

0725

BOX:

260

FOLDER:

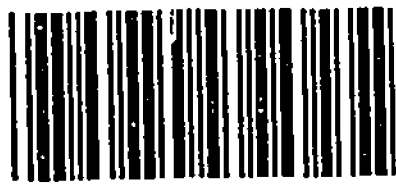
2512

DESCRIPTION:

Stripp, George W.

DATE:

05/27/87



2512

0726

BOX:

260

FOLDER:

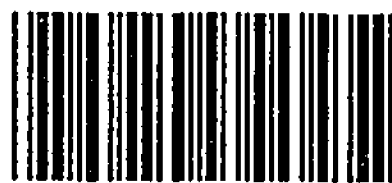
2512

DESCRIPTION:

O'Neill, Peter

DATE:

05/27/87



2512

0727

BOX:

260

FOLDER:

2512

DESCRIPTION:

Matthews, Felix

DATE:

05/27/87



2512

Witnesses:

R. Hagger

M. Delaney

Indictment found in 1887.

The defendants -

Gleason - Steeph &

O'Neill were tried

June 14th '87 & the

jury acquitted -

Officer Delaney

thly one there is no

more evidence agst

Matthews than the

other - Matthews

there was never

arrested - Lack

that this indictment

be dismissed J.S.B.

Feb 10th '93 A.D.A.

Secrecy kept. S.A.

578 (BW June 7)

Counsel,

Filed by

May of

1887

Pleas, Arraignment, Verdict

THE PEOPLE

vs.

John Gleason

George W. Steeph

Peter O'Neill

Felix Matthews

RANDOLPH B. MARTINE,

District Attorney.

June 14/87

Indictment

A True Bill.

G.W. Steeph

Indictment

Dismissed

arts ch. 4.

Section 493

Indictment in the Third Degree.

19

0728

0729

Police Court—

District.

City and County
of New York,

ss.:

of No.

occupation

deposes and says, that the premises No.

in the City and County aforesaid the said being a

building the ground floor of
which was occupied by deponent as a

and in which there was at the time of the burglary

Street, aged

years,

being duly sworn

Street,

Ward

were BURGLARIOUSLY entered by means of forcibly breaking the
glass in the show window and raising
a loud alarm

on the 18th day of May 1887 in the nighttime, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of tobacco
of the value of Twenty-five
Dollars

the property of Messrs. Jeffery & Company and

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

John Gleason, George Stripp, and Peter Meil
(now here) and Felix Matthews not yet arrested
who were acting in concert at about the hour of

seven o'clock P. M. on the above
described deponent saw that the
doors and windows of said premises
were securely locked and fastened
and is informed by Officer John
McLaney that he McLaney
saw the said Matthews and said
Stripp standing near the said windows

0730

and the said O'Neill and said Glavin
was standing in front of the door.
When the defendant saw the said
said informant, he ran away
leaving the door open and that
the said informant was in the
the said person removed from its
place charges the said defendant
with the same burglary and with
feloniously attempting to take
stolen and carry away the aforesaid
property.

Subscribed before me
this 19th day of May 1938
John Glavin

Bernard Kreizer

Police Justice

Dated 1938 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 1938 Police Justice.

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

Dated 1938 Police Justice.

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

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

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

Offence—BURGLARY.

vs.

1
2
3
4

Dated 1938

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0731

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation

John Delaney
Police Officer of No.

John Delaney Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Bernard Brizer

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

Sworn to before me, this

day of May 1887

John Delaney
John Delaney
Police Justice.

0732

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK. }

John Gleason 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.

John Gleason

Question. How old are you?

Answer.

13 years

Question. Where were you born?

Answer,

New York

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

Answer.

103 Brunswick Street, 5 years

Question. What is your business or profession?

Answer,

Work in cracker factory

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 Gleason

Taken before me this

day of

1887

John Gleason
Police Justice.

0733

Sec. 198-200

CITY AND COUNTY
OF NEW YORK. } ss.

District Police Court.

George Strapp 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 Strapp*

Question. How old are you?

Answer. *13 years*

Question. Where were you born?

Answer, *New York*

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

Answer. *95 Washington Street 1 1/2 years*

Question. What is your business or profession?

Answer, *Soap wrapper*

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*

George W. Strapp

Taken before me this

day of *May* 188*7*

John J. ... Police Justice.

0734

Sec. 198-200

1st District Police Court.

CITY AND COUNTY
OF NEW YORK. } ss.

Peter O'Neill 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.

Peter O'Neill

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer,

New York

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

Answer.

103 Greenwich Street, 6 years

Question. What is your business or profession?

Answer,

Work in grocery

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

Peter O'Neill

Taken before me this

day of May 1887

John J. Brown Police Justice.

0735

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 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 May 19 1887 James J. Gordon Police Justice.

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

Dated May 19 1887 A. J. Smith 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.

0736

Police Court

77 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1
2
3
4

Dated

188

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

to answer

1000
No. 2 Bailed

BAILED.

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

0737

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY ~~ROOM~~ THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

To Off. Delaney
of No. 2 Prec. Street

At 1 1/2 o'clock A.M. to see Mr. Redford

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 10th day of 1893 at the hour of 10 1/2 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Gleason et al

Dated at the City of New York, the first Monday of
in the year of our Lord 189 3

DE LANCEY NICOLL, District Attorney.

0738

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 F. Pearson, George W. Skippy,
Peter O'Neill and Felix Matthews

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

John F. Pearson, George W. Skippy,
Peter O'Neill and Felix Matthews

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

The said

John F. Pearson, George W. Skippy,
Peter O'Neill and Felix Matthews, all —

late of the — First — Ward of the City of New York, in the County of
New York, aforesaid, on the ~~eighteenth~~ day of ~~May~~ in the year of
our Lord one thousand eight hundred and eighty-~~seven~~, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the ~~store~~ of one

— Bernard Krueger. —

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

Bernard Krueger. —

in the said ~~store~~ 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.

Donald B. Smith

District Attorney.

0739

BOX:

260

FOLDER:

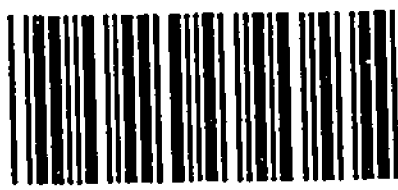
2512

DESCRIPTION:

Gobel, John

DATE:

05/10/87



2512

143

Witnesses:

J. M. Mearns

Counsel,

Filed, *10* day of *May* 188*7*

Pleads,

Against THE PEOPLE

vs.

305-6-14

W. H. Mearns

John Gobel

Grand Larceny, *second* degree
[Sections 528, 531 Penal Code]

RANDOLPH B. MARTINE,

Pr May 11/87 District Attorney.

pleads guilty

A True Bill. *Enura Ref.*

G. H. Mearns

Foreman.

0741

Police Court—

District

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 50 Maiden Lane Street, aged 32 years,

occupation Watch Maker being duly sworn

deposes and says, that on the 25th day of April 1887 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 :

Two Gold Double Cased Watches and
Two Double Cased Silver Watches
together of the value of One Hundred
Dollars

the property of Samuel F. Meyers & Co In the
care and custody 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 Gobel (nowhere)

from the fact that the defendant was
in the employment of the firm of Meyers
& Co as an Assistant Watch Maker
and on the 30th day of May deponent
missed the aforesaid property from
the store in the above described premises
and deponent found one of the above
described gold watches in the defendant's
possession here shown in Court and
which deponent identified by the number
on said watch and deponent is informed
by Officer James Bates that he found
three pawn tickets in the defendant's
room where defendant lives, two of which

of 11th St. before me this 27th day of May 1887
Police Justice

0742

ticket represents one gold watch and
one silver watch the gold watch was
pawnd in the pawn office of Sigmund Freund
400 204 East Houston Street and the silver
watch represented by one of said tickets
pawnd at the office of 26 204 108
East Houston Street which was seen and
identified by deponent by their numbers

Sworn to before me
this 9th day of May 1883

John Mierman

J. M. Mierman

Police Justice

0743

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 34 years, occupation Police Officer of No
Branch Police Street, being duly sworn deposes and

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

Sworn to before me, this

day of

May 1888

James Oates
Police Justice.

0744

Sec. 109-200.

CITY AND COUNTY
OF NEW YORK

152 District Police Court.

John Göbel 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

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

John Göbel

Taken before me this
day of May

188

Police Justice.

0745

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
100 *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 *May 2* 188 *Police Justice.*

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

Dated 188 *Police Justice.*

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

Dated 188 *Police Justice.*

0746

Police Court

15652 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

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

May 188

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

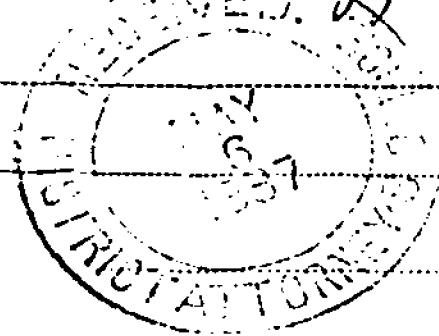
Street.

\$

1000

to answer

can



0747

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 F. Fugate

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

John F. Fugate

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

The said *John F. Fugate,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty-fifth day of *April*, — in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms,

*Two watches of the value of
thirty dollars each, and two
other watches of the value of
fifteen dollars each,*

of the goods, chattels and personal property of one *John Wiemann,*

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.

Richard B. Smith

District Attorney.

0748

BOX:

260

FOLDER:

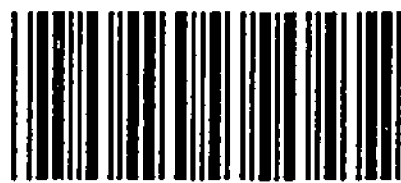
2512

DESCRIPTION:

Goetsch, Frederick

DATE:

05/18/87



2512

390

Witnesses:

J. W. Deere
J. M. Nelson

Counsel,
Filed, 18 day of May 1887
Plends, Chicago, Ill.

THE PEOPLE

1st. j. b. vs.
3rd. -

Fredrick Goetzsch

Grand Larceny (second degree)
[Sections 528, 531, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

Pr. May 23/87
pleads guilty

A True Bill.

Wm. J. Reilly

G. H. Martin Foreman.

0750

The People
vs

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23d STREET.

Frederick Bantock

New York, May 14, 1887.

CASE NO. May 14 1887 OFFICER White & Gardner
DATE OF ARREST May 14
CHARGE

Grand Larceny of three and a half
AGE OF CHILD fourteen years
RELIGION Protestant
FATHER Adolph Father's Master

MOTHER Mary

RESIDENCE No. 32 West 26 Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Frederick
is a very bad boy and associate
with a gang of going thieves. The
boys parents who appear respectable
people cannot evidently control him.
He has been employed in Cornell's
Iron Foundry but he will not work
and has been arrested for Disorderly
conduct twice.

All which is respectfully submitted.

Wm. J. Terry
President

Go

<hr/>	
<i>Report of</i>	
<hr/>	
<i>General Description</i>	<hr/>
<i>The People</i>	<i>James B. Connelley</i>
<i>me.</i>	<i>PENAL CODE, §</i>
<i>Indurwell Gatoch</i>	<hr/>
Report of The New York Society for the Prevention of Cruelty to Children.	
<hr/>	
ELBRIDGE T. GERRY,	
<i>President, &c.,</i>	
100 East 23d Street,	
New York City.	

0752

Grand Jury Room.

PEOPLE

vs.

J. Gaelich

*Smith W. Devoe
John Feeney
J. M. M. M.*

0753

Hoboken N. J. May 17th 1887

J. H. Martin - District
Attorney of the City of Newark
New Jersey

In answer to your summons of
the 12th inst I wish to state that my
business is of the utmost importance
at the present time. I consider it my
duty on last Saturday the 14th
inst in securing the horse and wagon
and taking the same to High-Bridge
and delivering the same to Mr Devoe
the owner of the horse and wagon
who never paid me for my trouble
in having lost my days work which
I cannot afford to lose. If Mr Devoe
wishes to pay my expenses which is
ten Dollars per Day I will attend

0754

Yours very respectfully

Wm. L. Garrison

4 Bay-Hill Estate
12 St and William
are

broken 1/2

her
ad. 1/2

Good Book

No.

People

0755

People
vs.
Fred Goetch

your
attorney
#4 Day-Hill Circle
2nd and William
are
your very respectfully
attorney

0756

Police Court—

District.

Affidavit—Larceny.

City and County of New York, ss.:

Smith W. Devoe
 of *West Farms, City of New York* aged *74* years,
 occupation *Farmer* being duly sworn
 deposes and says, that on the *13th* day of *May* 1887 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 living Brown Horse, one light
 Wagon, one set single harness, one
 large robe and a whip, said
 property being in all of the value
 of One hundred and fifty 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 *Frederick Goetsch*, now here,
 from the fact that said property was
 stolen and driven away from
 Ogden Avenue, High Bridge, in the
 City of New York, about the hour
 of 4 1/2 o'clock in the afternoon of said
 day.

That deponent is now here informed
 by Officer Capticello Alderton, of
 Hoboken, that at the hour of
 6 1/2 P. M. of said day he, said Officer,
 found said deponent in Hoboken,
 New Jersey, with said stolen property
 in his possession. That the property so
 found in the possession of said deponent
 is the stolen property aforesaid.

Smith W. Devoe

Signed to before me, this *14th* day

of *May* 1887

W. J. Devoe
 Police Justice.

0757

CITY AND COUNTY }
OF NEW YORK, } ss.

Captacello Aldoritta
aged *51* years, occupation *Police officer* of No *48*
Monroe St. Hoboken, N.J. ~~Sawyer~~, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Smith W. Devere*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *14th* day of *May* 183*7* } *Cap Aldoritta*

J. M. Patterson
Police Justice.

0758

Rec. 103-200.

J

District Police Court.

CITY AND COUNTY
OF NEW YORK.

Frederick Goetsch 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

Frederick Goetsch

Question How old are you?

Answer

14 years 7 yrs

Question Where were you born?

Answer

New York City

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

Answer

326 West 26th St. 2 years.

Question What is your business or profession?

Answer

I am learning the moulder trade

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

Answer

I am not guilty. I caught the horse running away in 8th Avenue, and I drove down to 26th Street and there I met a boy, named John Feery who asked me if I wanted to sell the horse and I said "yes" and we went over to Hoboken where I was arrested.

F. Goetsch

Taken before me this

14th

day of

May

1887

John J. Patterson Police Justice.

0759

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

Frederick Goetsch
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 May 14 1887 J M Patterson Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0760

Police Court

5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Squire W. Devere
West Rogers
Frederick Goetsch

2

3

4

Offence
John J. Deery

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 14 1887

Patterson Magistrate.

Nelson Officer.

Precinct.

Witnesses Captain Alderita

No. 48 Street.

Hotchkiss N. Y.

No. John J. Deery Street.

336 West 28th St.

John J. Sullivan

Cor. 12th & Willow Street.

Hotchkiss N. Y.

\$ 1000. to answer

Comd

Witness Chas M. Gardner

S.R.C.C. 100 & 23 St.

0761

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fredricka F. Kohn

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

Fredricka F. Kohn -

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

The said *Fredricka F. Kohn*,

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

*one horse of the value of seventy
five dollars, one rifle weapon of
the value of fifty dollars, one
set of harness of the value of
twenty dollars, one box of the
value of three dollars, and one
wheel of the value of two dollars,*

of the goods, chattels and personal property of one *Smith W. Dewar*.

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.

Randolph B. Smith

District Attorney.

0762

BOX:

260

FOLDER:

2512

DESCRIPTION:

Goetz, John W. A.

DATE:

05/23/87



2512

0763

452

Witnesses:

Off Coray

Counsel, *23* day of *May* 1887
Filed *Not Guilty*
Pleads *Not Guilty*

THE PEOPLE

vs.

CONCEALED WEAPON.
(Section 410, Penal Code.)

John W. A. Goetz
June 14/87

Defendant
Charge
RANDOLPH B. MARTINE,

District Attorney.

Charles
W. H. Kelato *Wm. Retail* for

A True Bill *Received at*

Wm. H. Goetz

June 7/87

Summons *Ex* *Foreman*
to pass on *Wm. H. Goetz*

G. S. D. *June 8/87*
G. S. D.

0764

Sec. 103-200.

X^c

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question What is your name?

Answer

John W. A. Goetz

Question. How old are you?

Answer

33 years

Question. Where were you born?

Answer.

Germany

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

Answer.

603 East 6th St - 2 months

Question What is your business or profession?

Answer.

Wood Carver

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.

Taken before me this

16th

day of

May

188*7*

John W. A. Goetz
Justice.

0765

JOHN W. WARTH, M.D.
253 Broome Street,
NEW YORK.

New York April 8/86

This Certifies that I was
called to see Mr. Adolph W.
Rozetz, that I found him
suffering from delusions and
illusions, and that it will
neither be safe nor proper
to allow him to stay at the
home of his relatives. There
being danger of his becoming
violent and dangerous at any
time

Respectfully
John W. Warth M.D.

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

0766

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 May 16 188 Salomon Turner 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.

0767

267

733

Police Court- X District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Gray

John W.A. Gretz

2

3

4

Offence Violation Sec. 490
Penal Code - (Felony)

Dated May 16 1887

Smith Magistrate.

Cray Officer.

Central Park Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer G.S.

born

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0768

Sept 87 New York City
This are the Places I

was Employed from 1871.

for John Schilling in 15¢
Castle Garden Battery Park 18¢
Union Square Park and a w
Theater 59 St. and 10 Avenue
Syracuse N.Y. 3 1/2 a Day.
Meriden. Conn for Mr. Van
Ker. 4 \$ a Day. and Leerd
Wm Todd Westfield Mass.
Wood Carving Piano legs 12¢
a Week for 3 Months
for Allen and Morse 12.
4 Months 12 \$ a w. Wm
Gussow. Two Years. 14 \$
12 \$ a Week. Christian R.
San Francisco Cal.

2 Months 12 Dollar and
14 \$ a Month for 4 Mont.
Callender Old Billard
Factory. Office Day St.
13 1/2 Two Week on West
Side 49 St. near 10 Av 12
a Week Contract Work.

Wages from 12 to 14 21
24 15 18 a Week

Saturday and Sunday
for Cassio 14 23. Dupont
for two Months 6 \$ a w.
for John and Joe near
the Fire House. 1902.
Market St. Saturday and
Sunday 6 \$ Wednesday
Saturday and Sunday
7 \$ each 2 Months. 2
Weeks. 12 \$ each of Stockton
1502. Stockton Street

San Francisco Cal.
Letters of Recommen

dation from Chal.
Huber 1200 7 Polk St.
and Wm Lovenfeld
now with Judge
Gilderschlove. Court
of General Session

for Mr Chal Huber
3 Years. the first from
2 to 6 \$ a a Week.
the 2 Years following
40 to 50 Dollar a Month
for Wm Lovenfeld. 4
Months 30 \$ fourthy
Dollar and fourth.
a Month.

opposite Woodworth
Garden 5 Months. No.
1742 1/2. in 1878. 13 \$
a Week. for Georg
Schmidt 102 5 1/2
Market St. 6 Mont
13 1/2 a Week 102 Queer
er St. now.
for Mr Louis Pohl.
man. 13 a Week 7
Months. for John
Bell 1288. Tolson
3 Month 13 Dollar
a Week for Wanech
3 St 12 \$ a Week
3 Month now Geary
Street opposite Store
Kings Church

0769

I can get no answer from the
Relatives in Cal. for the last 9 Month
and believe somebody get me Letters.

Rooms.

126. 7. Seventh. Str. 1 Jahr. Mrs. Gellfowe
646 1/2 Jahr Mrs. Schmiedes. 946 1/2 Har.
rison 2 Jahrs. 44 1/2 5 Str. Pallor.
Mr. Marten O Farrel cor of Taylor Str.
each Room 10 \$ a month Oak grove 8 \$
946 Harrison and cor of Howard and
5 Str.

Philadelphia House 5 \$ a Week
and Others Girarde House cor Howard
and 7 Mac Allister 10 \$ a month near
corner of Jones Street. Chal. Huber
25 3 Jahrs 2.00 7. Polk. Str.

0770

that I had to sit on a Benisch in the
Square. and was not the same Sunday.

so I was persecuted for two years now
thine Plan to kill me slowly. The
spoilt me close with Assith so that I got
it on my Head, I felt the Assith go
Thru one Shoe, every two weeks, I had
to Buy new ones, § 11.3 I am Messmerist all
the time, and am not able to write the
Way I can, The, this man are hier and
took to every one and call me a Thief
he says that I had been spilt and
that I and my Wife done dirty Buissnes
I will prove to your Honor, wat Lainers, and
perjures this man are the schware to any
and every Lay and Falschod to get me
in prison. He has stolen my Mothers.
Letters from me, were sche has made me
a heir of money in latter days, he has
stolen my Birthpapers. Birthright
Confirmation and glassboard, from me
he say the Schwore army think against
me for he cant be found out hier
I prove that my Wife was not in the
Room ore in the House at all even the
claim that this occaret and for Month
with Mr Carpenter in Alameda Cal.
a Buissnes Man with with Mr Spear.
Catriages Whole sale Buissnes on Market
Str, and two Taxes with U. S. Senator Jones.
by Mr Gellfowe also Character.

0771

The can not
 g. and one ~~Days~~
 Days Honorable Judge Gelderslove
 This causing terrible Pain after that I was
 Strapt to the Floor for one Week and I shot in
 the Legs also stunnack so that it was.
 With a Drome even I had to go to a Water
 Closet I was Messmericist so I could
 not do any Duty I was Troht as the
 name at, in the Mound and are now
 pay for with Dirty Stof. by these five
 fellows. at comes out of the cracks out
 of the Floor, as fine as Clay. bout gone
 with force in to the Body I had told
 the Doctor a consent or more times
 he takes no notice, and say after he
 has left. The Abscess I can not write
 what it is only say it is Partly 3 even
 I was root in Cal. I was root at 6 diffe
 rent times so help me the Almighty
 God, this fellow being in wait for me
 even I got one weeks wadges, and
 used drugs on me Cigar cost of 4.4.
 15 10 and 10 Dollar 2.85 hier in Union
 Square Park. at was on a Sunday I left
 the Shop. even I went to the Water Closet
 I was fuelling great Pain and so at
 remaint for Hours this was befor the 8th
 of October 8 even I stop on a prayer.
 drinking Liquer. 1886 has 8 of October
 it has ben a Jahr the Liquer saved one
 Life after Dark I was fuelling so week

0772

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

[Signature]

New York, June 10, 1887.

Dr. John G. Truax,

17 West 127th Street.

Dear Sir :

Will you please examine into the mental condition of John W. A. Gootz, now confined in the City Prison on a charge of carrying concealed weapons, and report thereon to the District Attorney at the earliest moment.

Yours respectfully,

[Signature]

Chief Clerk.

0773

People

"

John W. D. Beck.

Carrying Concealed Weapon.

Carrying

0774

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 4th DISTRICT.

of John Cray
the Central Park Police Street, aged 23 years,
occupation Park Policeman being duly sworn deposes and says
that on the 15th day of May 188

at the City of New York, in the County of New York, John W. G. Goetz
(nowhere) did unlawfully and feloniously
with intent to use the same,
carry concealed upon his person
a dagger while in Central Park
in violation of Section 410 of
the Penal Code.

John. J. Cray

Sworn to before me, this

of

May 188

day

Robert D. Shunk
Police Justice.

0775

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

Copy

New York, June 10, 1897.

Dr. Z. L. Leonard,
307 East 110th Street.

Dear Sir :

Will you please examine into the mental condition of John W. A. Goetz, now confined in the City Prison on a charge of carrying concealed weapons, and report thereon to the District Attorney at the earliest moment.

Yours respectfully,

W. D. Parker

Clerk.

0776

Profile
u

John W. D. Guey.
r r r

any concealed weapon,
r r r

[Faint, illegible handwritten text]

0777

J. G. Truax, M. D.
12 East 127th Street.

New York June 13th 1887
Hon. Randolph B. Martine
Dear Sir,

On Saturday
June 11th I examined John W. A.
Zotz (now confined in the
City Prison) and found that
he was afflicted with both
delusions and illusions.
He imagines he is being fol-
lowed by two men. They
throw medicines on him in
the street, and administer them
to him when he is asleep.
He was carrying weapons to
protect himself from these people.
Yours J. G. Truax M. D.

0778

To Mr. Parker

#326 E. 116th St., N. Y., June 11th 1887.
Hon. R. B. Martine, Dist. Atty.

Dear Sir. —

At your request I have this day examined, at the City Prison, John H. A. Goety and find that he has insane delusions. He imagines that some one is pursuing him to do him injury or to administer poison. On this account he provided himself with a revolver and knife to protect himself. In my opinion he is not a safe person to be at large.

Respectfully,

J. L. Leonard, M. D.

0779

San Francisco. December. 86.

Freund Adolf.

Dein zwei Briefe haben ich
bekommen und darauf antworten
dass. es dir nicht sehr gut
geht in New York.

Du willst. ich soll. dir ein
Zusticht. schreiben nach langer
Zeit wo mich gearbeitet hast.
nun du hast etwas über

zwei Tausen wo mich gearbeitet
und ich habe dir von 40 bis 50
Dollars. den Monat bezahlt
und du schickst mir etwas für
dies meine Dank. wenn.

nun ich will. begnügen dass
du bei mir nicht unterdrückt
hast und kein Dieb erwischt.
Dein Bild will. ich in diesem
Brief einschließen und geben dass.

0780

mein Schreibe dich ganz
entzogen wird. und wenn ich
mein Schreibe dich ganz
wird.

ich und meine Familie sind
ganz. und wenn ich dich

ich ganz dich dein Freund.

Charles Huber.

2007 Folk. Street

0781

(N. Y., 6053. Ed. 3—5,000.)

Post Office, New York, N.Y.

SIXTH DIVISION, REGISTRY DEPARTMENT.

NOV 15 1893, 188

Respectfully returned to

Adolph Gotz, C/o
S. H. A. Duhrbrook
153 E. 33 St.
New York

inviting attention to statement of
Postmaster at San Francisco,
Cal.

N. Y. P. O. PRINT.

[Faint handwritten notes and a signature]

GLUED PAGE

0782

SAN FRANCISCO, CAL. San Francisco, Cal.,

Sept 11, 1886.
Respectfully returned to
Postmaster at
New York 14
with the information
that my husband's letter
referred to was not
delivered and delivered
on order of Chief
Crowley to John
H. Wright Oct 16th.

Wm J Bryan P.M.
Lp. M.C.

0783

John G. ...
...
...

0784

What send your Honor
a Letter before were I would
see Character when the Doctor
came to the Tomb he

told me that if I would
go to California he would
show him that he would
send me to Staten Island
for two Months and then
I be out of it I could
get more than 10 Will
uses to prove that this
man used Drugs on
me in every Place I was
Working and Drove me
out of the Mark Shop

0785

J. W. Galt New York

on Board April

P. Lerby certainly 6-7-88?

Mr Galt has a red
for me 4 months and
P. paid him \$35 a
Month also board
& lodging he has
has been home
while he has spent
for me that is all
I know about him

Respectfully

Wm L. Galt

0786

Stumak ever and Day
and night. The day as
the call at froket me Meals
Breakfast - Dinner and Sup-
per for over 150 times
with wat was Schmeltting
Leich a Water Closet from
about a number of Timmes
Dodor from below and
telling me worst as
an Indian coursing great
pain at Timmes I had told
Dodor and every Attendant
and was beaten that she
would shape me down
in Bett. She shot me
so for one Week every
night that I had to leave
the Room in The Stumak
getting the inside nearly
out of me. She shot
me in day Timme in
the Bake / Bone withs.

5.

and after attemptet to get
 ore got in 20 Garden. Then on
 the roof and back roome I was
 allowe of Stairs the rest of
 the Tarnelie was downe Stairs
 surrounding the Coffin and
 Corpse of Magic Penrose.
 I went down Stairs to hall
 and ther already the made
 the Attempt to get me Insane
 I went to De O Donnell
 Coroner and He dit not say
 that I was Insane for
 this I haf made a faith
 for two Jahrs, having ef
 I could tell me Whole
 Story. folloret and roott
 and already as a Child
 ben Mesmerizet and nearly
 Drowndet and was Deaf

for four 4 Hours. and under
 care of 3 Doctor the savor
 of me Life reiviet from
 the Citizens of Hamburg a
 Gold Medal and a purse
 of Morney from me Grand
 father. No to Day is me
 friend and also all me
 leaving Relatives in Ham
 burg, he send me the best
 of Letters and are the
 only Persons to haf a
 right on me and to look
 out for me Wellfare there
 nobody in America has
 a claim ore Right on me.
 I am 34 Jahrs old and
 not Insane I was as slater
 befor roott, and Drugt
 more as 20 times I
 proved that I was drugt
 in San Francisco and roott
 in the Hall way of Mr Gillfour.

0788

Mr Gillow 446. Sixth 6
St. San Francisco Cal Mrs
Gillow Witness to Character
I was Rooming Two Salas Her
a man how is now one
of the Principles a Thief of
Prostitution and Bugler he
is to the knowledge of the
Doctors and Attendant between
the Floor and Ceiling day
and night and in Com
pany with 4 Other an
gaged to furnish and
Him she be using ever
zeus I am in this In
stitution Instrument on
me from under the Floor
and from the Ceiling.
about I say and was with
this kind of Slaverige
ben as the call at school
with filthy dirty Schmelling
Stof in to the Almondum

0789

Hudson River
State Insane
Asylum

January 11
1888

I move the Hundreds
of Marks in see
Sides to Mr. J.

Honorable Sir.

Yours

When I was imprisoned in the
New York Tombs you were sending
two strangers to me wish to prove
to be Doctor the first of this two
Gentleman never told me who he
was and I did not hesitate to
tell him as well as the Other
Gentleman to speak nothing but
the Truth telling him that
I came to New York City with
money.

0790

and prove this be me Arrest in
the Fifth Street Station House were
I was in possession of good Cloze
amounting to over 30 Thirdly \$.
Dollar a 10 Then \$ Dollar Gold piece
and Gold, Coin, and after that
sendet me Hundred Dollar from
San Francisco Cal. Money with
I partly have to pay back to me
Relatives ther. I was arrested on a
Charge of Insanity be me Sister and
provet to be in a Sober and Sane
Condition in the Bellevue
Hospital, and after before Doctor
Kalliseher N. 92 Stanton Street
New York City he at the time
give me a Letter stating —

0791

that in his Opinion I was as
Same as any Man He ever spoke
to. We were on several night jobs
playt in the House when I arrived
on the last Day of March 1826.
as rapping on the Door. Win-
dow blees. an knocking from
under the Floor and Bureau
I was alone with me Three You-
ger sisters in the House when
I got out of Bett one morning
I seen a Man ho I believe I can
reconnice again Looking in to
the Transom Window and run-
ning after seen be me to the
Haus roof I just seen him from
behind

0792

morning over the Roof to the next
House. I heard them talking be
living them in the House over down
stairs in the Landlords Rooms.
Mr John Schütz, I recognized -
One of this Voises one a Ham-
burger well able to speak the Eng-
lish Language he on the 18 of
March the same Jahr attempted
a Burglary in the Room 946 1/2
Harrison St. were I had been living
two Jahrs. and were I came re-
ferred to for Honesty and
good standing also that I was
Working and that my Credit
was allright I was a Göt Charge
Sentence May 1887. carrying Corralled Wapper.

POOR QUALITY
ORIGINAL

0793

Throw

It is a hair
I must and wait the day

me use to my eyes. I am present at

so I believe I would
have said I could not
get from the floor I
was bitten 3 times so
that I had to go with
a sore neck for weeks.
I was treated like a dog
since 9 months
I can get no letter from
my relatives no would
have answer I have writ-
ten a letter to Chief of
Police of San Francisco
and there is not a thing
against me I am

POOR QUALITY
ORIGINAL

0794

<p>the were and follow genberg Schop Mr Zangen the took to him I told 602.6 Street 2 Second Mrs Oberst Grocery Store A. 6 Street... and Other berg 31 Street between 3 Avenue He say I was</p> <p>I was shot on Christmas day in and throw the head with Mercury so that it went throw the whole whole Body and in the Left Lunge the Sides Legs have been shot</p>	<p>To Mr Zangen berg Witness Landlady Floor I told near Avenue Doctor Wine D 2. and Lane</p> <p>nearly</p>
---	--

0795

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 W. A. Fugate

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

John W. A. Fugate —

of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said

John W. A. Fugate —

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *May*, — in the year of our Lord one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain ~~instrument and weapon of the kind commonly known as~~ *knife and dangerous knife*, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

John W. A. Fugate —

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said

John W. A. Fugate —

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, feloniously did possess a certain ~~instrument and weapon of the kind commonly known as~~ *knife and dangerous knife*, by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0796

BOX:

260

FOLDER:

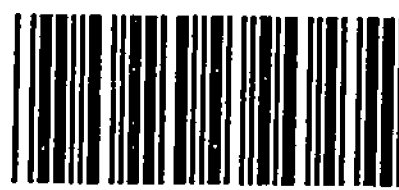
2512

DESCRIPTION:

Goodstein, Henry H.

DATE:

05/11/87



2512

Witnesses:

Anthony J. Comstock

This indictment was found in May '87 - officer Richard King arrested

defendant - The officer tells me - that the defendant gave the goods right up & told a straight story that he bought the goods - from the thief who stole the goods in Quincy - But defendant at the time did not know he was buying stolen property from a thief. The Secretary could not be established. Last night the defendant he disappeared on his own recovery etc. R.D.C.

153.

(2)

Counsel,

H. H. H. H. H.

Filed

11 day of May 1887

Pleads,

Rockwell, N.Y.

THE PEOPLE

vs.

Henry H. Goodstein

RECEIVING STOLEN GOODS

[Section 550, Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

Ch. 14 P. 13 ADP
Ch. 16 P. 13 ADP

A True Bill.

Foreman.

H. H. H. H. H.

H. H. H. H. H.

0798

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

POLICE COURT,

DISTRICT.

Augustus F. Dorman
of *Summit, New Jersey*
that on the *24th* day of *April* 188*7*
at *Summit, New Jersey*

the Rectory of Calvary Church, situated at Summit was burglariously entered and the following property stolen therefrom, *one clock, one silver tureen, one plated pitcher, one ice tub, 3 dozen plated spoons one plated butter dish, one plated sugar bowl two mantle ornaments, and one mug and several other articles all of the value of one hundred dollars and more the property of John F. Butler, the rector of said Church and a property being in the care of deponent as Church Warden.*

Deponent further says that he was informed that said property had been taken to the city of New York and feloniously received by Henry Goldstein of No. 2223 Third Avenue in the city of New York and that in company with Anthony Constock deponent proceeded to the residence of said defendant Goldstein and there ^{at a party of} saw the property described above and which had been stolen from said Rectory and identified the same as said stolen property. Deponent from the information he received from said Constock who told him that one of the thieves had confessed to him that he had stolen said property and sold it to said Goldstein for the sum of eight dollars asks that he said defendant be held to answer for having feloniously received said property, he well knowing the same to have been stolen.

Augustus F. Dorman

Summit, New Jersey
30 days of May 1887
A. F. Dorman

0799

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

Henry Goodstein being duly examined before the undersigned, 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 *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 *h^{is}* waiver cannot be used against *him* on the trial.

Question. What is your name?

Answer

Henry Goodstein

Question. How old are you?

Answer

47 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

2223 3^d Avenue, 1 year

Question. What is your business or profession?

Answer

Jeweler

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

Henry H Goodstein

Taken before me this
day of *May* 188*7*

3d

Police Justice.

0800

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
100..... *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 *May 31* 1887 *F. J. Hill* *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.*

0001

153 m 11/27 652
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustus F. Dolorman
Henry Goodstein

2
3
4

Offence Recusing John F. [illegible]

BAILED.

No. 1, by Samuel Goodstein

Residence 279 Bridge Street.

No. 2, by Brooklyn

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 3^d 1887

James Wilburt Magistrate
Richard King Officer.

Witnesses Central office Precinct.

No. 150 Nassau Street.

No. Street.

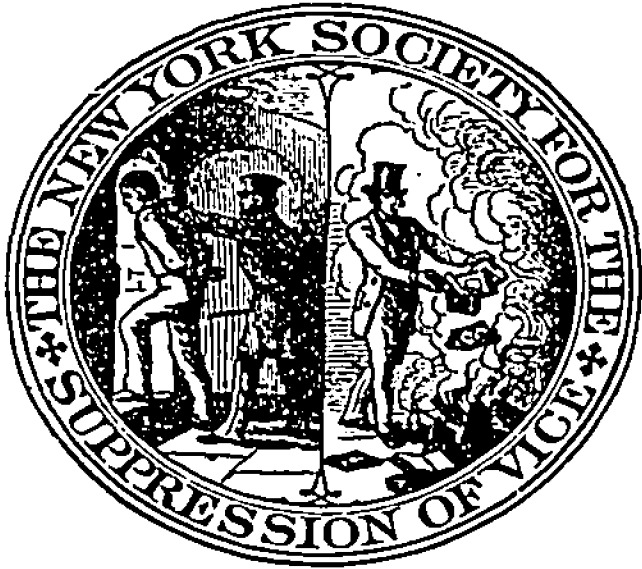
No. Street.

\$ 1000 to answer G.S.

Levy

0802

(dictated)



THE
New York Society for the Suppression of Vice.
150 NASSAU STREET,
Room 9.

New York, Oct. 20th, 1887

Hon. R. B. Martine,
District-Attorney,
N. Y. City.

Dear Sir:

I am requested by Rev. J. F. Butterworth of Summit N.J. to take some steps to release the goods -- silver-plated ware etc. -- that were taken from his house last April, and which have been held by the Property Clerk at Police Head-quarters as evidence against

HENRY GOLDSTEIN,

who was arrested and indicted for receiving stolen goods.

He is under indictment; and I would respectfully ask that his case may be put on for trial at an early date in order that we may secure these goods for Dr. Butterworth. He writes me that 'unless he can get them he will be obliged to go to the expense of getting other goods, as they have now gone house-keeping.' They were boarding at the time of the burglary.

I beg to state that the two burglars who broke into his house and stole these goods have been convicted and sentenced. I

0003



(2)

THE

New York Society for the Suppression of Vice.

150 NASSAU STREET,

Room 9.

New York, 188

caused the arrest of these burglars. I also traced out the stolen property, and secured it in Goldstein's possession.

Cannot this case be placed on the calendar for trial, and some day fixed, so that I may not be obliged to bring the witnesses from New Jersey here on an uncertainty ?

I have the honor to be,
With very great respect Sir:
Your obedient servant,

Anthony Lauro

Sec'y

0804

District Attorney's Office
City & County of
New York

Receiv
& { Received
Goodstein }

May 10 1887

Dear Sir -

Kindly inform me at your
earliest convenience of the name of
the thief who stole the property
Goodstein is charged with receiving

Yours very truly

Wm. H. Lindsay

Anthony Lombardi Esq

Date, April 26 & 27. Entry, occupied of Rev H. H. Butterworth of
Summit N. J. Thief's Name: Edward W. Rector alias Fred W. Hadley
Jack Angus, alias George Wright

0805

District Attorney's Office.

PEOPLE

vs.

Henry Goldstein

R.S.

*I wish you
would use
this case in
trial -*

Oct 24 / 87

to Mr. Parker

*Mr. Jay Parker will handle
Part 3 soon in New
York*

0806

1890
District Attorney's Office.

People
L

Henry H. Goodstein

Recy -

Burglars were
convicted & sentenced
by Detective Waddy
tells me the
reason this case

was never tried is

that the witnesses
leave at Summit

Mr. J. & W. not home

officers Richard

King - Scotland

Feb 10 - Feb 15

Feb 17 - Feb 19

0807

No. 1.

2⁴⁰⁸

District Attorney's Office.

1887

PEOPLE

vs.

Henry H. Goodstein

Reg -

Burglary have
been committed
& sentenced -

accord to
corroborative letter
dated '83
witnesses then
resided at

Summit N.J.

See Lindbergh
vide his letter
with...

0000

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

POLICE COURT, 1st

DISTRICT.

of Richard King aged 67 years
a detective officer 300 Mulberry Street, being duly sworn, deposes and says,
that on the 2^d day of May 1887

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

Henry H. Goodstein now here, on information
that he said Goodstein did have in his possession
a quantity of Silver and Plated Ware, the
property of some person unknown, and which
had been stolen. Dependent
asks that he said defendant be committed
for further examination in order to give
dependent an opportunity to produce the
Complainant in Court Richard King

Sworn to before me, this

of

May

188

my

Police Justice.

0809

POLICE COURT—1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard King
Henry Goodman
47, W. S. 2223, 3^d arm

AFFIDAVIT.

Dated *May 2^d* 188 *7*
Solar Smith Magistrate.

Officer.

Witness,

Disposition

24 for May 3
at 9 am

0810

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry H. Goodstein

The Grand Jury of the City and County of New York, by this indictment, accuse *Henry H. Goodstein* —

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

The said *Henry H. Goodstein*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty seventh* day of *April*, in the year of our Lord one thousand eight hundred and eighty ~~seven~~, at the Ward, City and County aforesaid, with force and arms,

one ring - twelve of the value of fifteen dollars, one do do of the value of fifteen dollars, one watch of the value of ten dollars, one ice box of the value of ten dollars, thirty six spoons of the value of one dollar each, one butter dish of the value of five dollars, one sugar bowl of the value of five dollars, two mantle ornaments of the value of five dollars each, and one rug of the value of two dollars,

of the goods, chattels and personal property of one *Henry H. Butterworth*

and Edward W. Weston otherwise called Fred W. Madison, George Anagnos, otherwise called George Wright,
and by — certain *other* persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

John E. Butterworth, —

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

Henry H. Goodstein,

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.

RANDOLPH B. MARTINE,
District Attorney.

0811

BOX:

260

FOLDER:

2512

DESCRIPTION:

Graban, John

DATE:

05/11/87



2512

POOR QUALITY
ORIGINAL

0812

189 H
Counsel, J. B. Conner
Filed 11 day of May 1887
Pleads July 16

THE PEOPLE
28.
John Graham

POLICY.
[§§ 948 and 944, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.
June 17 87

A True Bill.

G. H. Martin
Foreman.
June 17 87
J. B. Conner
J. B. Conner
J. B. Conner
J. B. Conner

08 13

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

John Grabau 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 Grabau

Question. How old are you?

Answer

43 years

Question. Where were you born?

Answer.

Germany

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

Answer.

132 Chrystie 8 years

Question. What is your business or profession?

Answer.

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

John Grabau

Taken before me this

day of

June

188

7

Police Justice.

08 14

AFFIDAVIT—Keeping Lottery Office.

CITY AND COUNTY
OF NEW YORK, } ss.

3

District Police Court.

Louis Selig

of No. 11th Precinct Police Street, being duly sworn deposes
and says, that on the 20 day of April 1887, at premisesNo. 132 Chrystie Street, in the City and County of
New York, he saw there in charge of the place John Grabau(now here) and that said place was openly, publicly,
and unlawfully kept and maintained as an office or place for the vending or
selling of instruments or papers known as "Lottery Tickets" or Lottery
Policies" Deponent found the defendant
in said premises on said date and
then and there seized a certain book of
printed numbers, a sheet of written numbers and a
sheet of carbon paper, the same being used in the business
of selling lottery policiesWhich deponent charges was in violation of the statute in such case made and
provided, and prays that the said John Grabau
may be dealt with according to law.

Sworn to before me, this

21

day of

April

1887

Louis Selig

Alm Murray

Police Justice.

08 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

John Grabau

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *\$100* 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 *April 21* 188*7*

Samuel H. ... Police Justice.

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

Dated *April 21* 188*7*

Samuel H. ... 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.

0816

3060. 573
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louis Selig

vs.
John Eraban

Office
Keating
Lottery Office

BAILED,

No. 1, by Adolph Rosenborg

Residence 1522 Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated April 21 188

Murray Magistrate.

Selig Officer.

EE Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ to answer E. D.

Chas. Smith

0817

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 F. Fagan

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

John F. Fagan

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *John F. Fagan*,

late of the *South* Ward of the City of New York in the County of New York aforesaid, on the *thirtieth* day of *April*, in the year of our Lord one thousand eight hundred and eighty *nine*, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling-purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

John F. Fagan

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *John F. Fagan*,

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, 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.

David J. Smith

District Attorney.

08 18

BOX:

260

FOLDER:

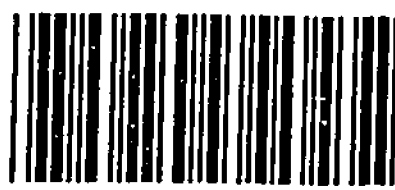
2512

DESCRIPTION:

Gray, John

DATE:

05/09/87



2512

Witnesses:

Jessie Sawwilliger

Det. G. M. faero

Reverend - Not

Known to Police

Feb

114

Counsel, _____
Filed, 9 day of May 1887
Pleads, _____

THE PEOPLE

vs.

John Gray

3-17-87

Grand Larceny
[Sections 528, 531 Penal Code]

RANDOLPH B. MARTINE,

Attorney at Law

Filed 10/1/87 District Attorney

A True Bill.

G. M. faero
9 M. vs. 1887
Foreman.

08 19

0820

Police Court—H District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 414 West 4th Street, aged 23 years,
occupation Housekeeper being duly sworndeposes and says, that on the 3 day of May 1887 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 :About Twenty yards of Rope
of the value of thirty dollarsthe property of Harriet Terwilliger
Wife of Deponentand 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 G. Mayfrom the following facts
to wit: That Deponent
is informed by Officer
Robbette a police officer
of the Twenty-seventh
Police, that he (Robbette)
after the time of said
larceny found the
above described property
in the possession of de-
pendent. That Deponent
is unknown to Deponent
was not authorized
to take said property into
his possession,Lizzie Terwilliger

Subscribed before me, this

day

Police Justice.

0021

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Rabbett
aged *38* years, occupation *Police Officer* of *11*

12 Avenue Paler Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of *May* 188

Patrick Rabbett
[Signature]
Police Justice.

0822

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

James Gray 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.

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

1888

Police Justice.

0823

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 May 1 188

P. J. Coffey Police Justice.

I have admitted the above-named Defendant 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.



0825

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 Fagan

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

John Fagan

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

The said

John Fagan

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
third day of *May*, — in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms,

Twenty yards of carpeting

of the value of one dollar

and fifty cents each yard,

of the goods, chattels and personal property of one

Samuel Berninger,

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.

Randolph Berninger

District Attorney.

0826

BOX:

260

FOLDER:

2512

DESCRIPTION:

Greene, Russell E.

DATE:

05/27/87



2512

Witnesses:

G. E. Romane

Wm. Mc Cormick

The complainant in this case having given the defendant a good character & having, by written communication to the District Attorney, asked leniency for the defendant, I recommend that defendant plea of guilty be received & that ~~his~~ sentence be suspended.

June 8/89

Wm. Davis.
Deputy District Atty

Counsel,

Filed, *Do*

day of *May* 188

Pleads,

Not Guilty

THE PEOPLE

vs.

[Sections 528, 532. Penal Code.]

PETIT LARCENY.

R
Russell E. Greene

RANDOLPH B. MARTINE,

District Attorney.

Part III June 8/89

Pleads Guilty

A True Bill. Sen Exo

G. E. Romane

Foreman.

0828

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No.

361

Broadway

Street, aged

37

years,

occupation

Laney Goods

being duly sworn

deposes and says, that on the

13

day of

May

188

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 :

18 pocket knives of the value
of Eight dollars

the property of

Spellman Brothers but in
deponent's charge 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 Russell B. Green (now here)

from the fact that on said date
said Green entered the store at above
number and that while therein
deponent saw said Green secret
a box of something in his pocket.
That deponent searched said
Green and found secreted upon
his person said property. That
deponent fully identified said property
as belonging to Spellman Brothers
by a private mark placed upon
said property in pencil by said
Spellman Brothers or their agents.

Geo E Romaine

Sworn to before me, this

13 day

of May 1888
J. H. Smith
Police Justice

0829

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK { ss

District Police Court.

Russell E. Green 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

Russell E. Green

Question How old are you?

Answer

35 years

Question Where were you born?

Answer

Ms.

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

Answer

1127. Lafayette Ave. Bklyn. 2 years

Question What is your business or profession?

Answer

Muwall

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 if held
demanded a trial by jury*

Russell E. Green

Taken before me this

day of

188

Police Justice.

0830

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 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 May 3 188 A. J. White Police Justice.

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

Dated May 10 188 A. J. White 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.

0831

Police Court--

730 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George B. Rougide
361 Broadway
Russell & Son

1
2
3
4

John W. Lawrence
Officer

BAILED.

No. 1, by

Samuel Williams

Residence

9 Reid Ave. Brooklyn

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

300 to answer

Bailed

0832

District Attorney's Office.

PEOPLE

vs.

Russell E. Greene

P. L.

*Will Mr. Parker
please put this
in Calendar of Part III
for Wednesday June 8/87*

V.M.D

June 6/87

District Attorney's Office.

PEOPLE

45.

[illegible]

P.

John W. ...

In person one of
the staff of the
house at the same time

OK

0834

District Attorney's Office.

PEOPLE

vs.

*Richard
D.*

*Admitted to
26th Dec
1871
to Mr. [unclear]*

0835

DIRECTIONS.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the New Court-house in the Park.

When you arrive at the witness-room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

The People of the State of New York.

To. *George O. Romain*
of No. *361 Broadway* Street,

(GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the Park, in the City of New York, on the *23* day of *May*, instant, at the hour of 10 $\frac{1}{2}$ in the forenoon of the same day, to testify the truth, and to give evidence before the GRAND JURY, touching a certain complaint then and there pending against

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder, at the City Hall in our said City, the first Monday of *May* in the year of our Lord 1887
RANDOLPH B. MARTINE, District Attorney.

0836

Grand Jury Room.

PEOPLE

vs.

R. G. Greene

G. E. H.

G. E. Romaine

Off. McCormack

0837

Grand Jury Room.

PEOPLE

vs.

Russell C. Greene

May 26/87

District Attorney.

0039

BOX:

260

FOLDER:

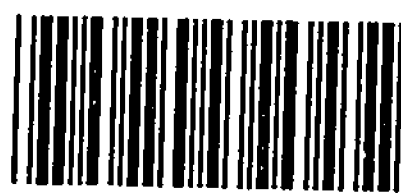
2512

DESCRIPTION:

Griffin, John J.

DATE:

05/24/87



2512

0840

Witnesses:

Wm O'Neil

507

Counsel, *24* day of *May* 1887
Filed,
Pleads,

THE PEOPLE

vs.

John J. Griffin

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wm Haven

Foreman.

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1089, Sec. 5].

0041

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 J. Higgins

The Grand Jury of the City and County of New York, by this indictment
accuse *John J. Higgins*

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

The said

John J. Higgins,

late of the City of New York, in the County of New York aforesaid, on the *first*
day of *May*, in the year of our Lord one thousand eight hundred and
eighty*seven*, 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.

RANDOLPH B. MARTINE, District Attorney.

0842

BOX:

260

FOLDER:

2512

DESCRIPTION:

Grunwald, Herman

DATE:

05/17/87



2512

0843

332

Witnesses :

Off. H. H. H. H. H.
Dubois

Counsel,

Filed, 17 day of May 1887
Pleads, *May*

THE PEOPLE

vs.

Herman Yemwald
35
422
262

VIOLATION OF EXCISE LAW.

(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1889, Sec. 5].

RANDOLPH B. MARTINE,

22 May 19/87 District Attorney.

pleads guilty fine \$30.
A True Bill.

G. J. H. H. H.
Foreman.

0844

Sec. 108—200.

6

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Herman Grunwald 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

Herman Grunwald

Question. How old are you?

Answer

24 years

Question. Where were you born?

Answer

Germany

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

Answer.

742 St Ann's Avenue, 5 years

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I am not guilty. I held after examination, I demand trial at the Court of General Sessions

Herman Grunwald

Taken before me this

11

day of

April

1887

at

St Ann's

Avenue

Police Justice.

0845

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 Herman

Gunnwald

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

Dated April 11 1887

H. A. Burke Police Justice.

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

Dated April 11 1887

H. A. Burke 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.

0846

Police Court 6-493 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George E. Shubris
vs.

1 Hermon G. Gammell

2 _____

3 _____

4 _____

Office of
Magistrate
George E. Shubris

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

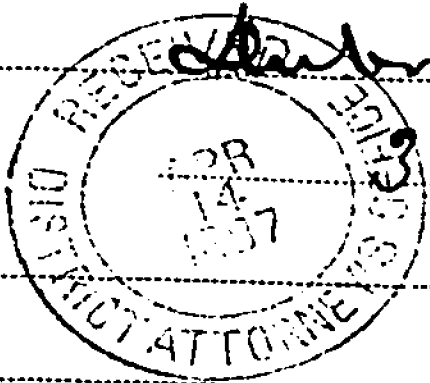
Dated

April 11

1887

Welde

Magistrate.



Witnesses

No.

No.

No.

\$

100

to answer

Baile

0847

Excise Violation—Keeping Open on Sunday.

POLICE COURT—6th DISTRICT.

City and County } ss.
of New York, }

of No. the 33^d Precinct George C. Dubois Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 15th day
of April 1887, in the City of New York, in the County of New York,

Herman Grunwald (now here)
being then and there in lawful charge of the premises No. 742 St Ann's Avenue
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said Herman Grunwald
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 11th day } Geo. C. DuBois
of April 1887 }
Mar. J. J. J. Police Justice.

0048

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Herman F. Funnell

The Grand Jury of the City and County of New York, by this indictment
accuse *Herman F. Funnell* —

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 *Herman F. Funnell*,

late of the City of New York, in the County of New York aforesaid, on the *Tenth*
day of *April*, in the year of our Lord one thousand eight hundred and
eighty-~~seven~~, 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.

RANDOLPH B. MARTINE, District Attorney.

0849

BOX:

260

FOLDER:

2512

DESCRIPTION:

Gurtler, Edward

DATE:

05/10/87



2512

Witnesses:

Officer *Stephen*

It appearing that the defendant named in the within indictment was on May 5, 1887, in plea of guilty, fined the sum of \$100 for a violation of the statute against concert performances without a license - which fine was paid. I do hereby recommend remission that the within indictment be dismissed.

Dated May 17, 1887

W. H. P. Brady
By assent & assent

166

Counsel, *Broderick*
Filed *10* day of *May* 188*7*
Pleads *Not Guilty*

THE PEOPLE

vs.

Edward Ginter
May 17/87
Indictment dismissed

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

G. H. T. J. J. J.
For man.
des on the day
day of for party
address *F. J.*

VIOLATION OF EXCISE LAW.
[IN R. S., (7 Ed., page 1981, § 13, and Laws of 1883, Chap. 340, § 5).]

0851

Sec. 108—200.

72 District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question. What is your name?

Answer *Edward Gorthler*

Question. How old are you?

Answer *32 years*

Question. Where were you born?

Answer *Germany*

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

Answer *12 Stanton street Eight months*

Question. What is your business or profession?

Answer *Bar tender*

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*

Edward Gorthler

Taken before me this

16

day of *August* 188*7*

Police Justice.

0852

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 such bail.

Dated April 16 188

Paul J. McGill Police Justice.

I have admitted the above-named _____

Defendant
to bail to answer by the undertaking hereto annexed.

Dated April 16 188

Paul J. McGill 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.

0853

193
Police Court 3rd District. 324

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry J. Miller
vs.
Edward G. Miller
2
3
4
Office of the
EXCISE

BAILED,

No. 1, by

Henry J. Miller

Residence

263 Broome Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

April 16

188

DeRilly Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

100

to answer

E. S.

Orsted

0854

Grand Jury Room.

OW
PEOPLE

vs.

Ed Gutter

off Arfkin

0855

Excise Violation—Selling Without License.

POLICE COURT—3rd DISTRICT.

City and County } ss.
of New York.

George L. Withers
of No. 11 1/2 9th Street, 15 day
of the City of New York, being duly sworn, deposes and says, that on the 15 day
of April 1887, in the City of New York, in the County of New York, at
No. 14 1/2 9th Street, (now here)
Edward G. Withers

did then and THERESELL, CAUSE, suffer and permit to be sold, under his direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
and provided.

That the deponent saw the
defendant sell a glass of Lager beer
to a person and receive the money
for the same.

WHEREFORE, deponent prays that said
may be arrested and dealt with according to law.

Sworn to before me, this 16 day
of April 1887

Samuel C. McCall Police Justice.

Edward G. Withers
George L. Withers

0856

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Edward F. Funder

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

Edward F. Funder

(III. Revised
Statutes, 5th
edition) p. 1931
Section 131.

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said

Edward F. Funder,

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *April*, — in the year of our Lord one thousand eight hundred and eighty *seven*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to

certain — persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883,
chapter 310, sec-
tion 5.)

SECOND COUNT:

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

Edward F. Funder

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Edward F. Funder,

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number

14 Stanton Street, —

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to

certain — persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

Handwritten signature of District Attorney

District Attorney.

0857

END OF
BOX