

0979

BOX:

443

FOLDER:

4087

DESCRIPTION:

Gallagher, Harry

DATE:

07/09/91



4087

0980

BOX:

443

FOLDER:

4087

DESCRIPTION:

Morris, George

DATE:

07/09/91



4087

098-1

BOX:

443

FOLDER:

4087

DESCRIPTION:

Doe, John

DATE:

07/09/91



4087

144 J. Gallagher

Counsel, _____
Filed 9 day of July 1899
Plends Porter, Mr. Buckley

W. J. [unclear]
vs. THE PEOPLE
vs. Harry Gallagher
George Morris
John Doe
vs. John Doe

[Section 528, and 532, Penal Code].
(False Pretenses).
P. 1000 LABOENT.

Edw. M. [unclear]
JOHN R. [unclear]
District Attorney.

A True Bill

Nicholas L. [unclear]

July 13, 1899 Foreman,
7142 1/2 Both Plaza F. I.
Port of New York

Witnesses:

0983

Police Court 1 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Arthur Parrett

of No. 191 West Street, aged 41 years,
occupation last manufacturer being duly sworn,
deposes and says, that on the 30 day of June 189 / at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the day time, the following property, viz:

Good and lawful money of
the United States consisting of
Bank notes and bills of the value of

Five 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

Nancy Gallagher and George
Morris (now the) and another person
unknown to deponent, who is as
yet not arrested and who were acting
in concert with each other for the
purpose following to wit, that on
said day said Gallagher and Morris and
said unknown person came to
deponent's place of business of said
and said Gallagher stated to deponent that
he was employed in the office of the
Commissioner of Insurers and that said
Morris and said unknown man were
employed in the Sheriff's office of the
city, and that said Morris and said unknown

Sworn to before me this 1st day of July 189

Police Justice.

man had a club organized in the
 sheriff's office, and they were to give a
 ball for the purpose of fitting up a
 new reading room for the said club
 and asked Depoent to purchase the
 tickets for said ball which is to
 take place July 31st 1891 at Mauchoir
 hall. Depoent believing the repre-
 sentations made by said defendants
 purchased the tickets to the amount
 of ten dollars, one of which tickets is
 hereto annexed and marked Ex A. Depoent
 further says that he is informed by
 James H. Courm, deputy Commissioner of
 Duquesne that said defendant George
 J. Reid and was not in the employ of the
 office of Commissioner of Duquesne. And
 Depoent as further informed by Augustus
 J. Field, private secretary to the Sheriff
 of the City of New York, that said man
 is not a ball but not been employed
 in the sheriff's office or by the sheriff.
 Depoent further says he is informed
 by Joseph Robinson a police officer of the
 6th precinct police that he arrested
 said defendant and that he has made
 diligent search and inquiry regarding
 said association and said hall where the
 said ball was to take place and found
 there was no such hall and no such
 association in existence. Depoent
 therefore charges said defendant with
 false and fraudulent representations
 and with the larceny aforesaid.

Shewn to before me
 this 3rd day of July 1891 } Arthur Parrett
 Do - J. O. Kelly)

Police Justice

0985

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Augustus B. Field
Private Secretary of No.

Cheriffs Office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Arthur Parrett
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 3
day of July 1897 } Augustus B. Field
Do J. C. R. L. L. L.
Police Justice.

0986

CITY AND COUNTY }
OF NEW YORK, } ss.

aged years, occupation *James E. Corner*
Deputy Commissioner of Jurors of No.
280 Broadway Street, being duly sworn deposes and

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

Sworn to before me, this *3*
day of *July* 18*97*

James E. Corner
Police Justice

0987

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Police officer of No. 6th Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 3 day of July 1897 Joseph Schirmer

T. J. O'Reilly
Police Justice

0988

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Harry Gallagher 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. *Harry Gallagher*

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. *218-6th St -*

2 years

Question. What is your business or profession?

Answer. *Salesman*

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

Answer. *I am not guilty
And demand a trial by jury - Harry Gallagher*

Taken before me this

day of

July

1891

J. P. Kelly
Police Justice.

0989

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Morris 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.

George Morris

Question. How old are you?

Answer.

49 years

Question. Where were you born?

Answer.

New York

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

Answer.

85 Madison St 8 years

Question. What is your business or profession?

Answer.

Engineer

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, and demand a trial by jury
Geo Morris

Taken before me this

day of *Dec*

1887

J. J. [Signature]
Police Justice.

0990

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* 18 *91* *D. J. C. Kelly* 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.

0991

44 - 1

J.D.V

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Arthur Paragetti
191 3rd North St.
Nancy Gallagher
George Morris
John Doe

Officer Robert L. Larkin

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated July 3 1891

O'Riilly Magistrate.
Skinner Officer.

6 Precinct.

Witnesses Augustus B. Field

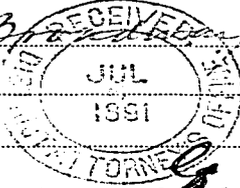
No. Sheriff's Office Street.

James E. Comer

No. 280 Broadway Street.

No. Street.

\$ 500 to answer G.S.



COMMITTED,

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Harry Gallagher,
George Morris, and
John Doe

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

Harry Gallagher, George Morris and John Doe
(Doe, James, and James to the Grand Jury)

of the CRIME OF *Petit LARCENY,* —
committed as follows :

The said *Harry Gallagher, George Morris*
 and John Doe, et al. —

late of the City of New York, in the County of New York aforesaid, on the *12th*
day of *June,* — in the year of our Lord one thousand eight hundred and
eighty *ninety-one,* at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Arthur Barrett*

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his own use,* did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
 Arthur Barrett, —

That *the said Harry Gallagher was then*
 employed in the office of the Commissioner of
 the City and County of New York, and that
 the said George Morris and John Doe were
 then employed in the office of the
 the said City and County, that there was then
 owing a certain debt in the said City's
 office called the Metropolitan Association,
 and that arrangements had been made for

The aforesaid holding by the said association
 and under its auspices, of a Summering
 festival and musical entertainment for the
 benefit of a new reading room, at a place
 in the said city known as Manerstein Hall
 on Friday evening July 2nd 1891, that tickets
 had been printed by the said association, each
 for the sum of one dollar, and that
 the said tickets were sold to the said Arthur
 and George, at the office of one dollar each, and
 that certain papers, which they then and there produced
 and delivered to the said Arthur Parrett were then and there
 authorized by the said association to sell the same at and
 for the price of one dollar each.

And the said Arthur Parrett
 then and there believing the said false and fraudulent pretenses and representations so made
 as aforesaid by the said Harry Gallagher, George Morris
and John Doe, and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
 representations so made as aforesaid, to deliver, and did then and there deliver to the said
Harry Gallagher, George Morris and
John Doe, the sum of ten dollars in
 money lawfully money of the United
 States of America, and of the value of
ten dollars,

of the proper moneys, goods, chattels and personal property of the said Arthur Parrett.

And the said Harry Gallagher, George Morris
and John Doe did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and
 personal property, from the possession of the said Arthur Parrett,
 by color and by aid of the false and fraudulent pretenses and representations aforesaid, with
 intent to deprive and defraud the said Arthur Parrett,
 of the same, and of the use and benefit thereof, and to appropriate the same to their own use.

Whereas, in truth and in fact, the said Harry Gallagher was
 not then employed in the office of the said
Commissioner of the State, and the said George
Morris and John Doe were not then employed

in the office of the said Sheriff; and there was not then organized any club in the said Sheriff's office called the Metropolitan Association, and arrangements had not been made for the giving and holding by the said association, or under its auspices, of a Dinner in the City of New York and a musical entertainment for the benefit of a new reading room, at the said place known as "Manderson Hall", on Broadway, New York, on the 21st day of May, 1881; and there was not then nor is there now any place in said City known as "Manderson Hall"; and no such tickets of admission had been printed by the said association; and the said ten paper tickets which they as aforesaid then and there produced and delivered to the said Arthur Carruth, were not then and there ten of such tickets of admission, and they were not then and there authorized by the said association to sell the same at and for the price of one dollar each.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said ~~Mary Gallagher, George Morris~~ to the said ~~and John Doe~~, to the said ~~Arthur Carruth~~, were then and there in all respects utterly false and untrue, as ~~they~~ the said ~~Mary Gallagher, George Morris and John Doe~~ at the time of making the same then and there well knew.

And so the Grand Jury Aforesaid, do say that the said ~~Mary Gallagher, George Morris and John Doe~~, in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said ~~Arthur Carruth~~,

then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

John R. Fellows
JOHN R. FELLOWS

District Attorney.

0995

BOX:

443

FOLDER:

4087

DESCRIPTION:

Gallagher, Lizzie

DATE:

07/13/91



4087

Mr. 62
62

Counsel, *Friamp (2)*
Filed *13* day of *July* 188*9*
Pleas, *Mr. Buckley (14)*

Witnesses;

THE PEOPLE
vs.
Eugene Gallagher
H.D.

Grand Larceny, *second* Degree.
(From the Person.)
[Sections 528, 531, — Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Spencer G. Cook
July 22, 1891
Foreman
Tried and acquitted

0997

Police Court / District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. Arthur Yaransch
Croton Falls N.Y. Street, aged 32 years,
occupation Miner being duly sworn,

deposes and says, that on the 8 day of July 1891 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 lawfull money of the
United States amounting to Three
dollars (\$ 3 00)
and one silk pocket Handkerchief
valued at one dollar (\$ 1 00)
Altogether of the value of (\$ 4 00) Four 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 Lizzie Gallagher (now here)
on said date deponent had the said
property in his possession in the right hand
pocket of the pants that he then wore.
he was asleep in the barroom at no 199
North Street, he was awakened by feeling
something in his pocket and saw the
Defendant take the said property from
the said pocket.

The Handkerchief which Defendant now
has in her possession Deponent sees
identifies as his part of his property which was
stolen as above described.

Arthur Yaransch

Sworn to before me, this
day

1891

Police Justice

0998

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lizzie Gallagher 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. *Lizzie Gallagher*

Question. How old are you?

Answer. *26 yrs*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *345 E - 125th St*

Question. What is your business or profession?

Answer. *Cook*

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
Lizzie Gallagher*

Taken before me this

day of 188

Do J. O. Murphy
Police Justice

0999

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

Defendant

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

Dated July 8 1891 D. J. Kelly 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.

1000

896

Police Court--- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Arthur Yarusch
House of Correction
1 Lizzie Gallagher

Officer
J. J. [unclear]
[unclear]

Dated July 8 1891
O'Reilly Magistrate.
Granville Officer.
6 Precinct.

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

Witnesses
\$1000 & July 9, 10 a.m. Street.

No. Street.
No. Street.
\$1000 to answer



Comtd 9 x 2
person

1001

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

Walter S. Granville
of No. 60th Street, aged 32 years,
occupation Justice of Peace, being duly sworn deposes and says,
that on the 9th day of July 1889
at the City of New York, in the County of New York. He arrested

Tizzie Gallagher (nowhere) on the
complaint of Arthur Yarauch
charging her with Larceny from
the person and deponent says that
he has good and sufficient
reasons to believe that the said
Arthur Yarauch will not appear
at the said trial at the Court of
General Sessions and he asks that
said deponent be committed to the
House of detention. Walter S. Granville

Sworn to before me this 9th day of July 1889

Police Justice

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lizzie Gallagher

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

The said Lizzie Gallagher,

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

\$3.00 one promissory note for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of two dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollars; one United States Gold Certificate, of the denomination and value of two dollars; one United States Silver Certificate, of the denomination and value of two dollars;

three promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of one dollar each; three promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of one dollar each; three United States Gold Certificates, of the denomination and value of one dollar each; three United States Silver Certificates, of the denomination and value of one dollar each;

diverse coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars, and one handkerchief of the value of one dollar

of the goods, chattels and personal property of one Arthur Yaransch on the person of the said Arthur Yaransch then and there being found, from the person of the said Arthur Yaransch 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.

De Lancey Nicoll, District Attorney.

1003

BOX:

443

FOLDER:

4087

DESCRIPTION:

Gillett, Joseph

DATE:

07/07/91



4087

Witnesses:

*Septed read
a Pen in E.L. Rd
for Lancy. Pen
are of the Bonds
ap him. pr.*

M

Counsel,

Filed *7* day of *July* 1891

Pleas,

Grand Jury

THE PEOPLE

vs.

*I
Joseph Sillett*

Grand Larceny *Second Degree*
[Sections 528, 53 / Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Andrews J. Galt
Foreman.

*July 7, 1891
Plead E.L. 2 app
H. W. S. M. & B. C.*

Police Court

7 District.

Affidavit—Larceny.

City and County of New York, ss:

Charles Hubbel

of No. 12 Bridge Street, aged 29 years, occupation Lawyer, being duly sworn,

deposes and says, that on the 18th day of June 1891 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 Typs writing Machine
Valued at Fifty dollars
\$ 50.00

the property of Frank W. Ogilvie in the care 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 Alfred H. Collett (nowhere) from the fact that said Machine was in the office on the second floor of said premises. Defendant came into said office and asked deponent if he had any knives to sharpen. That deponent answered that he had none. That after defendant left said Machine was missing. Officer Nugent subsequently arrested the defendant who told him that he had pawned said Machine. Deponent says that he went to the pawn office at number 168 First Avenue in this City and was shown a Typs

Sworn to before me, this 18th day of June 1891
Police Justice.

Writing machine, which machine
department was identified as the
property stolen as aforesaid.
Defendant Manning in pursuit of his
rights says he took said property

Sum to up to 200 }
this 30 day of June 18 91 } Charles L. Hubbell

[Handwritten signature]

Police Justice

1007

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Joseph Gillett

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

87 Avenue Pointe aux Peres, Brooklyn, L.I. City

Question. What is your business or profession?

Answer.

Cutter

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

Answer.

I am guilty

Joseph Gillett

Taken before me this
day of *Nov*

18*91*

Police Justice.

[Signature]

1008

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.....

S. B. Spindler

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 *June 30* 18*91* *[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.

1009

863

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT

Charles L. Hubbell
vs.
Joseph Willett

Offence
W. C. Kelly

Dated *June 30* 18*91*

H. J. M. Magistrate.

M. J. M. Officer.

1st Precinct.

Witnesses *Walter S. Bradlee*

No. *576* Street.

Wm. J. M.

No. *250* Street.

Lester L. Davis

No. *18 Broadway* Street.

\$ *500* to answer *45*

Comm 48



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

10 10

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 Gillett

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

Joseph Gillett

of the CRIME OF GRAND LARCENY in the *second* degree committed as follows:

The said

Joseph Gillett

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

*one typewriting machine of the
value of fifty dollars*

of the goods, chattels and personal property of one

Frank W. Angel

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.

*De Lancey Nicoll,
District Attorney.*

10 1 1

BOX:

443

FOLDER:

4087

DESCRIPTION:

Gorman, Patrick

DATE:

07/20/91



4087

1013

Police Court— 2 District.

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

of No. 408 7th Avenue Street, aged 31 years,
occupation Milkman being duly sworn

deposes and says, that the premises No 408 7th Avenue Street,
in the City and County aforesaid, the said being a four story brick
building and which was occupied by deponent as a living apartment & two rooms
on the 3rd floor back on the south side of the house
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening a
window leading from the hallway
of the premises into the bedroom of
deponent's apartment

on the 10th day of July 1891 in the day-time, and the
following property feloniously taken, stolen, and carried away, viz:

One Coat and hat and one gold
ring together of the value of about
twenty five dollars
\$ 25.00

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 by

Patrick Gorman, 2300 Ave. and another
man might arrested, acting in concert
for the reasons following, to wit: That at about the hour of
10 o'clock A.M. on said date deponent
awakened and securely fastened the doors
and windows leading into the said
premises, upon the said property was
therein. About the hour of 3 P.M. Patrick
Gorman said date deponent returned and
found that the premises had been entered
as aforesaid and the said property taken

Deponent is now informed by Patrick
 Brennan, that he Patrick saw the
 defendant German, and the said unknown
 man, in company with each other at about
 the hour of 12:45 O'Clock P.M. That the
 defendant German had a short goggins
 sack coat on. That at about the hour
 of 1:10 O'Clock P.M. he Patrick saw
 the defendant German and the said
 unknown come out of the hallway of the
 said premises and the defendant German
 had a black, cutaway coat on.
 Deponent further says that from the
 description given of the said coat by
 said Patrick, it was his coat and charges
 the defendant German and the said
 unknown man, with burglary by
 entering the premises and feloniously
 taking and carrying away
 the said property and papers therein
 the deponent with the said direct
 Deponent before me
 this 12th day of July 1891. } Christopher Brennan

Patrick Brennan
 Police Justice

Police Court _____ District _____

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

vs. _____

Burglary _____ Degree _____

Dated _____ 188 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

10 15

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK.

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

Question. What is your name?

Answer. *Patrick Gorman*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *East 23rd Street 3rd Fl. Long Island City*

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*

Patrick Gorman

Taken before me this
day of
18
Police Justice.
[Signature]

10 16

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.....

C. Pearson

Per *Four* Hundred Dollars, and he committed to the Warden and Keeper of the City Prisons of the City of New York, until he give such bail.

Dated *July 29* 18 *91* *John King* 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.

1017

July 14 - 1930
Wood Bais

#122 2 919
Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chris Breckman
408 Ave
Patk Gorman

[Handwritten signature]
Offence

1
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 July 17 1930

Magistrate

Officer

Precinct

Witness Patk Gorman

No. 444 - 7th Street

No. Loua Eastman

No. 406 & 408 7th Street

No. \$ 5.00

as follows

#1000 Bond

The Justice presiding
will please hear and
determine the within
complaint

[Handwritten signature]
Police Justice



[Handwritten notes and signatures]

10 18

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 15 years, occupation Patrick Freeman of No. 414 - 4th Street being duly sworn deposes and

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

Sworn to before me, this 17 day of July 1888 Patrick Freeman

John J. Kelly
Police Justice.

10 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

Patrick Gorman

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

Patrick Gorman

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

The said

Patrick Gorman

late of the _____ Ward of the City of New York, in the County of New York aforesaid, on the *tenth* day of *July* in the year of our Lord one thousand eight hundred and *ninety one*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Christopher Brockmann

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

Christopher Brockmann

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.

SECOND COUNT—

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

Patrick Gorman

of the CRIME OF *Petty* LARCENY, committed as follows:

The said

Patrick Gorman

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

one coat of the value of ten dollars, one vest of the value of five dollars and one finger-ring of the value of ten dollars

of the goods, chattels and personal property of one

Christopher Brockmann

in the dwelling house of the said

Christopher Brockmann

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.

THIRD COUNT—

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

Patrick Gorman

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Patrick Gorman*

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

one coat of the value of ten dollars, one vest of the value of five dollars and one ^{finger-ring} ~~pair of trousers~~ of the value of ten dollars

of the goods, chattels and personal property of *Christopher Brockmann*

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

Christopher Brockmann

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

Patrick Gorman

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

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~
District Attorney.

1022

BOX:

443

FOLDER:

4087

DESCRIPTION:

Goss, James

DATE:

07/27/91



4087

Counsel,

Filed 27 day of July 1899

Pleas, Not Guilty (29)

THE PEOPLE

vs.

B

James Goss

Seas

ASSAULT IN THE THIRD DEGREE

(Section 219, Penn. Code.)

JOHN R. FELLOWS

District Attorney

A True Bill.

Richard L. Carr Foreman

Witnesses;

1024

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Goss 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 Goss*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *326 East 35 Street 15 years*

Question. What is your business or profession?

Answer. *Contractor*

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, and demand a trial by jury.*
James Goss

Taken before me this

20

day of *July* 1891

Wm. J. ...
Police Justice.

1025

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 20* 18*91* *W. M. Mahon* Police Justice.

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

Dated *July 21* - 18*91* *W. M. Mahon* 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.

1026

190
Police Court--- District. 954

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nancy Murray
vs. *James Goss*

Offence *Assault*

Dated *July 20* 1891
Memahan Magistrate.

Goss Officer.
21 Precinct.

Witness *Joseph Kesselmark*
No. *21* Precinct Street.

Charles A. Stockmar
No. *21* Precinct Street.

No. _____ Street.

No. *506* Street.



Com Bailed in

and

BAILED.

No. 1, by *Mary Walsh*
Residence *338 E 35* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

1027

Police Court— 4th District

CITY AND COUNTY } ss,
OF NEW YORK, }

of No. 21^m Precinct Henry Warner
occupation Officer Street, aged years,

on the 20th day of July 1887 being duly sworn, deposes and says, that

in the County of New York, in 4th District Police Court
building

he was violently ASSAULTED and BEATEN by James Goss (number) who struck deponent a violent blow in the face with this (defendant's) head, and with the intent of doing deponent serious bodily injury

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 the above assault, &c., and be dealt with according to law.

Sworn to before me, this 20 day of July 1887

Henry Warner
W. W. Madison Police Justice.

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 Goss

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

James Goss

of the CRIME OF ASSAULT IN THE THIRD DEGREE, committed as follows.

The said

James Goss

late of the City of New York, in the County of New York, aforesaid, on the *20th*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-one at the City and County aforesaid, in and upon the body of one
Henry Warner in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *Henry*
Warner did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Henry Warner* 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.

1029

BOX:

443

FOLDER:

4087

DESCRIPTION:

Grant, William J.

DATE:

07/09/91



4087

W.D. # 03

(30)

Witnesses:

Counsel,

Filed

day of

1891

Pleas,

9 day of July 1891
W.D. Buckley

Managers/ten/second degree
[Section 193, Grand Code]

THE PEOPLE

vs.

P

William J. Grant

DE LANCEY NICOLL,

District Attorney.

Sept 22, 1891 (111)

A TRUE BILL.

Richard S. Low

Sept 21st for trial in Part 2, Foreman.
Part 2 - Sept. 23, 1891, D.
tried and Acquitted

1031

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

William Grant

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

River St Hunters Point L. I one week

Question. What is your business or profession?

Answer.

I drive an Express wagon

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
Wm. J. Grant

Taken before me this

Day of

July 1891

John J. [Signature]
Police Justice.

1032

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~~
~~Hundred Dollars,~~ and be committed to the Warden and Keeper of

the City Prison, of the City of New York, until he ~~give equal bail~~ be legally discharged

Dated July 3d 1891 John J. [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.

1033

4 July 3 - 2 P M

#53 882

Police Court--- District.

THE PEOPLE &c.
ON THE COMPLAINT OF

George P Baker
vs.
William Grant

Offence... *Domestic*

1
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 July 2 188

D O Reilly Magistrate.

Baker Officer.

Precinct.

Witnesses Felice Guazza

No. 70 1/2 James Street.

Vincent Marino Not found

No. 51 Street.

Peter Miller Not found

No. 34 Street.

Coroner Messner

COMMITTEES CORNER

Notify the officer to produce the
parents of deceased + also the physician
who has charge of case

U. M. Davis
acct

Vincent Marino being duly sworn deposes & says

That he resides at 57 Oliver Street and about the hour of 6 o'clock p.m. on the night of the 1st day of July 1891. He was sitting in the barber shop of James Shore and he heard, ^{horse and} a wagon making a great noise and coming through said street very fast, when he heard somebody yell "Stop! Stop!" and deponent went out of said barber shop, and he saw a check in the street which had been run over, and the wagon containing the driver was then a yard or two away from the check being driven at a rapid rate of speed and deponent tried to stop the horse and wagon and the driver would not stop and deponent ran along with

Said wagon, when officer came
up and stopped it, and then all
I know of it

I was before me } Sheriff Marins
the 3^d day of July, 1891 }

J. J. [Signature]
Police Justice

1036

FIRST

GRAND

SUMMERNIGHTS FESTIVAL

AND

MUSICAL ENTERTAINMENT,

UNDER THE AUSPICES OF THE

Metropolitan Association

For the Benefit of the New Reading Room,

To be held at MANERCHOIR-HALL,

on FRIDAY Even'g, July 31st, 1891

TICKETS: \$1.00 To Be Pre Paid Admitting GENT & LADIES

HENRY A. ROBINSON,
President.

Wm. ARMSTRONG,
Sec'y.

FRED HARTMAN,
Treasurer.

OFFICERS ON COMMITTEE:

T. Harding,
J. H. Schuler,

Wm. Fisher,
K. I. Douglas,

Robert McColl,
George Bennett.

1037

To insure prompt attention
Please address all Communications to the firm
P.O. Box. 3197.

OELBERMANN, DOMMERICH & Co.

COMMISSION MERCHANTS.

Office 57 Greene Street,

ADDRESS FOR LETTERS: P.O. BOX, 3197 NEW YORK.
CABLES: OELBERMANN, NEW YORK.

Salesrooms 57, 59, 61 & 63 Greene Street.
do. 65 and 67 Worth Street.

NEW YORK, Sept 21 1891

To whom it may concern:

I the undersigned
W. T. Grant has
been employed by you for about 2 years
as a driver and during that time we
have found him honest sober & steady
the above we can vouch for & hoping
this will enable him to secure position.

I remain Respect

Jacob Mulla.

John E. Kattahaus

1038

TELEPHONE, 656 SPRING.

▷ BIRDSALL & JOHNSON, ◁

VETERINARY SURGEONS.

159 & 161 CROSBY STREET.

Branch of New York Veterinary Hospital.

New York, ~~September 22~~ 1891

This is to certify that
Mr. Grant was in our
Employ as a driver
We always found him
Sober, industrious and
Careful and never had
any accidents

Birdsall Johnson

1039

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 11 DISTRICT.

George P. Baker

of No. 4th Precinct Police Station, aged 32 years,
occupation Officer, being duly sworn deposes and says,
that on the 1st day of July 1897

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

William Grant (name) in James Street ~~accident~~ for driving a horse attached to a wagon over and upon the body of Mary Brunner aged 3 1/2 years. Deponent says that at the time said Mary Brunner was assaulted he was driving said horse attached to said wagon at a rapid rate of speed and did not stop his horse and attempted to escape. Deponent says that he carried

Sworn to before me, this 1st day of July 1897.

Police Justice.

1040

said Child to the Station House after
it was taken to the Long Boilers
No 28 Olver Street and that it
died from said injuries about
five minutes after it was on the
Station House

Sworn to before me
this 2 day of July 1891

George P. Baker

Police Justice

Police Court, District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

ARRIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT DISTRICT.

Felice Gruccia

of No. 70 1/2 James Street, aged 38 years,

occupation Saloon Keeper being duly sworn deposes and says,

that on the 7th day of July 1897

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

He saw William Grant (nabue) driving a horse attached to a wagon at a rapid rate of speed in James Street. Deponent says that he heard several persons cry out stop and saw Mary Brunnan standing in the street and immediately he saw the horse attached to the wagon driven by said Grant strike Mary Brunnan knocking her down and the wheels of said wagon passed over her body. Deponent says that said Grant

Sworn to before me, this

of July 1897

at 100 Hudson Police Justice.

1042

after committing the aforesaid act he drove his horse rapidly away and refused to stop until his horse was caught by several citizens

Sworn to before me
this 2 day of July 1891

Felice ~~Chruscia~~
man

[Signature]
Justice

Police Court, _____ District,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT.

Dated _____ 188

Magistrate.

Officer.

Witness,

Disposition,

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 J. Bryant

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

Indictment accuse William J. Bryant -

of the crime of manslaughter in the second degree, -

committed as follows:

Heretofore, to wit:

on the 21st day of July, 1891, at the City and County of New York, the said William J. Bryant, late of the City and County of New York, in and upon one Mary Brennan, then and there being, willfully and feloniously did make an assault, and a certain wagon, drawn by a certain horse, then and there being driven by him the said William J. Bryant, to, to, against and upon the said Mary Brennan, then and there being, willfully and feloniously did force and drive, and then the said Mary Brennan, into the said horse and the wagon aforesaid, so forced and driven as aforesaid, did then and there willfully and feloniously take down and

run over, giving into her the said
Manny Brennan, then and there by the
means aforesaid, in and upon the body
of her the said Manny Brennan, divers
mortal wounds, bruises, fractures and
contusions, of which said mortal wounds,
bruises, fractures and contusions she
the said Manny Brennan then and
there died.

And so the Grand Jury aforesaid
do say that the said William J. Ryan,
then the said Manny Brennan, in the
manner and form and by the means
aforesaid, willfully and feloniously
did kill and slay, against the form
of the Statute in such case made and
provided, and against the peace of the
People of the State of New York, and
their dignity.

D. Bancroft Thell,

Attorney

1045

**END OF
BOX**