendation from him. Then I left Mr. McDonald in April 1890 I sought employment through an employment agency and got work in East Twenty Eighth St. I was there seven months. My parents are dead but I have a brother. I saw my brother last on July 29th. He told me he would leave New York the next day for the purpose of going to Chicago. It was raining on the night of July 29th and I left my brother to go home. My residence was 195 Ludlow St. As I left my brother at the corner I went through Hester St, and while on the corner of Hester and Orchard sts. I met two boys; one of them was smoking. I believe it was Larry. I asked him for a light; they gave me a light and besides the light they gave me the cigarettes found in my possession at the time of my arrest. After that

0651

I did not want to go home as it was rather late. I did not want to disturb the landlady I was living with. I went to the corner of Hester and Essex Sts. It was raining at the time. There was a big shed over the place and I stood under it with the intention of going home when it stopped raining. The officer who was here a few minutes ago on the witness stand came up and charged the three of us with burglariously entering a soda-water stand and taking the goods from it. I did not break into Bergeman's place that night. I broke into no place that night. I did not know the young men Goldstein and Larry. I do not believe I ever saw them before that evening. I did not know that the cigars which they had in their possession, a portion of which they gave me, were stolen. They gave me a bundle of lady cigarettes that the officer just now showed - there might have been eight or ten, that is all I received from them. I was not present in any building where this property was concealed. I did not see anybody conceal any property. I never asked Lesser to give me empty boxes to put the cigarettes in

0652

I never said to him that he could buy the cigars from us for we were going to Hoboken and then to Philadelphia. I might have spoken a word or two to him at the station house. Where they searched me and found the cigarettes, Lesser seemed to be very jolly and said, "it is a good thing that you are arrested."

Cross Examined: I left my brother on this night at 15 minutes to one corner of Beeter St. and the Bowery. I stopped under several places until the rain stopped. I was employed at No. 1 East Twenty eighth St. and left there in June. I was running an elevator in that building. I went to Philadelphia as I could not do very well in New York to look for work and stayed there for a month or five weeks and then came back to New York about the 15th of July. I did not say anything to Lesser about going back to Philadelphia. I had no employment at this time. I was looking for work during the day. I did not travel around with the two boys. They came under the same shed. I did not ask them to accompany me. I was never arrested or convicted for any offence. The jury rendered a verdict of guilty of burglary in the third degree with a recommendation to mercy.

0653

Testimony in the
case of
Jesse M. Schneeknecht

filed
Aug.
'890.

0654

Police Court—

District.

City and County } ss.:
of New York,

of No. 65

Berthard Benjamin
Forsyth. Soda water stand Street, aged 38 years,
occupation Soda water stand being duly sworn

deposes and says, that the premises No 63 Forsyth Street, 10 Ward

in the City and County aforesaid the said being a Three story brick

building the cellar of

which was occupied by deponent as a Storage room

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

were BURGLARIOUSLY entered by means of forcibly breaking off

the pad lock from the door of said cellar

on the 29th day of July 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of Cigarettes, Segars and
twelve dollars worth of postage stamps
the whole valued at Forty dollars
\$40.00

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 byMorris Goldstein, Jesse Schuckman and
Charles Lantz. (all now here)

for the reasons following, to wit:

Deponent securely locked
and bolted the doors of said cellar
at the hour of 2 A.M. on the aforesaid
date and at the hour of six A.M.
on said date deponent found said place
broken open and said property was
missing. Deponent is further informed
by Officer Elsterich that he arrested
the defendants

0655

and that he found ^{part of} said property concealed
in a building corner of orchard and ~~other~~
~~other~~ defendant is further informed
by Max Gredinger that he saw the
defendants loiter around aforesaid
premises about the hour of 3 am
on said date. Defendant Charles
the defendants with having taken carried
away and purloined stolen mail
property and prays that they be held
to answer.

B. Benzerman.

I sworn to before me this
29th day of July 1890
J. J. [Signature]
Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Office—BURGLARY.

1.
2.
3.
4.

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0656

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer. *Charles Lanz*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *184 Ludlow St 2 years*

Question. What is your business or profession?

Answer. *Seegar Box Maker*

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

Answer. *I am not guilty*

Charles Lanz

Taken before me this

day of

Police Justice.

0657

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Morris 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. *Morris Goldstein*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *England*

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

Answer. *46 Essex St 2 weeks*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not guilty.*
M Goldstein

Taken before me this

day of

Police Justice.

0658

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Jesse Schuckman 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.

Jesse Schuckman

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Russia

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

Answer.

74 Ludlow St One Year

Question. What is your business or profession?

Answer.

Law Clerk

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

Answer.

I am not guilty

Jesse Schuckman

Taken before me this

day of

July 1898
John J. Smith
Police Justice.

0659

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

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

Dated *July 29* 18*90* *R. G. Bussey* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0660

1174

Police Court---

3

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Beruhard Benjamin

1. ^{65. D} Morris Goldstein

2. Jesse Schuckman

3. Charles Lenz

4.

Offence *For on the Soda Water Stand*

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

July 29

1890

Magistrate.

Officer.

Precinct.

Witnesses

No.

104 Stanton Street

No.

37 Allen St

No.

500 S. 3rd

\$

to answer

Conrad

0661

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Morris Goldstein, Jesse
M. Schuckman and Charles Lang

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

Morris Goldstein, Jesse M. Schuckman and Charles Lang

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

The said

Morris Goldstein, Jesse M.
Schuckman and Charles Lang, all

late of the Tenth Ward of the City of New York, in the County of
New York, aforesaid, on the twenty-ninth day of July in the year of
our Lord one thousand eight hundred and ninety, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the building of one

Bernhardt Bengeman

feloniously and burglariously did break into and enter, with intent to commit some crime therein,
to wit: with intent, the goods, chattels and personal property of the said

Bernhardt Bengeman

in the said building 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.

0662

SECOND COUNT—

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

Morris Goldstein, Jesse M. Schuckman and Charles Lang
of the CRIME OF *Grand LARCENY in the second degree* committed as follows.

The said *Morris Goldstein, Jesse M. Schuckman and Charles Lang*, all
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 night time of the said day, with force and arms,
four hundred regans of the value of
five cents each, six hundred United
States postage stamps of the denom-
ination and value of two cents each,
and one thousand cigarettes of the
value of one cent each

of the goods, chattels and personal property of one *Bernhardt Bengeman*
in the *Building* of the said *Bernhardt Bengeman*

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

John R. Fellows,
District Attorney.

0663

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0664

BOX:

406

FOLDER:

3762

DESCRIPTION:

Gorman, Joseph

DATE:

08/15/90



3762

0665

Witnesses:

Morris Katz
Allen Harris

Left refusing
to disclose his
name or give
reference of.
ch.

HM

1st. *Emery*

Counsel, *W. H. H. H.*
Filed 15 day of Aug 1890
Pleads, *Not Guilty (1st)*

THE PEOPLE
vs.
Joseph Sorman
Grand Larceny Second degree
[Sections 528, 531, 532, Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edward L. H.
Aug 21. 1890 Foreman.

Placed and convicted

R. J. H. 9th
2 days of 9th
Sept 5/90

10

-----X
The People of the State of New York,
against
J O S E P H G O R M A N .

Indicted for Grand Larceny in the 2nd degree.

APPEARANCES: For the People Asst. Dist. Atty. Parker .

MORRIS KATZ, a witness for the People, sworn, testified :

I live at No. 15 East Houston St. in this city . I am in the business of manufacturing artificial feathers at that no. On the second day of this month I lost a lot of artificial feathers valued by me at \$50. I did not miss the feathers until Sunday the third day of August . On the afternoon of Monday I received a message from one of my customers a Miss Haggerty who does business in Division St. . I went down town to her store and I there saw on her counter some of the feathers which had been missed from my place on the day previous . The defendant came along in about fifteen minutes , and Miss Haggerty pointed him out to me as the man who had left the feathers at her store. I went after him and he commenced to walk quick. I went through several blocks after him, and then he commenced to run. On the corner of Forsyth and Grand Street I met

0567

4

first and returned at four o'clock .

LOUIS HARRIS, a witness for the people, sworn, testified:

I am a police officer attached to the 11th precinct. I arrested this defendant on the 4th day of August . I noticed him coming along Forsyth St. at a very swift gait. I arrested him, and then Mr. Katz came up and accused him of stealing some feathers; he said that he had bought them; I asked him of whom he had purchased them and he said of a party he did not know . I took him to the station house and afterwards to Court . I have not had any talk with him since .

D E F E N C E .

JOSEPH GORMAN, the defendant, sworn, testified:

I bought these feathers from a man in a saloon on South Fifth Avenue in this city . He told me that they were worth ten dollars. It was in a saloon at the corner of South Fifth Avenue and 3rd Street . I thought they were all straight and I took them home and afterwards took them to Miss Haggerty to sell them . I told her I bought them . When I returned in the afternoon and she told me that they had been stolen I got frightened and ran away . I did not know the goods were stolen or I would not have taken them .

CROSS EXAMINATION:

I am a printer by trade . I do not know the name of the man of whom I bought these feathers in the saloon.

0558

4

3

a dollar deposit until he brought his others . I asked him what time he would bring them back, and he said at four o'clock in the afternoon . He informed me that his brother made the feathers. I gave him fifty cents before he left; and he was to return at four o'clock . . The moment I saw the feathers I knew they came from Mr. Katz; they were the kind of feathers I had bought from him . I had seen Mr. Katz that morning and he had given me the information about the loss of his feathers . As soon as the defendant left my store I sent a message to Mr. Katz telling him that his feathers were at my store . I told Mr. Katz to wait on the opposite side of the street until the defendant came back and he did so . When the defendant came into my store again I told him I wanted the half dollar back, that the goods which he had left there were stolen and I did not want them . The defendant said "Don't be afraid, my brother makes them. I then told him to take the goods away without paying me back the deposit as I did not want to have anything to do with them. He would not take them and he left my store . I lost sight of him and Mr. Katz after that .

CROSS EXAMINATION:

He brought me three dozen in the afternoon and wanted two dollars for them . He came back to my store at the hour appointed and had the feathers which I told him to bring with him. He was in there first at half past two

0669

2

an officer and he caught hold of the defendant and arrested him. The officer said to him "This man accuses you of stealing". The defendant says "I don't know anything about it, I did not steal those goods I bought them". He told me that he bought them in Fourteenth Street of somebody. I did not authorize this defendant to take these feathers out of my store, nor did I give him permission to take them.

CROSS EXAMINATION:

I do not know, as a matter of fact, who took the feathers from my store. I never saw this young man before the day I had him arrested. Miss Haggerty notified me that there was some one at her store trying to steal some of my feathers and when I heard that I went immediately to her store. These feathers which were taken were sample feathers which I had in my store.

MARY HAGGERTY, a witness for the People, sworn, testified:

I am a dealer in fancy feathers doing business at No. 51 Division Street in this city. I am a customer of the complainant Mr. Katz. On the 4th day of August, Monday I saw this defendant now at the bar. He came into my store at half past eleven and asked me if I wanted to buy eight fancy feathers. I asked him if he had any more of them; he asked me three dollars for the eight. I told him that that was too much for them; that I could not give him that much money for them. He told me he had others at his home in Madison St. and I told him I would give him

0670

5

I dont know where he be longs . I have never seen him since . I have a brother living at No. 181 Madison St? and it was there I had the rest of the feathers . I dā did not know anything about the value of the feathers at the time I went in there to sell them to Miss Haggerty.

The Jury returned a verdict of Guilty of receiving stolen goods .

0671

Indictment filed Aug. 15-1890

COURT OF GENERAL SESSIONS

Part I.

THE PEOPLE &C.

against

JOSEPH GORMAN.

Abstract of testimony on trial
New York, Aug. 25th
1890.

0672

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 15 East Houston Street, aged 28 years,
occupation Flowers and Feathers being duly sworn
deposes and says, that on the 2nd day of August 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

A quantity of Fancy Feathers valued
at Fifty Dollars

\$ 50⁰⁰/₁₀₀

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 Joseph Gorman (now here)

in the following manner to wit:

Deponent misused said property and
is informed by Mary Haggerty that the
defendant called on her at her store
No 51 Division Street and offered said
property for sale. Witness having received
notice from deponent that said property
had been stolen from him. Officer
Harris arrested the defendant.
Deponent thereupon charges the defendant
with having taken carried away and
stolen said property and prays
that he be held to answer.

Morris Katz

Sworn to before me, this
of August 1892

4th day

Police Justice

0673

CITY AND COUNTY {
OF NEW YORK, } ss.

aged 16 years, occupation Milliner of No. 17
Durston Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Morris Katz
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4th day of August 1888 } Mamie Haggerty

[Signature]
Police Justice.

0674

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Joseph Gorman

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

~~#38 East~~ No Home

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty

Joseph Gorman,

Taken before me this

day of

August

188

at

City of New York

County of New York

State of New York

Before me

Notary Public

My Commission Expires

at

City of New York

County of New York

State of New York

My Commission Expires

at

City of New York

County of New York

State of New York

My Commission Expires

at

0675

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

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

Dated *August 4* 18 *90* *[Signature]* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0676

Police Court---

1214 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Katz
13 East Houston
Joseph Gorman

2

3

4

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

August 4 188*9*

Hogan Magistrate.

Harris Officer.

11 Precinct.

Witnesses

Mary Haggerty

No.

51 Division Street.

No.

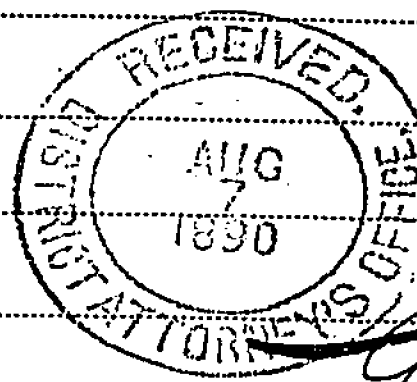
Street.

No.

Street.

\$

to answer



ptw

0677

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 Gorman

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

Joseph Gorman

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

The said

Joseph Gorman

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

a quantity of feathers (a more particular description whereof is to the Grand Jury aforesaid unknown), of the value of fifty dollars

of the goods, chattels and personal property of one

Morris Katz

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

0678

SECOND COUNT—

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

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

The said

Joseph 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,

a quantity of feathers, (a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of fifty dollars

of the goods, chattels and personal property of one

Morris Katz

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

Morris Katz

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

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

JOHN R. FELLOWS,
District Attorney.

0679

BOX:

406

FOLDER:

3762

DESCRIPTION:

Graham, Annie

DATE:

08/21/90



3762

0680

239. *lasted* *a*

Counsel,
Filed *21* day of *Aug* 18*90*
Pleads, *Not Guilty (22)*

THE PEOPLE
vs.
Annie Graham
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,
District Attorney.

A True Bill
John R. Fellows
Aug 25/90
Deputy Clerk
John R. Fellows
of the
F. J. J.

Witness:
Mary Russell
Officer - Graham

Upon examination, I recommend
the discharge of defendant upon
known very negative
Aug 25/90
AD Baker
Apr

0681

Police Court— District.

City and County { ss.:
of New York,Mary Kinnell
of No. 2 Minetta Place Street, aged 25 years,
occupation Wash woman being duly sworndeposes and says, that on the 15 day of Aug 1889 at the City of New
York, in the County of New York,She was violently and feloniously ASSAULTED and BEATEN by
Ann Graham (now here)who wilfully and maliciously
cut and stabbed deponent
in the neck with some sharp
instrument she then and there
held in her handsDeponent further says
that said assault was
committedwith the felonious intent to take the life of deponent, or to do ^{her} grievous bodily harm; and without
any justification on the part of the said assailantWherefore 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 16 day }
of Aug 1889 } Mary Kinnell
maire

Do. J. C. B. Police Justice.

0682

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Annie Graham

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

4 Congress Place 2 Mos

Question. What is your business or profession?

Answer.

Work in a Laundry

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
Annie Graham
mark*

Taken before me this

day of

Sept 1888

De District Police Justice.

0683

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

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

Dated Aug 16 1890 Do. J. C. H. S. S. Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0684

Police Court--- 1261 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Kinrell
2 Annetta Place
Anne Graham

Offence
Assault
Kidnap

2
3
4

Dated Aug 16 1889

Officer
Gargan

Magistrate.

Officer.

Precinct.

Witnesses Dr. at Hospital Dr. W. W. Vincent

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

COMMITTED.

BAILED,

No. 1, by

Residence Street.

No. 2, by

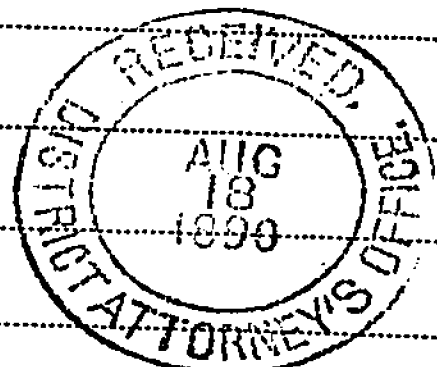
Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



0685

August 23/90

Dear Sir

I was Doctor Meekes
~~of~~ St Vincent Hospital
that attended Mary Ann
who was assaulted by Annie
Graham.
H. G. G. G.
Eight Precinct

0686

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Annie Graham

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

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

The said *Annie Graham*

late of the City of New York, in the County of New York aforesaid, on the
fifteenth day of *August* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Mary Kennell*
in the Peace of the said People then and there being, feloniously did make an assault
and *her* - the said *Mary Kennell*
with a certain *sharp instrument to the*
Grand Jury aforesaid unknown,
which the said *Annie Graham*
in *her* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

3 with intent *her* the said *Mary Kennell*
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
Annie Graham
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Annie Graham*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Mary Kennell* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *her* the said
with a certain *sharp instrument to the*
Grand Jury aforesaid unknown,
which the said *Annie Graham*
in *her* 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.

0687

THIRD COUNT--

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

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

The said Annie Graham

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Mary Kennell in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and

her the said Mary Kennell
with a certain sharp instrument to the
Grand Jury aforesaid unknown,
which she the said Annie Graham
in her right hand then and there had and held, in and upon the neck
of her the said Mary Kennell

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 Mary Kennell

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.

0688

BOX:

406

FOLDER:

3762

DESCRIPTION:

Grasso, Agostino

DATE:

08/18/90



3762

0689

Witnesses:

Antonio Florio

H. Farmington

St. Berling 470.

Counsel,

Filed

18 day of Aug 1890

Pleads,

At Gully (19)

THE PEOPLE

vs.

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

Agostino Grasso

JOHN R. FELLOWS,

District Attorney.

Sub 1 Sept 15

Sub 1 Sept. 11 at 11th request N.J.

A TRUE BILL.

Commander Mr.

Foreman

Quid & Acquit

0590

Police Court

1st District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 115 Mott Street, aged 30 years,
occupation Bootblack being duly sworn
deposes and says, that on the 4th day of Aug 1888 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
Forty 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 A guastino Grasso (nowhere)

who acted in concert with a man
not arrested, for the reasons following
to wit: Deponent says, — on said
date he shined the shoes of said
man not arrested, and when de
ponent had performed such labor,
said man not arrested, urged de
ponent to accompany him from
deponent's bootblack stand at
31st Street and Third Avenue, to
said man's residence in East 33rd
Street, where said man told deponent
he had more shoes to shine.

Deponent further says, — he

Sworn to before me, this

1888

day

Police Justice.

0691

accepted said man's proposal, and on the way he was accosted by defendant. Deponent further says, ^{he quit the} man not arrested was engaged in conversation by defendant, and defendant delayed to deponent that he was an Italian looking for a hotel that boards his countrymen, and had been defrauded by a man out of five dollars which defendant said he had given said man to procure for him a hotel, and said defendant implored deponent to guide him to a hotel, that for such trouble defendant would give deponent five dollars.

Deponent further says - said man not arrested, then declared, that if deponent could thus earn five dollars to accept the opportunity, and that he would wait to have the shoes shined and would accompany deponent.

Deponent further says, - he agreed to the proposal of defendant, and together with said man not arrested and the defendant, deponent went on his mission to find a hotel.

Deponent further says, - on the way, defendant said that he had in a handkerchief eighteen hundred dollars of the United States issue, which defendant told deponent he would like to have exchanged for money of Italian issue, and showed to deponent some money

0692

Deponent further says, - he agreed to the proposal of defendant, and together with said man not arrested, and the defendant, deponent went on his mission to find a hotel.

Deponent further says, - on the way, defendant said that he had in a handkerchief Eighteen hundred Dollars of the United States issue, which defendant told deponent he would like to have exchanged for money of Italian issue, and showed to deponent some money in said handkerchief which deponent believed to be genuine money of the United States.

Deponent further says, - defendant asked him, if he could secure the desired exchange, and deponent consented to procure such.

Deponent further says, - defendant was unwilling to trust said handkerchief

containing said alleged money to deponent, unless deponent would give security.

Deponent further says, - said man not arrested said that this was a fair proposition, and deponent being willing to oblige his countrymen, went to his premises at 115 Mott Street, and secured Forty dollars which he gave to defendant, receiving in return therefore the said alleged money to be exchanged, contained in said handkerchief; having rejoined said man not arrested and defendant at the corner of Hester Street and the Bowery.

Deponent further says, - they all then went in a car at said corner, and rode as far as Chambers Street, where all three got off said car, deponent leaving defendant and said man not arrested on the corner of Chambers Street and Park Row, and who said they would wait on said corner, until deponent had returned with the exchanged money.

Deponent further says, - when he arrived at the banking place, to where he had come to make said exchange,

0693

Deponent further says, - said man not arrested said that this was a fair proposition, and deponent being willing to oblige his countryman, went to his premises at 111 Mott Street, and secured Forty dollars which he gave to defendant, receiving in return therefore the said alleged money to be exchanged, contained in said handkerchief; having rejoined said man not arrested and defendant at the corner of Hester Street and the Bowery.

Deponent further says, - they all then went in a car at said corner, and rode as far as Chambers Street, where all three got off said car, deponent leaving defendant and said man not arrested on the corner of Chambers Street and Park Row, and who said they would wait on said corner, until deponent had returned with the exchanged money.

Deponent further says, - when he arrived at the banking place, to where he had gone to make said exchange, he discovered that in place of said handkerchief containing the alleged eighteen hundred dollars, nothing of such a nature was contained therein, only valueless paper being therein.

Deponent further says, - he returned to the corner of Chambers Street and ~~Park Row~~ Bowery; but defendant and

0694

said man not arrested had vanished.

Deponent further says - he is informed by his wife Angela Florio, that when deponent had gone to his home, to secure said Forty Dollars, she followed deponent when he left the house, and saw deponent meet defendant and said man not arrested on the corner of O'Brien Street and Bowery, and identifies defendant as the man she had seen in her husband's company.

Wherefore, deponent charges defendant with acting in concert with said man not arrested, and fraudulently obtaining possession of said money of deponent, by trick and device, and color and aid of fear, and prays that he be dealt with as the law directs.

Antonio Florio

Sworn to before me
this 19th day of August 1887.

[Signature]
Police Justice.

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

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

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

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

0695

CITY AND COUNTY }
OF NEW YORK, } s3.

Angela Florio
aged 35 years, occupation Keeps house of No. 115 Mott Street, being duly sworn deposes and
says, that ^she has heard read the foregoing affidavit of Antonio Florio
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

10th
Aug 1890

her
Angela X Florio
maire

A. J. White

Police Justice.

0696

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

112
District Police Court.

Agastino Grasso 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.

Agastino Grasso

Question. How old are you?

Answer.

44 years

Question. Where were you born?

Answer.

Italy

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

Answer.

140 Mulberry St in New York

Question. What is your business or profession?

Answer.

Baker

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
Agastino Grasso

Taken before me this
day of Sept 1896

Police Justice

0697

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

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

Dated *Aug 10* 189*0* *H. J. White* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0698

Police Court--- 12 1231 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Florio
115 - 23. Matt St
1 *Agastino Grassi*
2 _____
3 _____
4 _____

Grand larceny
Offence

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Aug 10* 1890
White Magistrate.

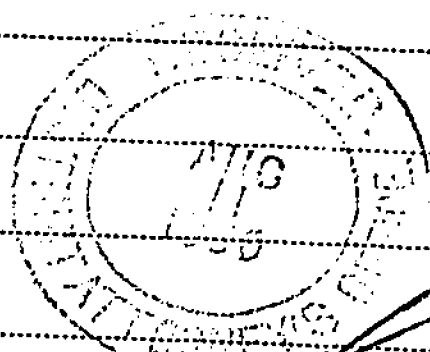
Crystal & Harrington Officers
Co & Precinct.

Witnesses *Angela Florio*
No. *115 Matt* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *G.S.*



fix money

0699

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Agostino Graeco

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse Agostino Graeco

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

The said

Agostino Graeco

late of the City of New York, in the County of New York aforesaid, on the fourth
day of August in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
day -time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of forty

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of forty

dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of forty

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of forty

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

of the goods, chattels and personal property of one Antonio Florio,
then and there being found,

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

JOHN R. FELLOWS, *District Attorney.*

0700

BOX:

406

FOLDER:

3762

DESCRIPTION:

Gross, Yetti

DATE:

08/15/90



3762

0701

169

Witnesses:

Counsel,

Filed

day of

15 Aug 1890

Pleads,

THE PEOPLE

vs.

B.
Yetter Grover

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday.)

[Ill. Rev. Stat. (7th Edition), Page 1089, Sec. 63]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward L. Brown

Foreman.

0702

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Yetti Gross

The Grand Jury of the City and County of New York, by this indictment, accuse *Yetti Gross* 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 *Yetti Gross* late of the City of New York, in the County of New York aforesaid, on the *30th* day of *September* in the year of our Lord one thousand eight hundred and *Eighty eight*, 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 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.

0703

BOX:

406

FOLDER:

3763

DESCRIPTION:

Hannigan, James

DATE:

08/11/90



3763

0704

fine put in by remitted, an
indict for 300 pending, agst
dept. The Court here com-
mitted was a County Court.
dept. has been in C. H. & D. & D.
Witnesses;

William T. Hanson

Mary Evans

101.

W. Jackson
822 Temple St.

Counsel,

Filed

Pleads,

day of Aug 1887

Not Guilty (1/2)

THE PEOPLE

vs.

James Hamigan

I

2 cases

JOHN R. FELLOWS,

District Attorney.

4⁵⁰

Sept 17-18 Part 2

Sept 17-18 Part 2

Sept 17-18 Part 2

A TRUE BILL.

Commander

Part 2 - Sept. 17, 1890 Foreman.

Pleads Guilty of Assault

in the third degree

Sept 17, 1890

Fine \$200. B.M.

0705

Sec. 192.

6th District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before John Jochane a Police Justice
of the City of New York, charging Thomas Ratty Defendant with
the offence of Larceny - Felony

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 hear-
ing thereof having been adjourned,

We, Thomas Ratty Defendant of No. 146 West
Brook Ave Street; by occupation a Trickman
and Fred Schmauser of No. 2835 Third Avenue
Street, by occupation a Black Surety, hereby jointly and severally undertake that
the above named Thomas Ratty Defendant
shall personally appear before the said Justice. at the 6th 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

day of

188

7th Thomas J. Roddy
9th Fred Schmauser
John Jochane POLICE JUSTICE.

0706

CITY AND COUNTY } ss.
OF NEW YORK, }

day of
1881
Police Justice.

Sworn to before me, this

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 Five 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 horse and carriage and

business of the value of Two thousand
dollars and household furniture
of the value of Five hundred dollars
altogether of the value of Twenty
five hundred dollars.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the 18 day of 1881

Justice.

Fred Schmaufer

0707

POLICE COURT 6th DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

James W. Hannigan

Ann Hanson
Larceny - Misdemeanor

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Date

189

July 30th 40

James W. Hannigan

Police Justice.

0708

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

day of

189

Police Justice.

0709

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

CLT
District Police Court.

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

Question. What is your name?

Answer. *Thomas Roddy*

Question. How old are you?

Answer. *Twenty-four*

Question. Where were you born?

Answer. *New York*

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

Answer. *538 E 136th Street; One month*

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.*
Thomas Roddy

Taken before me this

day of

188

John J. [Signature]

Police Justice.

0710

Police Court—

6th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of Ann Hanson
of Main Street West Farms Street, aged 43 years,
occupation Stender being duly sworn

deposes and says, that on the 15th day of June, 1880 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz: one Black

Cashmere Dress of the value of Twenty
eight dollars and fifty cents

the property of this deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Hannigan and Thomas
Rothblatt (now here) under the following
circumstances; That on the afternoon of
15th day of June deponent saw said
Hannigan and Rothblatt running from her
house with her dress, said Hannigan
carrying it; Deponent and Mr. Barnes
saw after said Hannigan and Rothblatt
and they dropped the dress in the roadway.

Ann Hanson
mark

Sworn to before me, this
15th day of June 1880
John C. O'Connell
Police Justice.

0711

1234
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

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

Dated July 30th 1899 John C. Cochrane Police Justice.

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

Dated 1899 Police Justice.

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

Dated July 30th 1899 John C. Cochrane Police Justice.

0712

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____



Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ann Hansen

Wm James Harrison
Wm Thomas Roberts

3.

4.

Dated

July 8th 1888

Magistrate.

Michael Brady
Chas Zambel to officer

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

Mary to answer

\$

300 to answer

July 11th 1888

July 13th 1888

July 15th 1888

July 17th 1888

July 19th 1888

July 21st 1888

July 23rd 1888

July 25th 1888

July 27th 1888

July 29th 1888

July 31st 1888

0713

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 60th DISTRICT.

Michael Brady

of No. 34 1/2 Avenue Police Street, aged years,
occupation being duly sworn deposes and says,

that on the 6th day of July 1889

at the City of New York, in the County of New York, the arrested
James Hannigan and Thomas Ratty (now here) on infor-
mation and belief of Ann Hanson
with having stolen a silk dress of the
value of Thirty-eight on the 15th of June.
Deponent prays that the said James
Hannigan and Thomas Ratty may be
committed for examination until tomorrow
morning in order to get further
evidence

Michael Brady

Sworn to before me, this

day

1889
John C. O'Meara
Police Justice,

0714

Police Court, *6th* District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Michael Brady

vs.

Wol James Harrigan

Wol Thomas Rutty

AFFIDAVIT.

Grand Jury

Dated *July 7th* 188*8*

Eckman Magistrate.

Brady Officer.

3rd

Witness, _____

Brief Ex^o of Rutty \$500

Ex^o adj^d to Aug 11. Goelun

Disposition, *Remanded*

*Application of Officer for further
warrant to Aug 11. Goelun
Aug 8. A. M.*

0715

NO CHILDREN RECEIVED AFTER 3 P. M.

HOUSE OF RECEPTION, 415 BROOME STREET, NEW YORK.

Office Hours: 9 A. M. to 3 P. M.

5 District Police Court.

To

One of the Policemen of the City of New York.

You are hereby commanded to take charge of *James W. Harrington* a child under the age of fourteen, and above the age of seven years, who has been proved to me by competent evidence to be embraced within section fourteen hundred and sixty-three of the act entitled "An Act to Consolidate into One Act and to declare the Special and Local Laws Affecting Public Interests in the City of New York," passed July 1, 1882, and who also appears to my satisfaction to be a proper object for the care of the Corporation known as "THE NEW YORK CATHOLIC PROTECTOR," and to deliver the said child without delay to the said Corporation at its house of reception, No. 415 Broome St. in this city; and for so doing this shall be your sufficient warrant.

Dated this

23rd

day of

June

188

4

Signed

Mc. J. Power

Police Justice.

Give Copy, William S. P.

0716

No. 14046

Name. Jas. W. Harrigan

Date. June 23/90

Charge. Bad Conduct

Brought in by Officer Bennett
Wm. J. Fisher

C. W. Williams
Supt.

July 24/90

I hereby certify pursuant to Section 3, Chapter 633, Laws of 1886, that I have this day examined, at the request of the Officers of the

a male Child, age. That such Child is apparently suffering with Diphtheria, Scarlet Fever, Measles, Whooping Cough or any contagious or infectious Disease, especially of the Eyes or Skin, which might be communicated to the other inmates of the Institution. That the physical condition of the Child is as follows:

That the mental condition of the Child is as follows:

That there is the presence of hereditary or other constitutional Disease.

And also deformity or abnormal condition, which I find upon examination to exist.

M. D.

I order the discharge of the within Child from strict quarantine from the other inmates of the Institution, pursuant to Section 4, Chapter 633, Laws of 1886, and certify such Child has remained in quarantine from until this day of 183, the date of its discharge therefrom.

M. D.

0717

Sent to Department.

| | | | |
|---------------------------------------|--|---------------------------------------|--|
| Reception Number. | | Name <i>James M. Thompson</i> | |
| Age, <i>16</i> years. | | Residence <i>593 So. 14th St.</i> | |
| Father, <i>Patk</i> | | born in <i>May</i> of <i>1891</i> | |
| Mother, <i></i> | | born in <i></i> | |
| Health, <i></i> | | living dead temp. intemp. | |
| Haps, <i></i> | | living dead temp. intemp. | |
| Committed for <i>Black conduct</i> | | State of Education <i>5th Grade</i> | |
| Brought in by <i>Officer Bennett</i> | | by <i>Judge</i> | |
| Recommended by <i>Officer Bennett</i> | | Recommended by <i>Officer Bennett</i> | |
| Brought in by <i>Officer Bennett</i> | | Recommended by <i>Officer Bennett</i> | |

POOR QUALITY
ORIGINAL

0718

2588 - Thrice

one -

1405 -

years

10 or 12

||| |||

James Sullivan

Bellman T

I know him
since he was a
little boy --

Ellen Sullivan
wife of

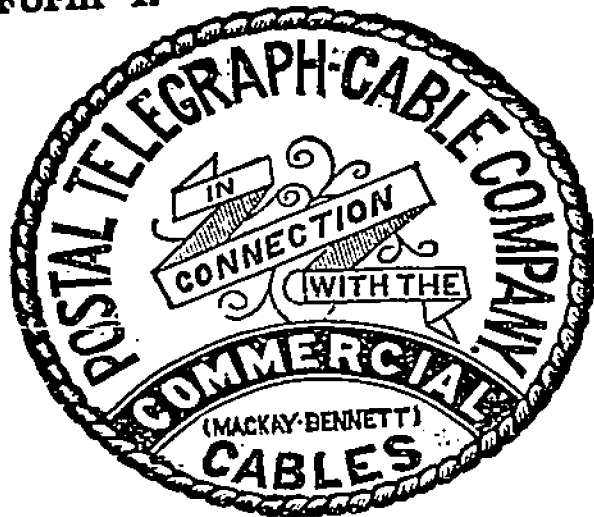
James Sullivan

||| |||

139th St - New
York - Constance

0719

Form 1



H. & M. 6 Paid 25c
8.15 am

TELEGRAM.

All Messages taken by this Company are subject to the conditions printed on back of this Blank.

ALBERT B. CHANDLER,
President and General Manager.

GEORGE R. WILLIAMSON,
Secretary and Auditor.

Send the following message, subject to the conditions on back, which are hereby agreed to.

West Farms Ny July 7 1890
To *Mrs Michael Ryan*
Noroton Conn

Via Stamford Ct

Killie and Aunt Eliza come
immediately Mrs Hanson

Delivered to J H Lee - Stamford Ct

0720

Church of the Holy Immaculate
139 W 36th St.

I hereby certify that Ella
of George Hanson and
Anne Mooney was baptised
in this Church on 29th
June 1874, having been
born on the 24th of
June of the same year
as appears from the
Church register -
The God mother was Mary
M^{rs} Goldrick.

J. F. Keane

Ass - Pastor.

0721

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

On Saturday evening June 21st about P.M. Mrs. Hanson. went from her home on Main St West Farms. with her horse and wagon. to Harlem to purchase Groceries &c., as was her custom, when passing on 3rd Ave at 138th St. Hannigan Fisher Carroll. and some other young men followed her for some distance, throwing stones and potatoes at her.

They then started to West Farms. knowing her daughter Nellie F. was alone in the house. they got there first as Nellie had put 3 young children to bed. ^{which Mrs. Hanson was caring for the children.} and as she was in the act of placing the children shoes on the mantle near the stove, she heard a knock looked around and saw Hannigan standing in the hall between the outer door and door leading from hall to room she was in. She did not speak to him but as quick as a flash of lightning he jumped in caught her around the neck with one hand, and by her private parts with the other hand. threw her over his knee to the floor, started to raise her dress, at the same time saying he would fix her. as soon as she could get her breath she called for Mrs Mary Burns, who was in the next room.

0722

Police Department of the City of New York,

Precinct No. _____

2

New York, _____ 188

Mrs Burns. Answered her call for help. Coming with a stone lifter, when Hannigan ran out. He and his two companions Fisher, and Carroll, then went down about 50 ft. of fence in front of Mrs Hanson's house, and around the property occupied by her.

From there they went to Mr Zankle, on Main St. about 2 blocks from Hanson's place. And attempted to steal a keg of vinegar. William Zankle, caught Hannigan making such an attempt, and had an officer called to arrest them, but they ran away, going back to Hanson's, and annoying her until about midnight.

This I mention because Hannigan's mother swore in the police Court, that he was to work on that Saturday, came home about 6 O'clock P.M. and remained in the house all night.

William Zankle, will testify to Hannigan being there that evening and hearing him make some remarks about having a racket at Hanson's.

Mary Burns will testify to Nellie calling for help, and finding her on the floor, and seeing Hannigan run out.

0723

Police Department of the City of New York,

Precinct No. _____

3,

New York, _____ 188

Counsel. — Claimed in the police Court, that the charge of attempt Rape, was only made to bolster up the Charge of Grand Larceny, which was committed by Harrigan on June 15th 1880.

He claimed this because the Complaint was not taken until July 11, though the Arrest was made July 6th.

Now the facts are these. Mrs. Hanson complained to Officer Chas. Schully, of both Larceny and attempt Rape, on Sunday forenoon June 22^a. When Schully came to the Station house, he informed me and I went at once to see Mrs. Hanson, and from that time until the Arrest was made ^{on July 6th} I devoted all the time I could spare in trying to get Harrigan taken & caught.

and had the following officers to assist me, from time to time, viz. Lurly, Donohue, Mitchell and Chapman of 34th Precinct.

When Harrigan was arrested, on July 6th the Complainant, Nellie F. Hanson was visiting her ^{Aunt} Mrs. Ryan, at Noroton, Conn. Her Mother telegraphed for her on July the 7th and she returned on July the 8th and was then prepared to

0724

Police Department of the City of New York,

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Precinct No. _____

New York, _____ 188

make her complaint, but the Larceny Case had been adjourned by request of prisoners Council, to July 11th, when Complaint was as follows for Attempt Rape, or indecent Assault.

When I took the prisoner to the Station house on the night of his arrest. I informed Sgt - Connor, who was in charge, of the nature of both Complaints against Harrigan, and both are recorded in desk blotter of that date. The Sgt. ~~with~~ blotter will be in Desk on day of trial if you require him.

Appended you will find Copy of Telegram, Certificate of birth of Complainant, who was under 16 years of age at time of assault.

Also Certificate of Harrigan's Commitment, to Catholic Protectors.

There was 10 different examinations before Judge Bohanan, some lasting almost all day.

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Police Department of the City of New York,

5-

Precinct No.

New York, _____ 188

Sometime during month of May last Nellie left home and went to live with a Mrs. Van Wagner in 142nd St. near 3rd Ave. who is a respectable woman. She did this because she wanted more cloths than her mother was giving her. And thinking she would have a better time there than she had with her mother — who works very hard, and makes every person around her do the same.

She being Stenodore for Church 2. Galo 5 Co.

Muritt and Conway, and others along the Bronx, besides working a small farm. All of those people speak well of her. Says she is a hard working rough honest old woman. A farmer who lives close to her says Nellie is the hardest working girl of her age he ever knew.

Nellie refused to return home with her mother from Mrs. Van Wagner, and she had to get a Policeman to take her to Court. where she went home, and has remained there since attending to her work, Counsel. Claimed she staid out all night with Hannigan.

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Police Department of the City of New York,

Precinct No. _____

6,

New York, _____ 188

this she denies. Hannigan worked
some time for her mother and she discharged
him, and Fisher, one at a time; principally
because she found they had a roll of silk
and a number of silk handkerchiefs, which
was stolen in her stable

0727

Police Court—6th District.CITY AND COUNTY
OF NEW YORK, } ss.

of No.

1531 Main Street

Street,

on

Wednesday the21st

being duly sworn, deposes and says, that

day of

June

in the year 188

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

he was violently and feloniously ASSAULTED and BEATEN by James Hannigan with intent to commit a felony, namely—a rape, by having sexual intercourse with this deponent, she not being his wife, against her will. All about 8 o'clock in the evening of said day deponent was standing in the kitchen of her said residence when said Hannigan did catch hold of deponent by the neck and by the private parts of her person did throw her to the ground and attempt to raise deponent's clothing when he was interrupted by the coming of a person in answer to deponent's outcries.

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

of

July 11th day of 1898Nellie F. HansonJohn J. Connaue

POLICE JUSTICE.

0728

On this case of information,
they have been the ~~main~~
^{fully finished & concluded}
tion but the notes of the
Stenographer not being
written out, nor possible
that they should be, in
time for the Court by 10 o'clock
such information was read, to
~~the~~ have been ~~the~~ ~~the~~ ~~the~~
Sergeant before the Court, or
Court of day and, it is
keely ~~presented~~ by the Court
for the informant, the Court
for the defendant; that the
said witness shall proceed
to deliver the ~~the~~ ~~the~~ ~~the~~
accusation & ~~the~~ ~~the~~ ~~the~~
upon the evidence as it
stands. The same to be
written out by the Steno-
grapher hereafter & returned
as provided by law.

0729

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *James Harrigan.*

Question. How old are you?

Answer. *Seventeen.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *2628 Third Avenue; Two years.*

Question. What is your business or profession?

Answer. *Laborer.*

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.*
James H Harrigan

Taken before me this

day of

July

1895

at

the

Police

Justice.

Police Justice.

0730

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.....

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

Dated *July 30* 18..... *John A. McKane* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0731

16

6-3-08

1-2-08

7-1-08

Tuesday

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

18-2-08

Police Court---

6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nelbert F. Hanson
James Ramirez

Offense: Indecent Assault

Dated

July 11 188
Cochran
Brady

Magistrate.

Officer.

Precinct.

Sergeant Bonnell

Witnesses:

Mary Bryan

No.

Complainant

Street.

Frank Dorsey, 1170 9th Ave

Offs.

No.

34th Precinct

Street.

William Gambel

No.

to answer

Street.

\$

July 14th

July 18th

July 30th

0732

Police Department of the City of New York.

Precinct No. 3

New York, Sept. 3^d 1890

From C. O.

Notify District-Attorney's
office Detective Michael Brodsky
34th Precinct- detained at 6th District-
Court- please put- case against-
James Hanigan off until 5th inst-
as he had to be at ~~court~~ tomorrow
also Captain Stephenson J. P.

Poundsman Healy

0733

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 Hannigan

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

James Hannigan

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

The said

James Hannigan

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

*one dress of the value of
twenty-eight dollars and fifty cents*

of the goods, chattels and personal property of one

Ann Hanson

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

0734

SECOND COUNT—

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

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

The said

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

one dress of the value of twenty-eight dollars and fifty cents

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0735

102

W Jackson
Pr. Imp. State

Witnesses;

Ann Harrison

Counsel,

Filed 11 day of Aug 18 90
Pleads, *Ans. Guilty (12)*

THE PEOPLE

vs.

James Hannigan

Grand Larceny Second degree
[Sections 528, 531, 532, Penal Code.]

2 Cases
W. J. Jackson

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John R. Fellows

Foreman.

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

0736

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 Hannigan

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *James Hannigan*
attempting to commit
of the CRIME OF RAPE, committed as follows:

The said *James Hannigan*,

late of the City of New York, in the County of New York aforesaid, on the
twenty-first day of *June*, in the year of our Lord one thousand
eight hundred and ~~eighty~~ *ninety*, at the City and County aforesaid, with
force and arms, in and upon a certain female not his wife, to wit: one *Nellie*
Hanson then and there being, wilfully and,
feloniously did make an assault, and her the said *Nellie Hanson*,
then and there, by force and with violence to her the said *Nellie*
Hanson, against her will and without her consent, did wilfully
attempt to and feloniously ravish and carnally know, 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 Hannigan*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *James Hannigan*,

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 a certain
female not his wife, to wit: her the said *Nellie Hanson*, then
and there being, wilfully and feloniously did make another assault, with intent her the
said *Nellie Hanson*, against her will and without her consent, by
force and violence, to then and there wilfully and feloniously ravish and carnally know,
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.

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THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *James Hannigan* ~~attempting to commit~~
~~of~~ the CRIME OF RAPE, committed as follows:

The said *James Hannigan*,
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 a certain
female not his wife, to wit: her the said *Nellie Hanson*, then
and there being, wilfully and feloniously did make another assault, and an act of sexual
intercourse with her the said *Nellie Hanson*,
then and there wilfully and feloniously did commit and perpetrate, against the will of the
said *Nellie Hanson*, and without her consent; against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *James Hannigan*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *James Hannigan*,
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 a certain
female not his wife, to wit: her the said *Nellie Hanson*,
then and there being, wilfully and feloniously did make another assault, with intent, an
act of sexual intercourse with her the said *Nellie Hanson*,
against her will and without her consent then and there wilfully and feloniously to commit
and perpetrate, 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.*