

0526

BOX:

109

FOLDER:

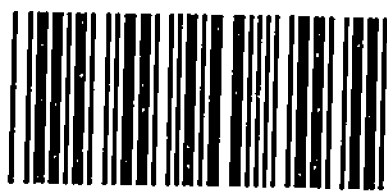
1167

DESCRIPTION:

Gaffney, Bridget

DATE:

08/03/83



1167

144

Counsel,
Filed 3 day of Aug 1883
Pleads Not guilty

THE PEOPLE

vs. R

Bridget
Gaffney

JOHN McKEON,
District Attorney.

A True Bill.
Aug 14/83
J. W. Connelley
Foreman.
Aug 14/83.
Charles J. Connelley
District Attorney

0527

0528

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Bridget Gaffney

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

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

The said Bridget Gaffney

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 24th day of July in the year of our Lord one thousand eight hundred and eighty three, at the Ward, City and County aforesaid, with force and arms one earning of the value of six dollars

of the goods, chattels and personal property of one Louisa Rosa on the person of the said Louisa Rosa then and there being found, from the person of the said Louisa Rosa

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

JOHN McKEON, District Attorney.

0529

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

Sec. 219, 219, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *James Russell*
2. *Bridget Gaffney*
3. _____
4. _____
Offence, *Leaving from Person*

Dated *24 July* 188
John Mitchell Magistrate.
John Mitchell Officer.
John Mitchell Officer.

Witnesses *Belavia Wang*
No. *57* _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

John Mitchell
John Mitchell
John Mitchell

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 *Bridget Gaffney*

guilty thereof, I order that she be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

Dated *24 July* 188 *John Mitchell* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0530

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK.

12 District Police Court.

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

Question. What is your name?

Answer.

Bridget Gaffney

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

39 Park St about eleven months

Question. What is your business or profession?

Answer.

married woman

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

Bridget^{her} X Gaffney
made

Taken before me this
day of
July
1914
at
New York
City.
Justice.

0531

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Louisa Rosa, 33 years married

of No. 11 Pell Street,

being duly sworn, deposes and says, that on the 24 day of July 1883

at the day time at the City of New York,

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

of deponent with intent to cheat and defraud the true owner
of the use and benefit thereof
the following property, viz :

One gold earring of the value of six
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 Bridget Gaffney (now here)

from the fact that while deponent was
standing on Mulberry Street in said City,
taking with a friend said defendant
came up to deponent and snatched the
said earring from deponent's ear and ran
away deponent pursued said defendant
and caused her arrest

her
Louisa X Rosa
mark

Sworn before me this 24 day of July 1883
Police Justice,

0532

Testimony in Case of
Bridget Gaffney

pled

Aug.

1884.

0533

The People vs. Bridget Gaffney } Court of General Sessions. Part I
Indictment for grand larceny in the second degree. } Before Recorder Smyth. Aug. 14. 1883.

Louisa Rosa, sworn and examined through the interpreter. I live at 11 Pearl St. I did not know the defendant before the 24th of July last. I never saw her before. I saw her in Mulberry St. I was sitting in front of the house on the stoop, it was in the day time about one o'clock. Another woman who is in Court was with me at the time. I was sitting talking with that other woman and the prisoner passed by commencing to abuse us, called us son of a b—h and some other names and reached out her arms against me and said, "Damn you, you want to fight?" and with that she got hold of my ear ring and pulled it out of my ear; it is broke, it is at home; she ran away, she ran on the other side of the street; she had it first in her mouth and then she put it in her bosom. Then I told her to give it back to me. she told me to kiss her —; I followed her, then I got hold of her and I took the ear ring out and she cried out that I was taking her money. I said, No, I did not want her money, I only wanted my ear ring. Then the policeman came up while we were

0534

discussing about it. By this time she secured her earring, took it away from the prisoner.

Yes sir, I had it just taken away from her. Did she get hold of it and take it out of her breast? Yes sir. Then the policeman came. Did this other witness follow her? Yes sir, the other woman also came after her.

Belona Marco, sworn and examined. I was with the last witness on the 24th of July, it was in front of my house; we were together sitting with another woman. Ask her if she saw the prisoner take hold of this woman's earring and take it out of her ear? Yes sir. How did she do it? She tore it off her ear and ran away with it. The woman herself did not notice it immediately, I called her attention to it and said to the other woman, "Look here, she took your earring." Then we went after that woman and the other woman took the earring back from her. Where did this woman put the earring after she took it? First in her mouth and then she put it into her breast.

John Cottrell, sworn and examined. I am an officer of the Sixth precinct in this city. I arrested the defendant on the 24th of July last. I was standing at the corner of Bayard and Mulberry sts. and I noticed

0535

the complainant running after the prisoner from 33 Mulberry St. opposite to 60; the complainant was struggling with the prisoner. I saw the complainant with the ear ring in her hand, I don't know where she took it from; she said that woman had stole it from her and she wanted her arrested. So I arrested her and brought her to the station house. I saw the ring in the complainant's hand. Bridget Gaffney, sworn and examined in her own behalf testified: Have you heard the charge made against you, did you hear what those women said? Yes sir. You heard what they charge you with doing? Yes sir. What have you got to say to these gentlemen, tell them your story? On Tuesday morning I got up a quarter past six o'clock; a knock came to the door, I was not dressed; a lady wanted me to go to work; it was a wet morning. I worked for her summer and winter washing. The Tuesday before that she came to the door, I dressed myself and told her I would be with her the next day. I paid a shilling for a bag of coal. In my own mind I wanted to buy a piece of corn beef. I met a woman and a one armed man selling a shirt. Tell you buy? How much? were the Jews giving you five cents?

0536

I went into Johnny Sullivan's and changed a dollar bill, I paid ten cents for the shirt. I takes a walk down Baxter st. crossing Park st. ~~there~~ a woman was sitting in a little lager beer place that I bought the shirt from. This woman keeps a lager beer place, an Italian keeps it, but she does the business. I called for a quart of stale beer and divided it. I did not taste it myself. I took a walk up around Mulberry st. and this woman was sitting at the door laughing and talking to herself. She said to me, "Tick, tack." I said, "Tick, tack yourself." She said, "Ticky, track," and I said, "Ticky, track." She got up and struck me and I struck her; she bit me on the back of the hand. she had the use of her two hands. With that I called for an officer but he did not come. There was one or two hundred of a crowd around me. There came a man out and told me to let go my hand, and whatever they did with the ring I do not know. Her mouth was bleeding and there was blood coming from my hand. The policeman came. I did not think about the earring, only to get out best; the ear ring stuck in my muffler. The jury rendered a verdict of guilty of petty larceny.

0537

BOX:

109

FOLDER:

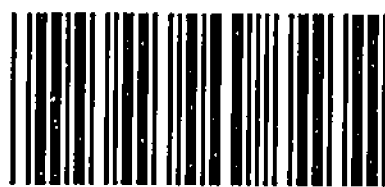
1167

DESCRIPTION:

Gage, John

DATE:

08/03/83



1167

The facts in this
 Case. The most
 he permitted under
 any circumstances
 Dept. has frequently
 assaulted the female
 who is an ord.
 woman. - He.
 does nothing for
 her safety. Now
 is advised to go to
 intervention &
 the assault may
 be aggravated
 even more with
 Hatched

FS

140

Day of Trial,
 Counsel,
 Filed, 3 day of Aug 1883
 Pleads *Obtenuity*

THE PEOPLE
 vs.
John Dagg
 Assault in the First Degree
 18217 and 2187

JOHN MCKEON,
 District Attorney.

A TRUE BILL.
S. W. Forester

Foreman.
Aug 14/93
John Dagg
14217 and 2187
FS

POOR QUALITY
 ORIGINAL

0538

0539

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 Gage

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

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *John Gage*

late of the City of New York, in the County of New York, aforesaid, on the *twenty seventh* day of *June* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *Christina Gage* in the peace of the said people then and there being, feloniously did make an assault and ~~her~~ the said *Christina Gage* with a certain *hatchet* which the said *John Gage*

in ~~his~~ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, ~~stab~~ cut and wound with intent ~~her~~ the said *Christina Gage* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

John Gage

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *John Gage*, late of the City and County aforesaid

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Christina Gage* then and there being, feloniously did, wilfully and wrongfully, make an assault and ~~her~~ the said *Christina Gage* with a certain *hatchet* which the said

John Gage

in ~~his~~ right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, ~~stab~~ cut and wound

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

~~JOHN MCKEEN, District Attorney~~

0540

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

Third Count: ~~against~~

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

John Gage

~~of the Crime of~~

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

The said John Gage

late of the City and County of New York, on the twenty seventh day of June, in the year of our Lord one thousand eight hundred and eighty three with force and arms, at the City and County aforesaid, in and upon one

Christina Gage

in the peace of the people of the said State then and there being, feloniously did

~~make an assault:~~ and the said John Gage

with a certain hatchet which ~~he~~ the said

John Gage

in ~~his~~ right hand — then and there had and held, ~~her~~ the said Christina Gage, in and upon the head and arms of ~~her~~, the said Christina Gage — then and there feloniously did — strike, beat — cut — bruise and wound, ~~the same being such means and force as were likely to produce the death of the said Christina Gage, with intent that the said Christina Gage then and there unlawfully and feloniously to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.~~

0541

Fourth COUNT

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

_____ John Gage _____

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

The said John Gage _____

late of the City and County of New York, afterwards to wit: on the twenty seventh
day of June in the year of our Lord one thousand eight hundred and
eighty-three at the City and County aforesaid, with force and arms, in and
upon one Christina Gage _____

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said John Gage
_____, her the said Christina Gage _____

with a certain hatchet _____

which he in his right hand then and there had and held, in

and upon the head and arms _____

of her the said Christina Gage _____

then and there feloniously did willfully and wrongfully strike, beat, cut
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said Christina Gage, _____

grievous bodily harm, to wit: thereby then and there cutting
wounding, and bruising the head, face and
arms of her the said Christina Gage _____

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 McKEON District Attorney.

0542

June 28-83
~~Christina~~
near the old mill
S. 1/2 Sec. 10
and 1/2 Sec. 11
of natural water of
Shall Creek
The water is
very pure and
is used for
drinking water
of the
people of the
place.

0544

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

John Gage 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 Gage

Question. How old are you?

Answer.

74 years

Question. Where were you born?

Answer.

England

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

Answer.

119 Sheriff Street 3 years

Question. What is your business or profession?

Answer.

Drumstick

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

Answer.

I don't desire to say any thing

John Gage

Taken before me this

day of

May

1885

Police Justice.

POOR QUALITY
ORIGINAL

0545

Police Court— 3rd District.

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

of No. 119

Sherriff,

Christina Gage aged

Street,

being duly sworn, deposes and says, that
on the 27 day of June

in the year 1883 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by her husband

John Gage (nowhere) who struck
deponent several blows on the
head and arm with a hatchet
he held in his hand

with the felonious intent to take the life of deponent, ^{and threaten} ~~as~~ to do ~~her~~ ^{bodily} harm; and with out any
justification on the part of the said assailant :

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

Sworn to before me, this 6 day

of July

1883

Christina Gage
deponent

J. M. [Signature]
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0546

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

POLICE COURT, 3 DISTRICT.

of the 11th Precinct Police Street, being duly sworn, deposes and
says that on the 27 day of June 1883
at the City of New York, in the County of New York, Christina Gage

was violently and feloniously assaulted
and beaten by John Gage (now here)
Deponent is informed by said Christina
in the presence of said John, that he
John struck her Christina on the head
with a Hatchet, he held in his hand —
said Christina is now confined to the
Belleue Hospital from the injuries received
Deponent prays that said John may be
committed for Examination said Christina
being unable to appear in Court to make Complaint
Edward S. Walsh

Sworn to before me this

June

1883

Joseph J. Conner Police Justice.

POOR QUALITY
ORIGINAL

0547

Police Court 3 District.

THE PEOPLE. &c.

ON THE COMPLAINT OF

Edward Walsh

vs.

Philip Gagn

Dated

June 8 1883

Guiche

Magistrate.

Walsh

Officer.

Witness,

11

Disposition,

Am without
bail to await
rescue of injuries

AFFIDAVIT
of
Geddes and Pitter on
Arresting
Gagn

POOR QUALITY
ORIGINAL

0548

testimony in the
case of
John Page
filed
Aug. 1883.

POOR QUALITY
ORIGINAL

0549

4-2
The People's Court of General Sessions Part I
John Gage (Before Recorder Smyth Aug 16, 1883.
Indictment for assault in the first degree.
Christina Gage, sworn and examined,
testified. This man is my husband. Where
did you live at this time? I live 119 Sher-
iff St. I could not tell whether it was the
31st, the 28th or the 29th. I was sick from
Friday until Wednesday. I had a sore foot
and was lying on the lounge. I could
not get up until that day. Does he work
for a living? No sir, not for me; he goes
out and earns a few pennies as a tin
smith along the street and he spends
it. The day of the occurrence he was in
all day; he did not go out to earn a
penny; he was under the influence of
liquor; he went to bed 9 o'clock or so
and woke up; the fire crackers were firing
and he came alongside the bed to me
he said the shooting by the children woke
him up and I answered him, "we can
not help it, it is near the 4th of July,
we cannot help it." With that he walked
away; he commenced to pass me, he
called me all bad names and said,
"you had me so many months locked
up all the time, I will kill you yet."

POOR QUALITY
ORIGINAL

0550

He went off and took a hatchet out of a basket that was standing by the stove, a kind of an old hatchet; he took it in his hand by the round part and he came at me and he hit me two or three times in the head. I said, "for God's sake don't do it; for God's sake leave me alone, I am too sick." That is all I ever spoke to the man. He went away back to bed again, and when I screamed and halloed the people opened the shutters and came in to me, I was lying down. I had some stuff from the doctor for my leg. Some boys and a lady from up stairs came in. I was taken away to the hospital I am in since that night it happened until last Saturday, I came home. How many days were you in the hospital? I guess about seven weeks. During all that time you were in bed being treated by physicians? Yes sir. Did they dress the wound on your head? Yes sir, the plaster came off and he said it did not need any more. During all the time I was in the hospital I was conscious. I got some sticking plaster on my head in Columbia street because the sore was running.

POOR QUALITY
ORIGINAL

0551

Cross Examined. How old are you? The 13th of October I will be 57; my husband said he was 73 years old last May. I have been married to him something like 27 years. I have the certificate at home. How long have you been living in this city? I lived in the city before the war commenced, and he was in a ship in the Navy. Have you any children? No sir. The defendant on the day of this occurrence was walking in and out from the street and sat down. He was always a drinking man since we lived together; he used to go to sea, I lived out. Since we lived steady together he has always been drinking and always treated me very bad. I did not know him very long before I married him, I was living out in the same house. I did not know he was a drinking man; he was after me to marry him all the time. My boss said he might be very good; he promised me to do right. He has been drinking since I was married. I have had trouble with him previous to the time that I was hit with the hatchet. I have had him arrested a number of times I could not tell exactly how many times. It is all in the Essex Market Court books. Sometimes he drank to such an

POOR QUALITY
ORIGINAL

0552

extent that he did not know what he was doing. He says sometimes he does not know what he is doing and sometimes he does know. I have always treated him well. Did he ever do any good to you? No sir, he never done much good. Once in a while he was kind to me when he had no liquor in. When he was sober and had his mind he did not abuse me. If I refused to give him money, he would not be good to me. On this particular occasion you were lying in the bed? Yes sir. And he was in the room with you? Yes sir. And he took that hatchet? Yes sir. And he had it by the wooden part? Yes sir. And with the hatchet he hit you in the head? Yes sir. Do you know yourself which part of the hatchet hit you, was it the sharp part? No, I said the round part, like the hammer. The blunt part of the hammer? Yes sir. How many times did he hit you? Two or three times; he hit me on the arm, but it is healed up. I could not tell how many times he hit me in the head. I go out washing for a living and go out house cleaning. The prisoner pleaded guilty to assault and battery. He was sent to the penitentiary for one year and fined one hundred and fifty dollars.

0553

BOX:

109

FOLDER:

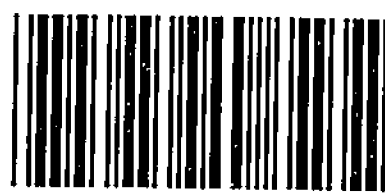
1167

DESCRIPTION:

Gallagher, James

DATE:

08/10/83



1167

POOR QUALITY
ORIGINAL

0554

See opposite
to Corbett

FD

48
Counsel,
Filed 10 day of Aug 1883
Pleads Not guilty

THE PEOPLE

vs.
James
Gallagher

INDICTMENT.
Grand Larceny in the Second degree.
(552843631)

JOHN McKEON,

District Attorney.

A True Bill.

John L. R. R. R.
Aug 13/83

Foreman.

Henry J. J.
McKendall

0555

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 Gallagher

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

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

The said *James Gallagher*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *eighteenth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms *one badge of the Grand Army of the Republic of the value of seventy five cents*

of the goods, chattels and personal property of one *Paul C. Cravens* on the person of the said *Paul C. Cravens* then and there being found, from the person of the said

Paul C. Cravens

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

JOHN McKEON, District Attorney.

0557

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

operator
of No. 184 Washington

Street,

Paul C. Stevens. 44 years. Telegraph
Brooklyn or 18 Burling Slip.

being duly sworn, deposes and says, that on the

18

day of

July

1883

in at the day time at the

City of New York,

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

of deponent. and from deponent's person with intent to cheat and defraud
the true owner of the use and benefit thereof
the following property, viz:

One metal badge (Known as the Grand
Army of the Republic Badge) of the
value of seventy five cents

Subscribed before me this

day of

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

James Gallagher (now here)

from the fact that said badge was
attached to the vest then and there worn
by deponent when said defendant came
up to deponent and snatched said badge
from said vest and ran away. thereupon
deponent informed an Officer of said
larceny when deponent and said Officer
went in search of said defendant. they
found said defendant on Carlisle Street

Police Justice.

188

0558

deponent
When ~~he~~ caused his arrest and when in the
station house deponent saw officer Patrick
J. Feeney search said defendant and found
said badge in said defendant's possession.

Sworn to before me this 4th
18th day of July 1883
Paul H. H. H.
John B. Smith
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0559

BOX:

109

FOLDER:

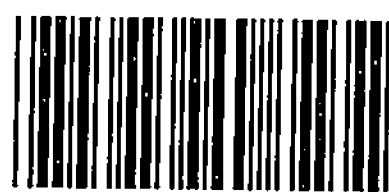
1167

DESCRIPTION:

Gardner, John

DATE:

08/03/83



1167

0560

BOX:

109

FOLDER:

1167

DESCRIPTION:

McNally, Thomas

DATE:

08/03/83



1167

Wednesday

Whores, not to be

No 2. Bailed 27

John D. 27

426 East 17th St

John D. 27

man and paper

Rest day Sunday

at Sept. 1. at about

22000

27

Oct 3/83

McNally admitted

to bail in the same

of \$1000. 27

Oct 5/1883,

139 B. 3. 1883. Oct 2/83

Counsel,

Filed

Pleads

3 day of

1883

1. 27/11/83

John D. 27

Thomas McNally

Section 278

THE PEOPLE

John D. 27

Thomas McNally

Section 278

JOHN MCKEON,

P. 2. Oct 2. 1883. District Attorney

Not tried & answered.

A TRUE BILL.

J. W. Condit

Foreman.

Ad 1.

12. 4. 6m

S. P. 27

October 10. 1883

No. 2 tried and acquitted

POOR QUALITY
ORIGINAL

0561

0562

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 Gardner and
Thomas McNally

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

John Gardner and Thomas McNally
of the CRIME OF Rape.

committed as follows:

The said John Gardner and Thomas
McNally

late of the City and County of New York, on the twenty ninth day of
July in the year of our Lord one thousand eight hundred and eighty-three
with force and arms, at the City and County aforesaid, in and upon one

Mary Curly, wilfully and feloniously did make
an assault; and the said John Gardner and
Thomas McNally, her the said Mary Curly
then and there by force and with violence to
her, the said said Mary Curly, and against
her will, did wilfully and feloniously ravish
and carnally know, against the form of the
Statute in such case made and provided, and
against the peace of the People of the State
of New York, and their dignity.

John McKeon

District Attorney.

0563

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Mary Lowley

Affidavit—

Dated

July 30

1883

Jord

JUSTICE.

OFFICER.

WITNESSES:

Geo C. C. C.

0564

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

Mary Leavelly

of No.

Street,

being duly sworn, deposes and says, that on the 29 day of July 1883

at the City of New York, in the County of New York, deponent made
complaint against John Gardner and
Thomas M. Mally, for having committed
an assault upon deponent and had
sexual connection with her, against
her will. That when deponent left
the Court and when in her premises
Mr. J. J. Hester a number of friends of
said two defendants, threatened
deponent with personal violence
for having made said complaint,
and deponent is in fear of bodily harm.
Deponent prays that she may be committed
to the care of the Commissioners of Charities
and detained at the City Prison until
after the trial of said defendants for
the commission of said crimes.

Mary Leavelly
Mally

Sworn to, this 30 day of July 1883

before me

J. M. Mally

Police Justice

0565

BAILED,
No. 1, by _____
Residence _____
Street, _____
No. 2, by *John Gardner*
Residence *116 E. 17th St*
Street, _____
No. 3, by _____
Residence _____
Street, _____
No. 4, by _____
Residence _____
Street, _____

Police Court 3 District.

THE PEOPLE, &c.,
vs THE DEFENDANT

Mary Kearley

John Gardner

Thomas Mc Nally

Offence, *Rape*

Dated *July 29* 188 *3*

J Ford Magistrate.

Lawler 13 Officer.

William Lawler Clerk.

Robert Doyle Street,

116 E. 17th St Street,

116 E. 17th St Street,

Mary Kearley is now in 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 *John Gardner and Thomas Mc Nally*

guilty thereof, I order that he be held to answer the same and ~~they be admitted to bail in the sum of~~ *be legally discharged*

Dated *July 29* 188 *3* *J Henry Ford* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0566

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer.

Thomas M. C. Nally

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

436 Grand Street since I was born

Question. What is your business or profession?

Answer.

Work in a Wholesale Liquor House

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

T. M. C. Nally

Taken before me this

29

day of

July

1883

Edmund J. [Signature]

Police Justice.

0567

Sec. 198-200.

CITY AND COUNTY }
" OF NEW YORK } ss.

District Police Court.

John Gardner 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 Gardner

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

293 Madison Street, all this Summer

Question. What is your business or profession?

Answer.

Tailor

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 Gardner

Taken before me this

day of

1888

Police Justice.

0568

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

POLICE COURT, 3 DISTRICT.

aged 29 years, a servant Mary Leurley
of No. 55 Hester Street, being duly sworn, deposes and

says that on the 29 day of July 1883

at the City of New York, in the County of New York, John Gardner and

Thomas M^c Nally (both now here) and
another person not arrested and whose
name is unknown to deponent did
unlawfully have sexual intercourse
with deponent, against deponent's will
and without deponent's consent
and three defendants seized violent
hold of deponent and threw deponent
down that said M^c Nally held
deponent's hands above her head,
that said Gardner forcibly parted
deponent's legs, and did have sexual
connection with deponent, that while
deponent was lying down said unknown
person took gold and lawful money
consisting of silver coin to the amount
and of the value of about three dollars
from the pocket of the dress then worn
upon deponent's person,
Deponent further says that while said
Gardner had, said unlawful connection
with deponent, said M^c Nally held
his penis to deponent's mouth and told
said Gardner to hurry up,
deponent made an outcry and said
Gardner and said M^c Nally were
arrested, and said unknown person
escaped.

Mary Leurley
Mary

*known to deponent. See this
29th day of July 1883
J. M. M. M. M.
John M. M.*

0569

City & County of New York ss

Nathan Lemlein aged 36 years a Police officer of the 13th Precinct Police being duly sworn deposes and says, that on the 29th day of July 1883 deponent was on duty patrolling Hester Street, that at the hour of about 2 o'clock in the morning of said day, he heard an outcry from the Hallway of No. 3 Hester Street deponent ran there, and found the door closed, deponent opened the door and then and there found John Garden (now here) lying upon Mary Lewis the within named complainant, and that Thomas McVally was at the head of said Mary Lewis, and deponent arrested said two defendants assisted by officer Hepus Larkin of the 13th Precinct. Nathan Lemlein sworn to before me this 29th day of July 1883 }
J. Henry [Signature]
Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDA VIT.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.

0570

BOX:

109

FOLDER:

1167

DESCRIPTION:

Garnham, Stephen

DATE:

08/23/83



1167

0571

BOX:

109

FOLDER:

1167

DESCRIPTION:

Bonny, John

DATE:

08/23/83



1167

176 Pleas entered

Day of Trial
Counsel
Filed 23 day of Aug 1883

Pleas
Property

THE PEOPLE
vs. Stephen Gambram
and John Bonny

vs. N. 31
vs. 56

BURGLARY—Third Degree, and
Receiving Stolen Goods.

53498, 506, 528, 530 and 550

Aug. 28, 1883
John McKeon,
Att. Pleads R. S. G. District Attorney.

A True Bill.
John McKeon
Aug. 28, 1883 Foreman.
#2 Pleads R. S. G.
#102. Ad. Ref. 1883
#107. Ad. Ref. 1883

POOR QUALITY
ORIGINAL

0572

specie of person
says that. Ref. 1883
No. 2, is not a
professional thing
that there is in fact
offences that he
immediately gave
such information
to the officers who
arrested him to
McKeon. the greater
part of the property

2d

John Saper to
Aug. 28, 1883
for investigation

2d

POOR QUALITY
ORIGINAL

0573

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Stephen Gamham and
John Bonney

The Grand Jury of the City and County of New York, by this indictment, accuse
Stephen Gamham and John Bonney
of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said Stephen Gamham and John Bonney
late of the Twentieth Ward of the City of New York, in the County of New York,
aforesaid, on the ~~fourteenth~~ day of August in the year of our Lord one
thousand eight hundred and eighty ~~three~~ with force and arms, at the Ward,
City and County aforesaid, the ~~store~~ of
John Balthus
there situate, feloniously and
burglariously, did break into and enter, the same being a building
in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of the said
John Balthus

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and one hundred
and seven pocket books of the value of one
dollar each, eight satchels of the value of
ten dollars each, twenty eight whips of the
value of four dollars each, three umbrellas
of the value of ten dollars each, two umbrella
covers of the value of five dollars each, twenty
three umbrella handles of the value of five
dollars each, eighteen pairs of suspenders of
the value of two dollars each pair, three
dog-collars of the value of three dollars each
and four shaving straps of the value of two
dollars each

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

so kept as aforesaid in the said store 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.

POOR QUALITY
ORIGINAL

0574

And the Grand Jury aforesaid, by this indictment, further accuse the said
Stephen Gamham and John Bonny
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Stephen Gamham and John Bonny*

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, ~~two~~
hatched of the value of ten dollars each,
three dog-collars of the value of
three dollars each, one pocket watch
of the value of one dollar, twenty
eight whips of the value of four
dollars each, and three umbrellas
of the value of ten dollars each

of the goods, chattels and personal property of *John Barkwell*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen of the said *John Barkwell*

unlawfully and unjustly, did feloniously receive and have (the said *Stephen*
Gamham and John Bonny)

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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON,

District Attorney.

0575

Above -
James Frost

Hoykham
Maderon for Charles

Counsellor. T. Ryod Jones
Burford. Ontario
Canada

W. H. Metcalfe - Justice of Peace
Burford. Ont. Canada

R. C. Muir J. P.
Burford. Ontario. Canada

W. H. C. Herr Attorney at Law
Burford. Ont. Canada

By referring to any of the
above gentlemen they will
give satisfactory evidence of
myself as to character &c
Stephen Garham

0576

District Attorney's Office.

City & County of Sept. 3rd /83

New York.

Hon. Recorder Smyth

Dear Sir

The following
is my report in the matter of
Stephen Garnham who was
employed at the Madison Square
Theater for two months during
the time he was employed here
he was known to work very hard
and nobody knew anything about
him that was wrong. But he made
the acquaintance of one John Borney
who's right name is John Stead who
always suspected of stealing. one
one occasion there was an Album
stolen and through his arrest the
ticket of said Album was found
on his person. Garnham was
discharged for being intimate
with Borney and one other

0577

man who was also charged.

Gartham was not known to steal
anything while at the theatre &
brought the Stage Manager to
the Domb to see if he was the same
Gartham and he identified him as
the same man.

Very respt.

Charles Heidelberg

Detective Sergt

POOR QUALITY
ORIGINAL

0578

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

176
Police Court District B 662

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Arthur Balkevic
1351 Broadway

1 Stephen Garinham

2 John Donny

3 _____
4 _____

Offence _____
Burglary and Larceny

Dated August 19 1883

Garinham Magistrate

Edgar & Gleason
and Claude Bonny Officer

Central Office
Prison

Witnesses _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ _____ to answer _____

_____ and _____

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Stephen Garinham and John Donny guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Twenty Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated August 19 1883 August 19 1883 Police Justice.

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

Dated _____ 1883 _____ Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0579

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

John Bonney 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 Bonney

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

256 West 31st Street about four years

Question. What is your business or profession?

Answer.

Rail Road Conductor

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

Answer.

I have nothing to say

John Bonney

Taken before me this

day of

August 1883

August 1883

Police Justice.

0580

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Stephen Garnham 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.

Stephen Garnham

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

England

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

Answer.

225 2 Avenue and about three weeks

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I have nothing to say

Stephen Garnham

Taken before me this

day of

August 19

1883

Henry J. Gardner

Police Justice.

0581

CITY AND COUNTY }
OF NEW YORK, } ss.

Edgar S. Slanson
aged 34 years, occupation Police officer of No.

300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John B. Burt
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19th
day of August 1888 } Edgar S. Slanson

Hugh Gardner
Police Justice.

0582

Police Court—3^d District.City and County } ss.:
of New York,of No. 1351 Broadway Street, aged 51 years,occupation Saddler and Harness Maker being duly sworndeposes and says, that the premises No. 1351 Broadway Street,in the City and County aforesaid, the said being a frame buildingand which was occupied by deponent as a Harness Storeand in which there was ^{not} at the time a human being, by meBroke and
were BURGLARIOUSLY entered by means of forcibly creating open
a rear window of said store at a
time between the hour of 7 o'clock P.M.
of the 13th day of August 1883 and 7 o'clock
A.M.on the 14th day of August 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Three Patches, twenty-eight riding whips,
three umbrellas, two umbrella covers,
eighteen pair of suspenders, three
dog collars, twenty-three long comb
handles, four shoe straps, one
hundred and seven pocket-books and
five hand patches, said property being an
all of the value of five hundred dollarsthe property of deponentand 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 byStephen Granham and
John Bonny, both men of
for the reasons following, to wit: that at the hour of 6 1/2
o'clock P.M. of the 13th inst. deponent closed
and secured said store and said property
was then within the same. That on the
morning of the 14th inst. deponent discovered
that said window had been broken open
and said property stolen and carried
away from said store. That deponent

0583

is informed by officer Edgar S. Stanson, here present, that he, said officer found a portion of said stolen property, viz: a patch, three dog collars & a hand patch in the possession of the defendant Boney on the afternoon of the 17th inst; and another portion of said stolen property, viz: one pocket book, a number of riding whips and three train tickets representing three umbrellas in the room occupied by the defendant Greenham at the top floor of 525 2nd Avenue on the evening of said 17th inst. That defendant identifies the property so found by said officer in the possession of said defendants as the stolen property aforesaid or a portion thereof. That said officer further informs defendant that he arrested said defendants in company together when he found said property with the defendant Boney, all of which deponent believes to be true.

Sworn to before me this 19th day of August 1883

John Balkwill
Sergeant (Police Judge)

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

0584

BOX:

109

FOLDER:

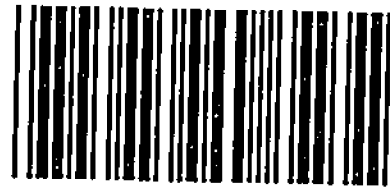
1167

DESCRIPTION:

Garrigan, Edward

DATE:

08/10/83



1167

0585

49 / -
Counsel, *W.H.K.*
Filed *10* day of *Aug* 188 *3*
Pleads *Not Guilty*

vs THE PEOPLE
vs *P.*
Edward Carngan
a lair
Edward Gallagher
INDICTMENT.
Grand Larceny in the second degree.
(Money)
(52283531)

JOHN McKEON,
District Attorney.

A True Bill.

John J. Carngan
August 13th Foreman
Pres. & Committee of
County of Land
W.H.K.

0586

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 Gaurigan

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

Edward Gaurigan

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

The said Edward Gaurigan

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

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars
; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars
; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; five promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars and one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar

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

JOHN McKEON, District Attorney.

0587

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court District 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Kelly
Arthur 1234 Broadway
Edward Gallagher

Offence *Larceny*

Dated *July 28* 188*3*

McIntosh Magistrate.

Wm. Kelly Officer.
29 Precinct.

Witnesses
Edw. McNeill

No. _____
Street _____

No. _____
Street _____

No. *1000* to answer *G.D.*
Street *Canal*

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 _____

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

Dated *July 28* 188*3* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0588

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2

District Police Court.

Edward 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.

Edward Gallagher

Question. How old are you?

Answer.

25 years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

548 West 43 St. about 3 months

Question. What is your business or profession?

Answer.

Saw dust business

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

Answer.

*I have nothing to say. I did not take his money. That is all I want to say.
Edward Gallagher*

Taken before me this

26th

day of

1988

John J. Cavanaugh
Police Justice.

0589

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

182

District Police Court.

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

Question. What is your name?

Answer.

James Gallagher

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

New York

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

Answer.

New York

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
I was drunk at the time and
did not know who did it

James Gallagher
Mark

Taken before me this
1889
at New York
City
District Justice.

0590

Testimony in the
case of
Edward Garrison
filed. per.
183

0591

The People vs Edward ^{Garrigan} alias Gallagher } Court of General Sessions. Part I
 Before Recorder Smyth. Aug. 14, 1883.
 Indictment for grand larceny.

Daniel Katz, sworn and examined. I am a butcher, I know the defendant four or five months; his business is peddling sawdust. He came to my place on the 28th of July about twelve o'clock with a barrel of sawdust, and while he went down stairs with it I had to carry a basket of meat to the corner. I was absent but a minute, and when I came back Gallagher was gone. I wanted to pay him for the sawdust. I went behind my counter. I saw that the bills were taken out of the drawer. I ran out in the street to see if I could see him and I could not see him any more. I jumped in my wagon and followed him down Broadway. I saw his master whom he works for near Thirty Sixth St. and Broadway. I asked his boss where he was, and he said he was in the opposite basement. I went over and caught him and told him he took my money. He said, "No." My horse and wagon ran down Thirty Sixth Street, and I gave him in charge of an officer. I heard the prisoner say he got paid for the barrel of sawdust, and he did not.

0592

Then I came back with the horse and wagon. I saw the officer and Gallagher coming out of the basement 1386 Broadway, and from there we took him back to my store and then to the station house; he was searched in my presence and nothing was found on him. I told the sergeant about this basement, and he advised us to go back and search the basement and see if we could not find anything. The officer, the owner of the basement and myself searched the basement and we found the \$26 in a heap in the corner; it was my money I could recognize. Three of the bills a brand new ten dollar bill, a five dollar bill that had a crack in the middle and a one dollar bill with the corners turned down. The prisoner's father wanted to settle the case. Cross examined. The prisoner always got paid for the saw dust he left, except once when he had no change. The money was found in the basement of a dining saloon 1386 Broadway. There was \$200 in my pocket book lying in the back of the drawer, but there was only \$26 in a certain little space in the drawer.

0593

James Duff sworn and examined. I am an officer of the 29th precinct and arrested the defendant on the 28th of July corner of Broadway and Thirty Sixth St. on the complaint of Mr. Katz, who wanted me to bring him to his house. Upon going up the prisoner ran down into the basement of a restaurant on Broadway between 37th and 38th Sts. he said he wanted a barrel to put saw dust in. I went after him; he got a barrel to put saw dust in. I told him it was time enough to put saw dust in when this matter would be settled. I took him up to Katz's room; he asked his wife did she pay the prisoner for the saw dust, and she said not. He did not deny it and I took him to the station house; we searched him and got no money on him. The Sergeant said it would be well for us to try this basement where I took this man out of. We went back and found \$26; it was right in the corner behind some boxes and barrels; it was rolled up, twisted up. The complainant identified the money, I have it here.

Daniel Katz recalled. Is this the money that you had in your desk that day? Yes sir. This ten dollar bill that I called a brand new bill is not worn much. This is the five dollar bill; there is a fold in it, and the corners of the one dollar are out of shape.

0594

Edward Garrigue, sworn and examined in his own behalf testified I have been peddling sawdust eleven years and never have been arrested before. I went into the complainant's place where I had served with sawdust every two weeks for seven or eight months; my boss was with me this day; he went ahead with the wagon. I left the barrel of sawdust in the butcher's cellar and went down the avenue to other stores; his wife was there. The butcher and the officer came after me in 39th Street as I was bringing a barrel of sawdust down another cellar; the officer took me to the Station house, searched me and did not find anything on me. That afternoon I was taken to Jefferson Market and they told me they found this money in the cellar. I did not steal this money.

John Quinn sworn. I live corner of 51st and 11th Avenue. I know the prisoner for ten years and know his father. I know the prisoner's business; he has been a hard working young man. I never heard anything against his honesty.

Bernard McCormick sworn. I am a sawdust dealer; the prisoner was working for me. I paid him ten dollars a week. Mr. Katz is one of my customers. The day

0595

the prisoner was arrested I was further down the avenue soliciting custom with the wagon. The prisoner worked three months for me; his character is A to I, for honesty; this day he was under the influence of liquor.

The jury rendered a verdict of guilty of petty larceny with a recommendation to mercy.

Penitentiary three months.

0596

My Dear August 13th/83

To Recorder Smith

This is to certify
that I have known Edward
Garregan for the last fifteen
years I have always known
him to be strictly honest
& industrious & would trust
him with anything I
own

Respectfully
yours

And Blessing
813, 6 Ave

0597

San J. August
Recorder

Frank

0598

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 48 years, occupation James Duff
Police officer of No.

29 "Precinct Police" Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Samuel Katz
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 28 }
day of July 188 } James Duff

J. M. Patterson
Police Justice.

0599

2^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Namie Katz, aged 30 years,
 of No. *1434 Broadway* Street, *Butcher,*
 being duly sworn, deposes and says, that on the *28th* day of *July* 188 *3*
 at the *day time in the* City of New York,
 in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent *with intent to deprive the true owner thereof,*
 the following property, viz :

Good and lawful money of the United States, consisting of a number of notes or bank bills of divers denominations and values, a more particular description of which deponent is unable to give, and being in all of the amount and value of Twenty-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

Edward Gallagher, now here, from the fact that said deponent was then delivering some dust to deponent at the Butcher's Shop of deponent at 1434 Broadway. That in so doing said deponent was compelled to go behind the desk near to the money drawer which then contained said money. That he delivered the said dust and went away without waiting for his pay, and a moment

0600

thereafter deponent discovered the hiding
of said money. That deponent followed
him and caused his arrest by officer
Louppe here present. That deponent is
informed by said officer that after
the arrest of said defendant he went
with the officer into the basement
of 1386 Broadway. That thereafter
deponent and said officer went into
said basement at 1386 Broadway
and found the money in a corner
where said defendant had stood
with said officer.

Sworn to before me this } Daniel Hoag
25th day of July 1883 }
J. W. Patterson Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVALT-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0601

BOX:

109

FOLDER:

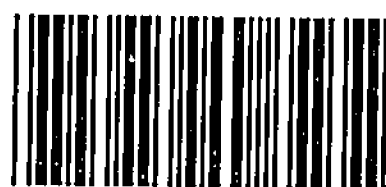
1167

DESCRIPTION:

Gaudiosi, Chales

DATE:

08/17/83



1167

Comhek. asks,
 that defts may
 be dechd? - They
 are Adminin &
 do not desir
 pphucate
 F.S.

148
 Counsel,
 Filed 17 day of Aug 1883
 Pleads
 THE PEOPLE
 vs.
 Charles Gandiosi
 alias
 Carmine Gandioso
 [2 cases]

Patit Convent
 [995284532]

JOHN McKEON,
 District Attorney

A True Bill.
 John L. P. R. R.
 Aug 23/83 Foreman.
 Rich the 20th
 on clear
 F.S.

POOR QUALITY
 ORIGINAL

0602

0603

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Gandiosi

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

Charles Gandiosi

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

The said Charles Gandiosi

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *thirteenth* day of *April* in the year of our Lord one thousand eight hundred and

eighty-*three*, at the Ward, City and County aforesaid, with force and arms

one promissory note for the payment of money, of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied, of the denomination and of the value of ten dollars, one other promissory note for the payment of money, of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied, of the denomination and of the value of five dollars, one other promissory note for the payment of money, of the kind commonly called Bank notes, the same being then and there due and unsatisfied, of the denomination and of the value of five dollars, one promissory note for the payment of money, of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied, of the value of two dollars, one promissory note for the payment of money, of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied, for the payment of and of the value of one dollar, and divers coins of the United States of America of a number kind and denomination to the Grand Jury aforesaid unknown, of the value of two dollars

of the goods, chattels and personal property of one *Emanuele Ferrante*

then and there being found, then and there

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

John McKeon

District Attorney.

0604

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Emmanuel T. Torante
vs. Do.
1 *Carminio Landi*
2 _____
3 _____
4 _____
Offence *Larceny*
by Trick & Deceit

Dated *1 August*
Magistrate

Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer *45*
Am

RECEIVED
AUG 15 1880

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 _____

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

Dated *Aug 8* 1880 *City, N.Y.* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0605

Sec. 151.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County
of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police
Justices in and for the said City, by Manuele Delante

of No. 195 Bleeker or about 12 Street, that on the 12 day of April
1883 at the City of New York, in the County of New York, the following article to wit :

Good and Lawful Money
of the value of Six 34/100 Dollars,
the property of Complainant
w at taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Armine Gaudioso

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod 7 of the said Defendant and forthwith
bring him before me, at the 1st DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 12 day of Augt 1883

see. 151 POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Manuele Delante
Armine Gaudioso

Warrant-Larceny.

Dated

188

August 12
Armine Gaudioso
Magistrate

Van Seichelt
Officer

The Defendant Armine Gaudioso
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Van Seichelt
Officer

Dated

188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, Aug. 7th

Native of Gladis

Age, 21

Sex male

Complexion, white

Color white

Profession, Barber

Married yes

Single, yes

Read, yes

Write, yes

0606

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Carminie Gaudio*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Collano, Naples*

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

Answer. *157 Elizabeth St. N.Y. One Mo.*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty*
Charles Gaudio

Taken before me this

day of

Aug

188

Police Justice.

0607

City and County of New York, ss.

Police Court—¹⁰ District.

THE PEOPLE

vs.

Carmine Gaudioso

On Complaint of

Emmanuel Ferrante

For

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

Dated *8th Aug* 188*5*

cey. Town

POLICE JUSTICE.

Charles Gaudioso

~~of Warrant~~
In The Matter

of
Carmine Gauchiero.

Witness

Emanuele Herranti,
195 Bleeker St.

0608

0609

City and County of New-York, SS.:

Emanuele Ferrante, of No. 195 Bleecker street, in said City, being duly sworn, deposes and says: That he is a day laborer; that on or about the 12th or 13th day of April, 1883, one Carmine Gaudio, of No. 157 Elizabeth street, in said City, told this deponent that he, the said Gaudio, ~~could obtain employment~~ was the agent for some railroad at Norfolk, in the State of Virginia, and that he had employment for one hundred or more Italians, to work on the said railroad; that the said Gaudio, told this deponent that he would give him employment if he, deponent, would give him, the said Gaudio, six dollars to pay his car fare to Norfolk; that this deponent engaged to go with the said Gaudio, and also engaged employment for his brother, Rocco Ferrante, and paid to the said Gaudio the sum of thirteen dollars for the purpose of paying their fare, the said Gaudio telling this deponent that he would buy the tickets himself and meet this deponent and his said brother at their house the next day and would start with them immediately for Virginia; that after obtaining the said thirteen dollars from this deponent the said Gaudio disappeared and this deponent has not seen him since, but that he is informed and believes that he, the said Gaudio, is now in this City and is stopping at No. 157 Elizabeth street.
Sworn to before me, this
7th day of August, 1883.

Emanuele ^{his} Ferrante.
mark

Notary Public, N. Y. Co.

Sworn to before me this
7th day of Aug 1883
Wm. C. Goyen
Police Justice

POOR QUALITY
ORIGINAL

0610

149 Kintons
Counsel, *J. P. McKeon*
Filed 17 day of Aug 1883
Pleads *Not guilty.*
THE PEOPLE
vs.
Charles Gandiosi
alias
Carmin Gandioso
[2 cases]
INDICTMENT.
Grand Larceny in the Second degree.
(MONEY.)
(\$528 and 53)

JOHN McKEON,
District Attorney.

A TRUE BILL.

John McKeon
Aug 23/83

Rec'd Sept 1st
Return on Rec'd
By Messrs on Oct 1st
Indict. *F.S.*

06 11

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charles Gandiosi

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

Charles Gandiosi

of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said Charles Gandiosi

late of the First 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-three at the Ward, City and County aforesaid, with force and arms,

Two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; five promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; and one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars; and one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar, and divers coins of the United States of America of a number kind and denomination to the Grand Jury aforesaid unknown, of the value of five dollars.

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

JOHN McKEON, District Attorney.

0612

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Reed Blaine
193 St. Vincent
1 Carmine Gaudioso
1 _____
2 _____
3 _____
4 _____
Dated 1 August 1888
Magistrate
Offence Larceny
by trick & device
Police Court—1st District

Witnesses
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
§ 577 to answer by
any

RECEIVED
AUG 10 1888
CLERK OF THE COURT

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 five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Aug 8 1888 Levi Brown Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

06 13

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Carmine Gaudio 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. *Carmine Gaudio*

Question. How old are you?

Answer. *21 year*

Question. Where were you born?

Answer. *Collano - Naples*

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

Answer. *157. Elizabeth Street one Mo.*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty*

Charles Gaudio

Taken before me this

day of

Aug

188

Just. Cray Police Justice.

06 14

City and County of New York, ss.

Police Court— District.

THE PEOPLE

vs.

Carman Gaudiosi

On Complaint of _____

For _____

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

Dated *8th Aug* 188 *8*

Charles Gaudiosi

ay, om

POLICE JUSTICE.

06 15

Witness
In the matter
of
Carminc Sandioso,

Witness.

Rocco Diliand,
195 Blacker St.

06 16

City and County of New-York, SS.:

Rocco Diliane, of No. 195 Bleecker street, in said City, being duly sworn, deposes and says: That he is a day laborer; that on or about the 12th or 13th day of April, 1883, one Carmine Gaudioso, of No. 157 Elizabeth street, in said City, represented to this deponent that he was the agent for a railroad in the State of Virginia, and that he had employment for one hundred or more Italians to work on the said railroad, and offered this deponent work on said railroad if he, deponent, would give him, the said Gaudioso, six dollars and a half to pay his car fare to Norfolk, in the said State of Virginia; that this deponent did give the said Gaudioso the sum of fifty one dollars and a half, which was to pay the car fare of this deponent and six other men and one boy, the latter of whom was charged three dollars; that the said Gaudioso told this deponent and the other men engaged by him that he would meet them the next day at their house, No. 195 Bleecker street, and that they would then start immediately for Norfolk, in the State of Virginia; that after receiving the said fifty one dollars and a half the said Gaudioso disappeared and this deponent has not seen him since, but he is informed that the said Gaudioso is now in this City and is stopping at No. 157 Elizabeth street.

Sworn to before me, this
7th day of August, 1883.

Rocco Diliane

~~Notary Public, N. Y. Co.~~

*Sworn to before me this
7th day of August 1883
Capt. Connors
Police Justice*

06 17

BOX:

109

FOLDER:

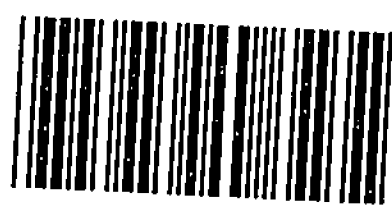
1167

DESCRIPTION:

Gebhardt, Emile

DATE:

08/03/83



1167

06 18

BOX:

109

FOLDER:

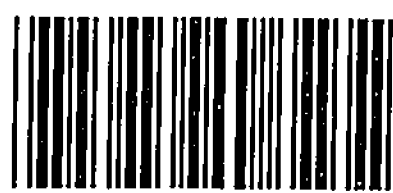
1167

DESCRIPTION:

Wunder, Herman

DATE:

08/03/83



1167

POOR QUALITY
ORIGINAL

06 19

154 628
Day of Trial,

Counsel,

Filed 3 day of Aug 1883

Pleads

THE PEOPLE

vs.

Emile Gerhardt
N.A.
J. Herman Winder

*Keeping Gambling Establishment,
etc.
(Section 843, Penal Code.)*

JOHN McKEON,

District Attorney.

A True Bill.

J. W. Frost
Foreman.

0620

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Emile Gebhardt and Herman Wunder

The Grand Jury of the City and County of New York, by this indictment, accuse
Emile Gebhardt and Herman Wunder

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

The said *Emile Gebhardt and Herman Wunder*

late of the *Fourth* Ward of the City of New York in the County of New
York aforesaid, on the *first* day of *August* in the year of our
Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County
aforesaid, with force and arms, unlawfully did keep a *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 *playing lottery 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 *Emile
Gebhardt and Herman Wunder*

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

The said *Emile Gebhardt and Herman Wunder*

late of the *Fourth* Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said *first*
day of *August*, in the year of our Lord one thousand eight hundred and
eighty-*three*, at the Ward, City and County aforesaid, unlawfully
did keep a *room* in a certain *building*
there situate, to be used for the purpose of therein selling and offering to sell what are com-
monly 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 or 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.

0621

THIRD COUNT.

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

Emile Gebhardt and Herman Wunder

of the CRIME OF KNOWINGLY PERMITTING A *room* TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Emile Gebhardt and Herman Wunder*

late of the *Fourth* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *first* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*three*, being then and there the *owners* of a certain *certain building* there situate, known as number *194 William Street*

in the said Ward, City and County, at the Ward, City and County aforesaid, with force and arms, unlawfully did knowingly permit the said *room*

to be used for gambling by divers common gamblers whose names are to the Grand Jury aforesaid unknown, whom in the said *room* the said *Emile Gebhardt and Herman Wunder* did then and there knowingly permit to engage as players in a certain gambling game commonly called *playing lottery 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.

FOURTH COUNT.

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

Gebhardt and Herman Wunder

of the CRIME OF KNOWINGLY PERMITTING A *room* TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

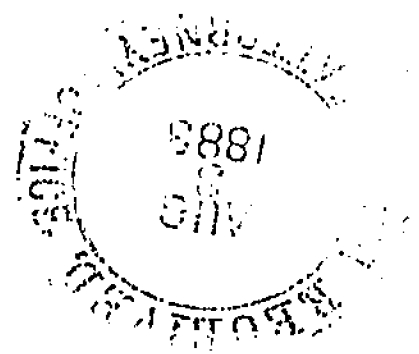
The said *Emile Gebhardt and Herman Wunder* late of the *Fourth* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the *first* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*three*, being then and there the *owners* of a certain *certain building* there situate, known as number *194 William Street*

in the said City and County, with force and arms, at the Ward, City and County aforesaid, unlawfully did knowingly permit the said *room to be used by divers common gamblers whose names are to the Grand Jury aforesaid unknown* 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 or private lotteries, and for 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.

JOHN McKEON,
District Attorney.

0622

In the matter
of
Eugene P. Rhoads
and Herman W. Rhoads
Witnesses:
Officers
Wm. H. Richardson
and Chas. H. Haskins
Court Office.



0623

City and County of New-York, SS.:

Jacob Von Gerichten, of said City, being duly sworn, deposes and says: That he is a Detective Sergeant attached to the District Attorney's office in said City; that on the first day of August, 1883, he arrested at No. 194 William Street, in said City, one Emile Gebhardt, who was at that time acting as the clerk for one Herman Wunder, who keeps a perfumery establishment at the above number, and who also sells lottery tickets at the same place; that at the time of said arrest the said Gebhardt was in charge of the said premises; that deponent at said time found in the drawers behind the counter in said place 68 Havana lottery tickets, ~~which are herewith annexed~~ 14 whole Louisiana lottery tickets and nine halves of the same lottery, one of which said three different tickets are hereunto annexed.

Sworn to before me, this :

3rd. day of August, 1883.

Hugh Dinnelli
Notary Public, N. Y. Co.

Jacob von Gerichten

0624

BOX:

109

FOLDER:

1167

DESCRIPTION:

Getting, Thomas

DATE:

08/07/83



1167

POOR QUALITY
ORIGINAL

0625

21

Counsel,

Filed 7 day of Aug 1883

Pleads

THE PEOPLE

vs. R

Thomas

Exhibit

H.D.

INDICTMENT.
Grand Jurors in the Court degree.

JOHN McKEON,

District Attorney.

A TRUE BILL.

John McKeon

Foreman.

James J. McKeon
James J. McKeon
James J. McKeon

Lawyer
Mr. Kellogg
Mr. McKee
Exhibit 49
Walt J.
Alfred Smith
officer
Ed
Exhibits do not
appear
Exhibits
Exhibits
Exhibits

0626

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Getting

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

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

The said *Thomas Getting*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the — *Eight* day of *August* in the year of our Lord one thousand eight hundred and eighty — *three*, at the Ward, City and County aforesaid, with force and arms *in the night time of*

said day, one watch of the value of five dollars, a chain of the value of fifty cents, a pocket book of the value of one dollar, one pocket book of the value of five cents, and a sum of money to wit: the sum of eight dollars in money. To-wit: money of the United States of America and of the value of eight dollars, a note, article description of which said money is to the Grand Jury aforesaid unknown and cannot now be given

of the goods, chattels and personal property of one *Henry Mendel* on the person of the said *Henry Mendel* — then and there being found, from the person of the said *Henry Mendel*

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

JOHN McKEON, District Attorney.

0627

Class 1135
212

SUPPLEMENT TO THE HAVANA LOTTERY.
THIS TICKET ENTITLES THE HOLDER TO ONE HALF OF SUCH
PRIZE AS MAY BE DRAWN TO ITS NUMBER AS PER SCHEDULE
ENDORSED HEREON TO BE DECIDED BY THE DRAWING OF
THE HAVANA LOTTERY.
AUGUST 11, 1883.
22591 *Gould & Co. Prop.*

22591

Class 1135

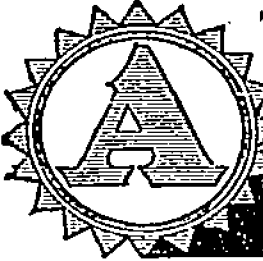
SUPPLEMENT TO THE HAVANA LOTTERY.
THIS TICKET ENTITLES THE HOLDER TO ONE HALF OF SUCH
PRIZE AS MAY BE DRAWN TO ITS NUMBER AS PER SCHEDULE
ENDORSED HEREON TO BE DECIDED BY THE DRAWING OF
THE HAVANA LOTTERY.
AUGUST 11, 1883.
22591 *Gould & Co. Prop.*

22591

POOR QUALITY
ORIGINAL


0628

Class 1135
212

SUPPLEMENT TO THE HAVANA LOTTERY.
THIS TICKET ENTITLES THE HOLDER TO ONE HALF OF SUCH
PRIZE AS MAY BE DRAWN TO ITS NUMBER AS PER SCHEDULE
ENDORSED HEREON TO BE DECIDED BY THE DRAWING OF
THE HAVANA LOTTERY.
AUGUST 11, 1883.
 **22591** *Gould & Co Prop.*

22591

Class 1135

SUPPLEMENT TO THE HAVANA LOTTERY.
THIS TICKET ENTITLES THE HOLDER TO ONE HALF OF SUCH
PRIZE AS MAY BE DRAWN TO ITS NUMBER AS PER SCHEDULE
ENDORSED HEREON TO BE DECIDED BY THE DRAWING OF
THE HAVANA LOTTERY.
AUGUST 11, 1883.
 **22591** *Gould & Co Prop.*

22591

POOR QUALITY
ORIGINAL

0629

Original Little Havana,
on
Supplement to the Royal Havana.

SCHEDULE.

1 Capital Prize.....	\$9,000
1 ".....	2,500
1 ".....	1,000
3 Prizes of \$400 each....	1,200
6 " 200 ".....	1,200
20 " 50 ".....	1,000
651 " 10 ".....	6,510
9 Approximations of \$100 each to the \$9,000.	900
9 Approximations of \$50 each to the \$2,500.	450
2 Approximations of \$50 each to the \$1,000.	100
230 Prizes of \$5 each to the 230 tickets having as ending numbers the two terminal units of the number drawing the Capital Prize of \$9,000.....	1,150

933 Prizes, amounting to \$25,010

The same numbers entitled to the Capital Prizes in the Regular Havana Drawing are entitled to the Capitals in the Original "Little Havana." So with all other prizes in the Schedule. The 230 prizes of \$5 each are in addition to the full scheme of the Royal Havana.

Tickets, \$2. Halves, \$1.

Prizes paid in full in U. S. Currency on presentation of the Ticket.

Above schedule subject to such change as may be necessary to conform to plan of Royal Havana Lottery.

Original Little Havana,
on
Supplement to the Royal Havana.

SCHEDULE.

1 Capital Prize.....	\$9,000
1 ".....	2,500
1 ".....	1,000
3 Prizes of \$400 each....	1,200
6 " 200 ".....	1,200
20 " 50 ".....	1,000
651 " 10 ".....	6,510
9 Approximations of \$100 each to the \$9,000.	900
9 Approximations of \$50 each to the \$2,500.	450
2 Approximations of \$50 each to the \$1,000.	100
230 Prizes of \$5 each to the 230 tickets having as ending numbers the two terminal units of the number drawing the Capital Prize of \$9,000.....	1,150

933 Prizes, amounting to \$25,010

The same numbers entitled to the Capital Prizes in the Regular Havana Drawing are entitled to the Capitals in the Original "Little Havana." So with all other prizes in the Schedule. The 230 prizes of \$5 each are in addition to the full scheme of the Royal Havana.

Tickets, \$2. Halves, \$1.

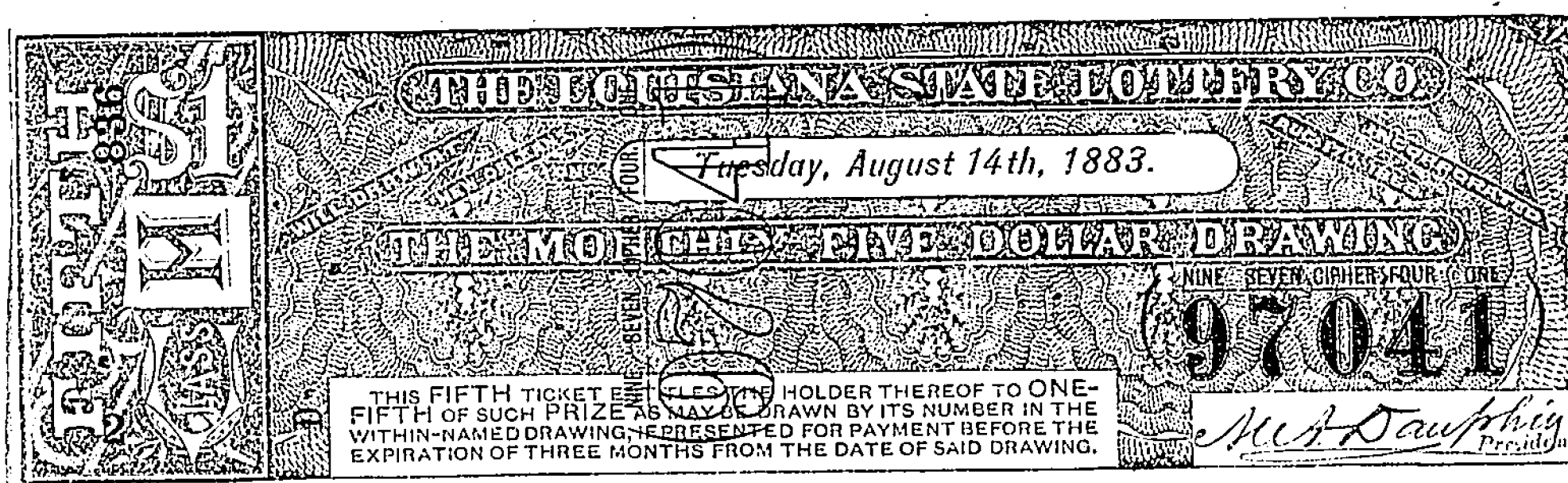
Prizes paid in full in U. S. Currency on presentation of the Ticket.

Above schedule subject to such change as may be necessary to conform to plan of Royal Havana Lottery.

W. G.

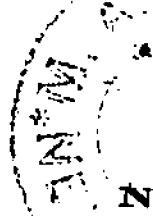
POOR QUALITY
ORIGINAL

0630



POOR QUALITY
ORIGINAL

0631



NOTICE.

~~100~~ Pieces of Tickets, or Tickets made up of pieces, or Altered Numbers, or without the President's Signature, or in any manner having been Cancelled, will not be held good by this Company.

LIST OF PRIZES.

1 Prize	\$75,000 is.....	\$75,000
1 Prize	25,000 is.....	25,000
1 Prize	10,000 is.....	10,000
1 Prize	6,000 is.....	6,000
1 Prize	6,000 is	6,000
5 Prizes	2,000 are ...	10,000
10 Prizes	1,000 are ...	10,000
20 Prizes	500 are ...	10,000
100 Prizes	200 are ...	20,000
300 Prizes	100 are ...	30,000
500 Prizes	50 are ...	25,000
1,000 Prizes	25 are ...	25,000

Approximation Prizes.

9 Approx. Prizes	\$750 are	\$6,750
9 Approx. Prizes	500 are	4,500
9 Approx. Prizes	250 are	2,250

1,067 Prizes, am'ting to \$265,500

E. T. Boucquard

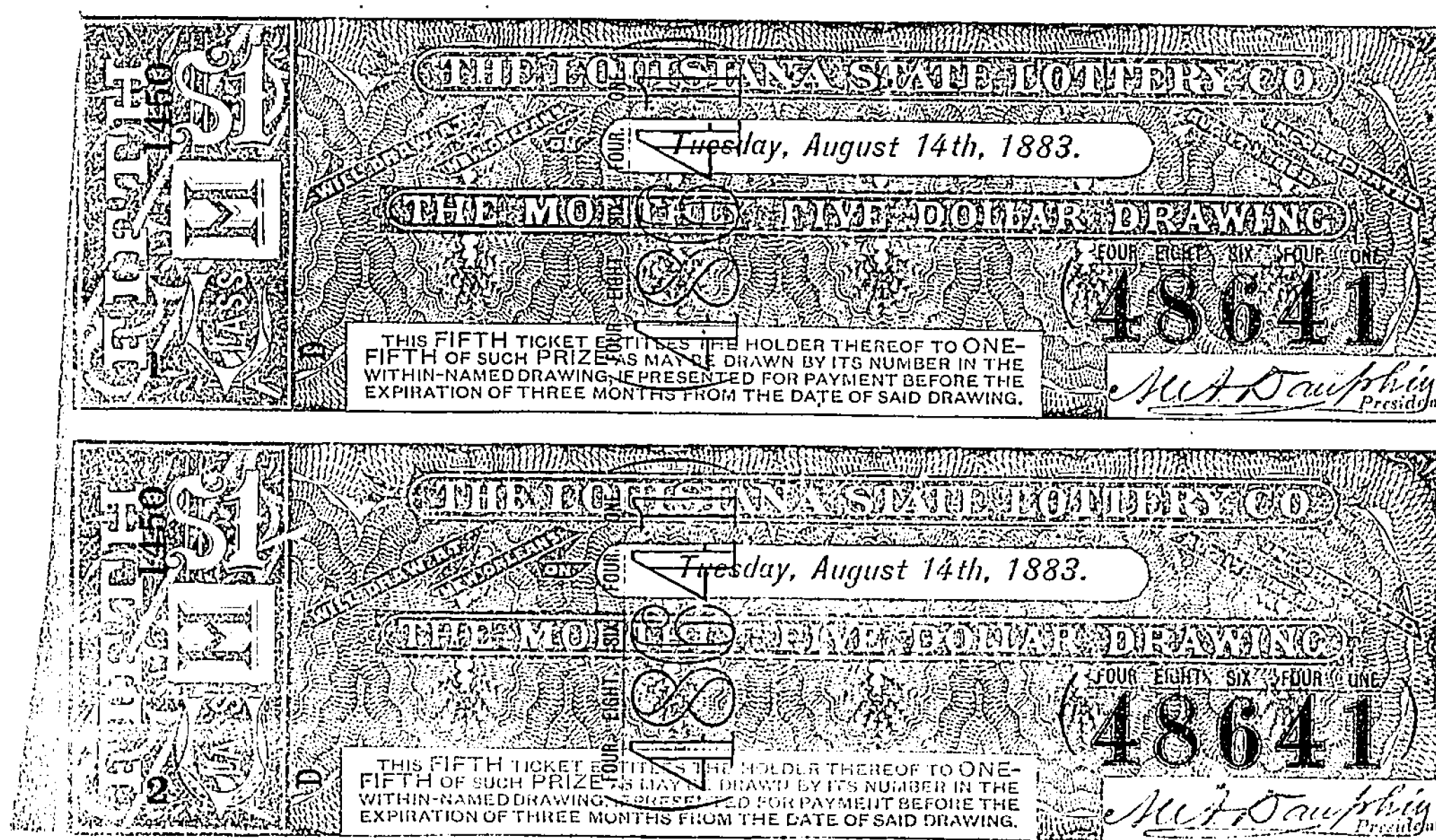
J. F. Early

Commissioners

Von S.

POOR QUALITY
ORIGINAL

0632



POOR QUALITY
ORIGINAL

0633

NOTICE.

Pieces of Tickets, or
Tickets made up of pieces, or
Altered Numbers, or without the
President's Signature, or in any
manner having been Cancelled,
will not be held good by this
Company.

LIST OF PRIZES.

1 Prize \$75,000 is.....\$75,000
1 Prize 25,000 is.....25,000
1 Prize 10,000 is.....10,000
1 Prize 6,000 is.....6,000
1 Prize 6,000 is.....6,000
5 Prizes 2,000 are...10,000
10 Prizes 1,000 are...10,000
20 Prizes 500 are...10,000
100 Prizes 200 are...20,000
300 Prizes 100 are...30,000
500 Prizes 50 are...25,000
1,000 Prizes 25 are...25,000
Approximation Prizes.
9 Approx. Prizes \$750 are \$6,750
9 Approx. Prizes 500 are 4,500
9 Approx. Prizes 250 are 2,250
1,967 Prizes, am'ting to \$265,500

G. T. Dauphinaud
J. T. Early
Von G.
Commissioners

NOTICE.

Pieces of Tickets, or
Tickets made up of pieces, or
Altered Numbers, or without the
President's Signature, or in any
manner having been Cancelled,
will not be held good by this
Company.

LIST OF PRIZES.

1 Prize \$75,000 is.....\$75,000
1 Prize 25,000 is.....25,000
1 Prize 10,000 is.....10,000
1 Prize 6,000 is.....6,000
1 Prize 6,000 is.....6,000
5 Prizes 2,000 are...10,000
10 Prizes 1,000 are...10,000
20 Prizes 500 are...10,000
100 Prizes 200 are...20,000
300 Prizes 100 are...30,000
500 Prizes 50 are...25,000
1,000 Prizes 25 are...25,000
Approximation Prizes.
9 Approx. Prizes \$750 are \$6,750
9 Approx. Prizes 500 are 4,500
9 Approx. Prizes 250 are 2,250
1,967 Prizes, am'ting to \$265,500

G. T. Dauphinaud
J. T. Early
Commissioners

POOR QUALITY
ORIGINAL

0634

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court 1st District. 634

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Henry Mendel
House of Detention

1 Thomas Letting
2 _____
3 _____
4 _____

Dated 5 Aug 1883
Dover Magistrate.

Witnesses John Cooper
John Mc Carville
John Preuch
Cemalievant
100 West 1st St
Street, _____

1886
AUG 10
RECEIVED
CLERK OF THE COURT
NEW YORK

Offence Larceny from person

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 Thomas Letting

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 5 Aug 1883 Wm. C. Connelley Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0635

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Thomas Gettling

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

49 Mott St about two years

Question. What is your business or profession?

Answer.

Oysterman

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 of taking the watch

Thomas Gettling

Taken before me this

day of

October 1888

at New York City

Police Justice.

0636

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation John Casgrove
Policeman of No.

First Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henry Mende
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5
day of August 1883 } John Casgrove

del. C. 54
Police Justice.

0637

1st District Police Court.

Affidavit—Larceny.

CITY AND COUNTY } ss.
OF NEW YORK, }of No. 32 Greenwich

Street,

22 years. Farmer

being duly sworn, deposes and says, that on the

5

day of

August 1888in the night time at the

City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent and from deponent's person with intent to cheat and defraud the true owner.

the following property, viz :

One silver watch and steel chain attached,
and one pocket book containing
~~and~~ good and lawful money of the United
States to the amount and value of eight
dollars and one revolving pistol in all
of the value of fourteen dollars and
fifty cents

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 Thomas Gettling (now here)

from the fact that while deponent was
asleep on a bench in the Battery Park about
the hour 3.45 A M on the morning of
said day deponent was aroused by Officer
Casgrove who informed deponent that he
saw said Gettling take said watch
from the pocket of the vest then and
there worn by deponent ~~and~~ immediately
thereafter deponent missed the aforesaid

Sworn before me this

5

day of

Aug

1888

Police Justice,

0638

property from the pockets of the clothing
him and there, worn by deponent
Wherefore deponent charges said Thomas
betting with taking stealing and carrying
away the aforesaid property from deponents
person

Sworn to before me this 7
5 day of August 1883 } Heinrich Henke.
Clerk. C.M.S.
Police Justice

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0639

BOX:

109

FOLDER:

1167

DESCRIPTION:

Gilbert, Augustus

DATE:

08/10/83



1167

Filed 10 day of Aug 1883

Pleads

25.

and on land

©. Albert

JOHN McKEON

District Attorney

A True Bill.

A TRUE BILL.
John C. Calhoun

Foreman,

Aug 13/97.

W. Mark Guelley
Not a Pastor

Indr. Adels

0640

Grand Larceny, Second degree, and Possessing Stolen Goods. [528 and 531]

12

0641

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Augustus C. Gilbert

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

Augustus C. Gilbert

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

The said *Augustus C. Gilbert*

late of the First Ward of the City of New York, in the County of New York, aforesaid, *on the*
third ~~the~~ day of *July* in the year of our Lord one thousand eight hundred and
eighty- *three*, at the Ward, City and County aforesaid, with force and arms
six pistols of the value of ten
dollars each, and sixty boxes
of cartridges of the value of
fifty cents each box

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

John Mc Keon

District Attorney

0642



New York, August 18th 1883
Recorder Mythe

I am glad to be able to say a
kind word Augustus Gilbert =
As a new employee of my Restaurant
for over 2 years and during all
that time I found him to be
Willing, Obedient and Honest. he was
one of the best men and most faithful
I ever had to work for me and
if he needed a situation I would
give it to him.

Yours, Very Respectfully
J. P. Hamblen

0644

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Augustus O. Gilbert 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.

I am guilty of the charge
Augustus O. Gilbert.

Taken before me this

day of

1887

Police Justice.

0645

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

John D. M. Richards
of No. 302 Broadway Street, 35 years old. Fishing Tackle
being duly sworn, deposes and says, that on the 3rd day of July 1883
at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true owner thereof
the following property, viz:

Three Smith & Wesson
revolvers. three pistols a quantity
of cartridges and other property of
value amounting in all to about
Ninety Seven 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

Augustus O. Gilbert now
Medent who during the above
specified period was in deponent's
employment and had access to
the property and after the discovery
of the larceny and the arrest of the
defendant he admitted that he had
stolen said property a great portion
of which was found in his room in
Premises 37 East 3rd St by the officer who made
the arrest. He also found a number of pawn tickets
which the defendant sold and which deponent
believes represents part of the property stolen
John Richards

Sworn before me this

3rd day of July

1883

Police Justice,

0646

City and County
of New York

Charles O'Connor of the Constable
Office being sworn says that he
found in the room occupied by
the defendant in 37 East 3^d Street
the property within enumerated and
obtained pawn tickets representing
part of said other property from
the party to whom they were sold
by the defendant

Sworn to before me this } Charles O'Connor
6th day of Aug 1883 }
City of New York }
Police Office }

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0647

BOX:

109

FOLDER:

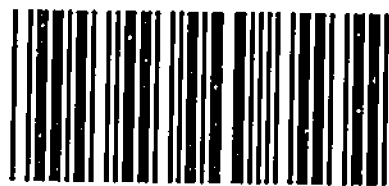
1167

DESCRIPTION:

Gleasher, George

DATE:

08/17/83



1167

Erast, Hornum

Dept. Currier
of. Buoy sent
to H. of R.B.

Ed

Counsel, *Ed*

Filed 17 day of Aug 1883

Plead *Not guilty*

THE PEOPLE

vs. *R*
George Gleasner
Burglary, Grand Larceny, First Degree,
and Receiving Stolen Goods,
(Sections 498, 500, 528, 530, and 550).

JOHN McKEON,

District Attorney.

A True Bill.

John L. Phanden

August 29, 1883
Tried and convicted by 12 dy
Foreman

S. P. 29 Aug
Ed

POOR QUALITY
ORIGINAL

0648

0649

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

THE PEOPLE OF THE STATE OF NEW YORK
against

George Gleasher

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

George Gleasher

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

The said George Gleasher

late of the Twelfth Ward of the City of New York, in the County of New York aforesaid, on the first day of August in the year of our Lord one thousand eight hundred and eighty three with force and arms, about the hour of twelve o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Charles Whig

there situate, feloniously and burglariously did break into and enter, he the said

George Gleasher

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

George Gleasher

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

The said George Gleasher

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, with force and arms, in the night time of said day two coats of the value of twenty three dollars each, two vests of the value of five dollars each, two pairs of trousers of the value of twelve dollars each pair, and divers other articles of wearing apparel, a description whereof is to the Grand Jury aforesaid unknown and cannot now be given, of the value of two hundred dollars, of the goods, chattels, and personal property of the said

Charles Whig

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

~~JOHN MCKEON, District Attorney.~~

0650

THIRD COUNT.

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

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

The said George Gleasher

late of the Ward, City and County aforesaid, afterwards, to wit: on the said
first day of August in the year of our Lord one thousand eight
hundred and eighty-three, with force and arms, at the Ward, City and County
aforesaid, two coats of the value of twenty
three dollars each, two vests of the
value of five dollars each, and two
pairs of trousers of the value of twelve
dollars each pair

of the goods, chattels and personal property of Charles Whig.

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

unlawfully and unjustly did feloniously receive and have (the said George
Gleasher)

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 pro-
vided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney.

0651

Police Court 511 District 629

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Miller
1510 W. 6th St.

George Gleach

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Witnesses _____

Dated August 24 1883

Henry Murray Magistrate.
Daniel McCandless Officer.
1211 Precinct.

No. _____ Street _____
No. _____ Street _____
No. _____ Street _____

1000 to answer 88

Committed

RECEIVED
AUG 25 1883
CLERK'S OFFICE

Offence Burglary

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 George Gleach

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 Aug 24 1883 Henry Murray Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0652

Sec. 198—200

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *George Gleacher*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *84 Mott St 3 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Geo Gleacher

Taken before me this

24

day of *August* - 1883

Police Justice

0653

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel M. Carthy
aged 26 years, occupation Police officer of No.
1211 Princeton Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles W. L. L.
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 2d }
day of Aug 1883 } Daniel M. Carthy

[Signature]
Police Justice.

0654

Police Court— 5th District.

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

Charles Uhlig
of No. 1510 Sixth Avenue Street, aged 42 years,
occupation Cloth dealer being duly sworn
deposes and says, that the premises No 1510 Sixth Avenue Street,
in the City and County aforesaid, the said being a dwelling house

and ~~was occupied by deponent as a dwelling house~~
~~at the time of the burglary by name~~

were BURGLARIOUSLY entered by means of forcibly removing an
iron cover on the sidewalk leading into a coal
cellar and forcibly breaking open a
door leading from the cellar into said
premises

on the First day of August 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two suits of clothing consisting of coats
pantaloons ^{and} vests of the value of

Eighty dollars and other wearing
apparel of the value of Two
hundred dollars

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
George Gleacher (now here) and two others
whose names are unknown

for the reasons following, to wit: That deponent is informed
by officer Mc Carthy that he saw
said Gleacher and said others in
East 123^d Street in said City with
said two suits of clothing in their
possession. That as soon as they saw
said officer running after them they
dropped said property and said officer
pursued them and caught said Gleacher

0655

in East 115th Street and Eastern Boulevard
in said City

Sworn to before me Charles Uhlig
this 22nd day of August 1883
[Signature] Mayor Police Justice

Police Court _____ District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0656

Testimony in Case
George Gleasher
filed Apr.

1893

0657

The People
 George Gleasher
 Indictment for burglary in the third degree, grand
 larceny in the first degree and receiving stolen
 goods.

Court of General Sessions. Part I
 Before Recorder Smyth. Aug. 29. 1883.
 Charles Mehlig sworn. I live 1510 Sixth
 ave. and am a member of the firm of
 Mehlig & Co., a cloth house at 214 William
 St.; on the night of the first of August I had
 clothing of my own at my house. My wife's
 dresses and my clothing were all gone,
 it was worth about two hundred dollars.
 The house was fastened that night. When
 I came to the house that night I opened
 the door with a key and went down
 stairs into the kitchen and saw that the
 doors were open. When I turned my
 back I looked to the door that goes to the
 cellar and that was broken in. That
 door was fastened by an iron bolt and
 they forced it in from the inside. The
 bolt was not broken, but the socket was
 broken. The property was taken. I have
 seen part of it since in the station
 house in charge of Officer McCarty; that was
 a part of the property taken from my house
 on the 1st of August. Cross Examined. I
 saw the defendant the next day at the
 station house. I came into my house the

0658

night of the burglary between seven and eight o'clock in the evening. There is a coal slide which is fastened by a rope, but when I examined the place the rope was not fastened; so that any one could take off the coal slide and get into the house in that way. That is the way I account for the burglary. My clothing consists of two suits and an extra pair of pants. I did not throw aside an old pair of pantaloons with the remark, "That is not my property." Daniel McCarty sworn. I am an officer of the Twelfth precinct and was so on the 1st of the month. I was not over at the premises 1570 Sixth Avenue. They are in the Twelfth ward. I was on duty on the night of the 1st of August and saw the prisoner that night. I was going down Lexington Avenue at 124th St. and I saw three men - this prisoner in company of two more - I followed them down to 123^d St. They looked kind of suspicious. I says to myself, "I will over haul them." They turned the corner, I ran after them, and when I got to 121st St. they turned into Sylvan place, and when they saw me going to the corner the three of them started and I followed; the prisoner was one of them.

0659

I saw they were three quarters of a block ahead of me; then they dropped their bundles, each one of them had a bundle. I followed them down to 120th St. and Third Ave. down to 119th street. I kept the prisoner in sight all the time, I followed him down and caught him on the corner of 115th St. and the Boulevard and brought him back. As I was running past a lady halloed, "Here is the clothing." I told her to take care of the clothing. I came back with this man and another officer got it and fetched the clothing to the station house. It was about ten minutes past six in the evening when I saw the men, I am sure that the prisoner dropped one of the bundles. When I saw the bundles on the street the paper was burst. There was two suits of clothes, an extra pair of pantaloons, and an old pair of pantaloons. The clothing was identified by Mr. Whelan except the old pair of pants. Cross Examined. I saw the complainant the next morning at the police Court; he identified each piece of clothing as his except the old pair of pants. I first saw these men at the corner of 122nd St. and Lexington Ave.; the three were walking together then.

0660

George Gleasher, sworn and examined in
his own behalf testified. I live at 88 Mul-
berry St. I remember the day of my ar-
rest, the 1st of August. I was in company
with two young men named James Moore
and James Morgan. I met them at 130th
St. and Lexington Ave. in a vacant lot. I
had a bundle in my hands when the
officer saw me walking with these young
men; it was an old pair of pants. I
got them of a boy who bought a pair of
pants from those boys who had the
stolen property; the boy saw his mother com-
ing up 127th St. and gave them to me. I
had none of the stolen property in my
possession. I was not in the premises of
the complainant in Sixth Ave. and did
not steal any of the property. Cross Exam-
ined. I knew Morgan and Moore, but was
not very well acquainted with them. I
have lived in Mulberry St. about four
years. I was arrested about two years ago
on a charge of burglary and sent to the
House of Refuge. I was there seven months.
I came from Buffalo ^{was} on a canal boat
there. I came to New York on a freight
car. Sophia Gleasher, the mother of the
boy swore that since he came from

0661

the house of Refuge he has been a
good boy, worked hard, and gave
her money.

The jury rendered a verdict of guilty
of grand larceny in the second degree.

0662

BOX:

109

FOLDER:

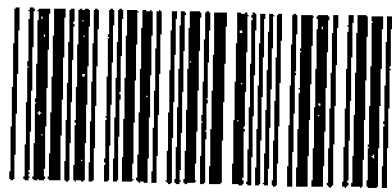
1167

DESCRIPTION:

Grady, Mary Ann

DATE:

08/07/83



1167

Sept 1883
Chief of Police
The true bill
Amicus
Harcourt
J. W.

13
Counsel,
Filed 7 day of Aug 1883
Pleads Forfeiture

THE PEOPLE
vs.
Mary Ann Grady
a.k.a.
Ann Corrigan
INDICTMENT.
Grand Larceny in the Second degree.
[552543631]

JOHN McKEON,
District Attorney.

A TRUE BILL.

John W. C. Hunt

~~John W. C. Hunt~~

Aug 17/83 Foreman.

John W. C. Hunt
D. W. C. Hunt

0663

0664

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Ann Grady
otherwise called
Ann Corrigan

The Grand Jury of the City and County of New York, by this indictment, accuse Mary Ann Grady, otherwise called Ann Corrigan of the CRIME OF GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said Mary Ann Grady, otherwise called Ann Corrigan late of the First Ward of the City of New York, in the County of New York, aforesaid, on the fourteenth day of July—in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, one watch of the value of two hundred dollars

of the goods, chattels and personal property of one Henry G. Thayer on the person of ~~the said~~ one Mary E. Thayer then and there being found, from the person of the said Mary E. Thayer

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

JOHN McKEON, District Attorney.

0666

Sec. 198—200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *May Ann Grady*

Question. How old are you?

Answer. *40 years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No. 6 West 27 St. about a month*

Question. What is your business or profession?

Answer. *Sewing*

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. That is
all I have to say.*

May Ann Grady
marks

Taken before me this

14

day of

1883

John J. Sullivan

Police Justice.

0667

Send subpoena for Complainant to office
 2^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
 OF NEW YORK, } ss.

Mary C. Hayer, aged 46 years,
 of *141st Avenue Hotel, Street, Housekeeper,*
 being duly sworn, deposes and says, that on the *14th* day of *July* 188 *5*
 at the *day time in the* City of New York,
 in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent *and from deponent's person*
 the following property, viz :

One gold watch of the value of
Two hundred dollars

the property of *deponent and her husband,*
Henry G. Hayer

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
 stolen, and carried away by *Mary Ann Grady, otherwise*

Ann Corrigan, now here, from
the fact that deponent and her
said husband was on board the
Steamer "City of Rome" at pier 41
North River, at about the hour of 11 1/2
o'clock A. M. of said day. That said
watch was then contained in the
watch pocket of the dress then worn
upon deponent's person and was
fastened by a chain round deponent's
neck. That while deponent stood

Subscribed and sworn to before me this

day of

Noted—J. J. J.

1885

0668

upon the deck of said steamer talking
to her husband and daughter and
with her arms linked in her
husbands, the said defendant pushed
between defendant and her husband
violently separating defendant from
her husband and crowding defendant
back and thereupon defendant felt
a tug at said chains and instantly
discovered the larceny of said watch.
Sworn to before me this { Mary E. Thayer
14th day of July 1883
J. M. Peterson
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT-Larceny.

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0669

BOX:

109

FOLDER:

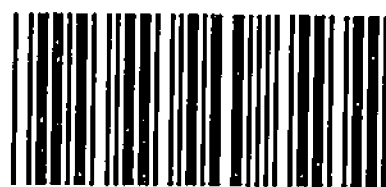
1167

DESCRIPTION:

Gray, Walter

DATE:

08/07/83



1167

Counsel,

Filed

day of

W. A. R.

188

Pleads

Pleads

~~THE~~ PEOPLE

22

P

W. A. R. 2

Grand Larceny, Second degree, and

~~Receiving Station Goods~~

1528531

JOHN McKEON,

District Attorney

A True Bill

TRUE BILL.
J. M. Mason Charles

Foreman,

Aug 14/92.

Frank Reynolds

0670

0671

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter Gray

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

Walter Gray

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

The said *Walter Gray*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
24th ~~on the~~ day of *June* in the year of our Lord one thousand eight hundred and
eighty- ~~three~~, at the Ward, City and County aforesaid, with force and arms
one watch of the value of thirty
dollars, one chain of the value
of fifteen dollars, and one
chain of the value of five
dollars

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

John McLean
District Attorney.

Dated _____ 188 . _____ *Police Justice.*

0673

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter Gray 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.

Walter Gray

Question. How old are you?

Answer.

23 Years.

Question. Where were you born?

Answer.

Virginia

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

Answer.

250 West 18th Street 3. Years.

Question. What is your business or profession?

Answer.

Carpenterman.

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.

his
Walter Gray
mark.

Taken before me this

day of

June

188*3*

Police Justice.

0674

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No.

Street,

being duly sworn, deposes and says, that on the

day of

1883

at the

City of New York,

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

of deponent

the following property, viz:

One Gold Watch with Gold
Chain and Charm Attached together
of the Value of 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

Walter Gray (now here)
from the fact that about the hour
of Two O'clock P.M. on said date, deponent
went to a room in premises No. 143 Thompson
Street in company with the said Gray.
Deponent took said property and placed
it in a shoe and placed the shoe under the
bed in said room. Deponent in about
ten minutes left said room to go to
a closet and left said Gray alone

Sworn before me this
day of
1883
Police Justice

0675

in the room. Deponent returned
to the room in about five minutes
when the said Gray said to deponent
wait here until I go and bring some
dinner in, the said Gray then left
said room. Deponent immediately
looked in the shoe to see what time
it was and discovered that the said
property had been taken stolen and
carried away. Deponent therefore
forays that the said Gray may be dealt
with as the law directs.

Given & before me, ^{her} Me. Lizzie Williams,
this 18th day of July, 1883. Mark.

J. Henry Dm

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0677

BOX:

109

FOLDER:

1168

DESCRIPTION:

Hagan, Cornelius Sr.

DATE:

08/08/83



1168