

BOX:

46

FOLDER:

544

DESCRIPTION:

Ganter, Anthony

DATE:

09/16/81



544

Witness:
Thomas C. Andrews

Counsel, *16* day of *Sept* 188*1*
Filed
Pleads

THE PEOPLE

vs.

of
Massachusetts
vs.
Anthony Sante

of
Massachusetts
Larceny, and Receiving Stolen Goods.

DANIEL C. ROLLINS,
BENJ. K. PHILIPS,

District Attorney.

A True Bill.

Wm. J. Ryan Foreman.
Sept 19 1881.
Henry J. J.
Samuel R.

6th District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 3rd Avenue & 166th

Street, East side

being duly sworn, deposes and says, that on the 6th day of September 1881 at the 23rd Ward

City of New York,

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

the following property, viz.:

One set of single Harness of the value of thirty 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 Anthony Garter (now here)

for the reasons following to wit. That said property was in Deponents stable on the West Side of 3rd Avenue between 166th & 167th Street in the City of New York on the said 6th day of September. That deponent missed said property on the following day and having seen said Garter about said stable in the evening of the said 6th day of September suspected him and had him

Subscribed before me this 18th day of September 1881

Police Justice.

arrested. That said Gantir admitted taking
the said property. That deponent has
since recovered a portion of said property
from George C. Bower of 164th Street near
8th Avenue New York City, who identifies said
Gantir as the person who sold said
property to him (Bower).

Subscribed before me this 10th day of
September 1881

Bligh J. Garman Police Justice

Thomas C. Andrews

7th
District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

DISPOSITION

CITY AND COUNTY }
OF NEW YORK, } ss.

Anthony Garter 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. *Anthony Garter*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *153rd Street between Elton Court and Ave. I have lived there seven months.*

Question. What is your business or profession?

Answer. *Machinist & Brass finisher*

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 took the harness. I was implicated at the time or I would never have done it.*
Anthony Garter

Taken before me, this *10th*

day of *September* 188*1*

G. Hugh Garamer Police Justice.

Police Court--*862nd* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas B. Andrews
3rd Ave. & 166 St.

Anthony Carter

Offence, *Grand Larceny*

Dated

September 10th 188*1*

Magistrate.

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Witnesses

No.

Street,

No.

Street,

No.

Street.



Wm. B. Andrews
\$1000 Cash

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

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

Anthony Carter
held to answer the crime and be
guilty thereof, I order that he be admitted to bail in the sum of *1000* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *September 10th* 188*1*

Hugh Garman 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.

862th
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas C. Andrews
3rd Ave. & 166th St.

Anthony Gardner

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

September 10th 1881

Magistrate.

Gardner

Officer.

Moulinque 33rd Prec.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street.

Held to Ans. Sec.

\$1000 Com

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 admitted to bail in the sum of Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated September 10th 1881

Police Justice.

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

Dated 188

Police Justice.

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

Dated 188

Police Justice.

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Anthony Bantes^{against}

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

Anthony Bantes

of the crime of

Larceny

committed as follows:

The said

Anthony Bantes

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

*One set of harness (of the kind
commonly called single harness)
of the value of thirty five dollars*

of the goods, chattels, and personal property of one

Thomas C. Andrews

then and

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

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

Anthony Sauter
of the CRIME OF *Receiving stolen Goods*
committed as follows:
The said *Anthony Sauter*

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

*One set of harness of (the kind
commonly called single harness)
of the value of thirty five dollars*

of the goods, chattels, and personal property of the said *Thomas C. Andrews*
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen ~~of the said~~ *taken and carried away from the said*
Thomas C. Andrews
unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said
Anthony Sauter
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
~~taken and carried away~~ *stolen* against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

DANIEL G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

46

FOLDER:

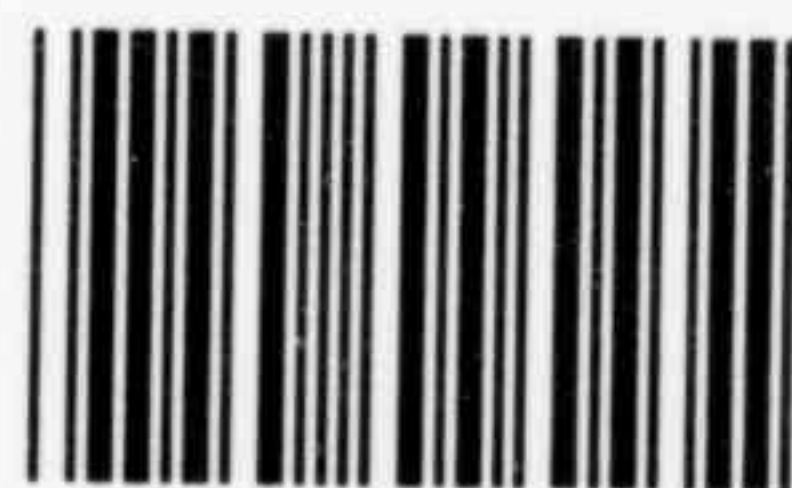
544

DESCRIPTION:

Gardner, John L.

DATE:

09/28/81



544

Witness:
Michael Shea:
Off. John Coogan:

In this case John Hardy
Ex. State that Garrison
Character is excellent - Except
wishes to withdraw as he
thinks he is under the
no other evidence. Do not
think a circumstance
cited he obtained
D & Phelps
A.D.A.

Counsel, J. Hardy
Filed 28th day of Sept 1881
Pleads Not guilty (27)

THE PEOPLE
vs.
John D. Gardner
INDICTMENT.
Larceny from the person.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,
District Attorney.

A True Bill.
J. C. Allen Jr.
Foreman.

Accepted by Ct
Oct 3/81

(see memo outside)

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

Police Court--Second District.

Michael Shay

of No 448 W. 38thand says, that on the 25th

day of

Street, being duly sworn, deposes

September 1881

at the City of New York in the County of New York, was feloniously taken, stolen and carried away, from the possession of deponent. *in the night time*

the following property, to wit: *two dollars contained in two bills of the denomination and value of one dollar each good and lawful money. currency of the United States Government. All.*

of the value of *two dollars* Dollars,
the property of *this deponent*

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

(now here) for the reason that at or about two and a half o'clock A.M. of the 25th instant, Deponent was sitting upon the stoop of the above premises. When he was approached by the said John L. Gardner who thrust his hands into deponent's pantalon pocket and attempted to take therefrom the sum aforesaid.

Michael Shay

Sworn to before me, this

of

September

1881

25th

day

Maxwell Thompson
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

John L. Gardner

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 L. Gardner

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 450 W. 38th. Six years

Question. What is your business or profession?

Answer. Paper Factory

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

Answer. I was passing into the house. and tripped and fell upon the Complainant. I am not guilty of the charge.

Taken before me, this 25th
day of September, 1887

John L. Gardner

Mercer Thompson
Police Justice.

Police Court--

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Shael
448 W-3 St
John J. Gardner

Office, Alameda St
John J. Gardner

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

September 25th
1881

Ottoburny

Magistrate.

Officer.
Clerk.

Witnesses

No.

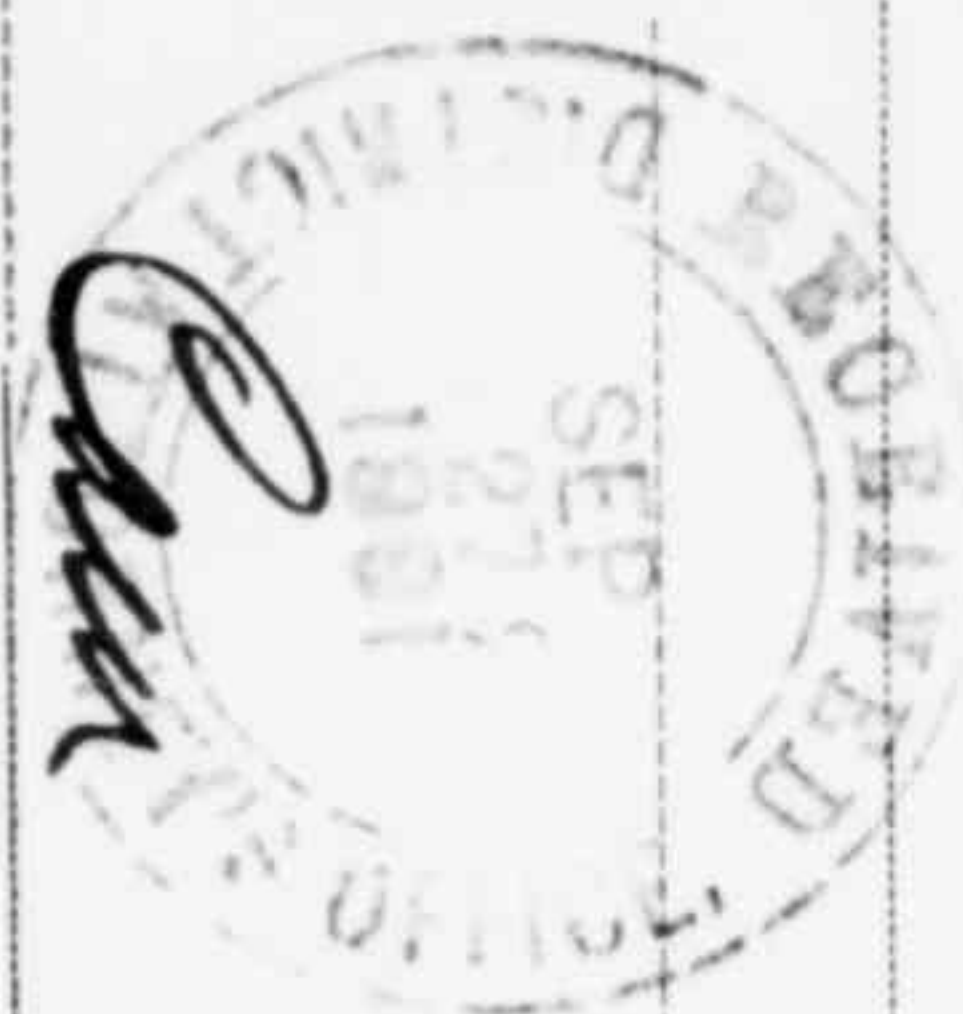
Street.

No.

Street.

No.

Street.



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 admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated September 25th 1881

McCreedy
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.

Police Court--

2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Shae
448 W-3 St
John L. Gardner

BAILED,

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

Dated

September 25th 1881

Ottoburn Magistrate.

Cogan Officer.

Clerk.

Witnesses .

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



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 admitted to bail in the sum of 100 Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated September 25th 1881 _____ Police Justice.

[Signature]

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

John L. Gardner
The Grand Jury of the City and County of New York by this indictment accuse

John L. Gardner
of the crime of
Attempt at Rape from the person
committed as follows:

The said

John L. Gardner

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

on the *twenty fifth* day of *September* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

Two Promissory Note *s* for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Note *s* of the
denomination of *One* dollar and of the value of *One* dollar *each*

Two Promissory Note *s* for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Note *s* of the denomination of
One dollar and of the value of *One* dollar *each*

of the goods, chattels, and personal property of *Michael Shea*
on the person of the said *Michael Shea* then and there being found,
Attempt to from the person of the said *Michael Shea* 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.

DANIEL C. ROLLINS,
~~BENJ. K. PHELPS,~~ District Attorney.

BOX:

46

FOLDER:

544

DESCRIPTION:

Gleason, William

DATE:

09/22/81



544

BOX:

46

FOLDER:

544

DESCRIPTION:

Dwyer, John

DATE:

09/22/81



544

Witness:
O. J. John. J. Clarker.

Day of Trial
Counsel, *Cowan*
Filed *23* day of *Sept* 188*1*
Pleads *Not guilty (23)*

THE PEOPLE
vs.
BUREAUARY—Third Degree, and
Receiving Stolen Goods.

William Gleason
John Dwyer
David H. Collins
BENJ. K. PHILIPS,

District Attorney.

A True Bill.

J. Catlin Jr
P. 2. Sent 10/17
Foreman
1881 Oct 10 - Sentence
Gov. Int. Sec. Sec.
in box of deans
Chmuck

Police Office, First District.

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

William Link

of No. 367 Pearl

Street, being duly sworn,

deposes and says, that the premises No. 367 Pearl

Street, 4th Ward, in the City and County aforesaid, the said being a Saloon

and which was occupied by deponent as a Saloon for the sale of

Liquor. Beer & Segars &c were BURGLARIOUSLY

entered by means of forcibly breaking a pane of glass
in the store window leading into said
premises

on the night of the 18 day of September 1881

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

About eighty segars of the value of Three
dollars and One sizer water bottle
of the value of twenty five cents

the property of deponent who is 30 years old and
keeps a Lager beer saloon
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

William Gleason & John Dryer
(both now here)

for the reasons following, to wit: That deponent is informed by officer
Clarke that he found said Gleason & Dryer
lying down on the sidewalk in Hague Street
about 50 feet from said premises with
said sizer water bottle broken alongside
of them and said Gleason's hand was
bleeding at the time. About two gallons
of liquor was emptied in the store, and
said officer has informed deponent
that said Defendants were drunk
at the time he found them.

Sworn to before me this

19 day of September 1881

John H. Smith Police Justice

City and County of
New York

John T. Clarke of the H. Precinct Police
being duly sworn says that he found
William Gleason and John Dwyer
(both now here) lying down on the sidewalk
in Hague Street about fifty feet from
the premises described in the within
affidavit of William Lytle. Depionet
says that he found a ^{broken} water
bottle lying down alongside of them
and said Gleason's hand was
bleeding at the time. There was blood
stains on the water bottle.

Sworn to before me

John T. Clarke

This 19 day of Sept 1881

J. T. Clarke
Police Justice

11 + 12 o'clock.

Q. Had he been drinking
all that time.

A. He had been drinking
and drunk in my company
between 11 + 12 o'clock.

Seen before me

At 19 day of Sept 1881

J. J. Kilbuck

Police Justice.

Wm. J. Freeman

James Dennis a native of
New York City known as,

I reside at 357 Pearl St.

Am 17 years old and work in
a book binding.

Q. When did you last see
these 2 prisoners.

A. Between 12 + 1 o'clock
last night in Hyge St.

Q. What were they doing.

A. Dwyer was sitting down
asleep on the step. I lifted
him up & put him on the
platform of the steps of
Taylor's foundry. I took

hit him off & loosened
his collar & left him
there. The other prisoner
was also there asleep.

I am before you
this 19 day of Sept 1881

J. P. Keith

Police Justice

James Levee

George Fitzgerald a witness
for Sept being duly sworn
says:

I am 19 years old
live at 363 Pearl St &
am a printer. I was in
Drayner company last
night from about 7 1/4
to 12 1/2 o'clock. We had
been drinking.

Q Where did you last
have him

A. At No 2 or 3 Bayne
St. He was badly drunk.

X. Q Was the other prisoner
blame with you?

A. I did not see him

Robert Fitzgerald, 17
years of age, who kept a
paper stand at Fulton
Ave and resides at 363
Ruel St N.Y. City - a
return for information by
my name says:

Q Were you in company
with Meyer yesterday
evening or if so at what
time.

A. I was last night
between 11 & 12 o'clock.

Q. What was his condition
then as to sobriety?

A. He was drunk.

Q Had you been drinking
with him.

A. Yes I drank 2 glasses
of beer with him.

Q Did any body at that
time tell you that this place
had been broken into.

A. Yes a man by the name
of Murphy came up &
said this place was broken into.

Q. When did you leave him?
A. He left me between
11 & 12 o'clock.

Q. When you left him
was he standing up or
lying down,

A. Standing up. He went
away in the direction of
his home.

sworn before me
this 19 day of Sept 1881

J. J. Wilketh
Police Justice.

Robert Fitzgerald

Mornis She have a witness for
dependant being duly sworn says
I am 22 years old
live at 357, Pearl St. Am a
printer. ~~was in~~

Q. Were you in Dwyer Company
last evening.

A. I was. I met him about
7 o'clock, & left him between

2 Was any body else with
from 10 o'clock.

A. No.

2. You and he were
alone all the time
from 10 to 12 1/2 o'clock

A. Not exactly to half
past 12 but to about
quarter past 12.

Summ before me
this 19 day of Sept 1887

J. Wilketh George Fitzgerald
Police Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Gleason

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.

39 Madison St for two years

Question. What is your business or profession?

Answer.

Brush maker at no 204 Fulton Street - for one year and am employed there at present

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 cut my hand by having it caught in a stage door on last Saturday when I was at a Chard party and I also was thrown from stage step and had my nose injured at the same time

Taken before me, this

19

day of

Sept

1887

Wm Gleason

J. W. Smith

Police Justice.

Final

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Dwyer 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 Dwyer

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

United States

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

Answer.

53 Rose St for about 7 months

Question. What is your business or profession?

Answer. *I am a printer and work at No 21 Rose St for six years and am working there at present.*

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 Dwyer

Taken before me, this *19* }
day of *Sept* 188*1* }

J. M. Smith

Police Justice.

Police Court--West District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Lind
867 West 89th

William Gleason
John Dwyer

Offence, Burglary

Dated Sept 19 188 1

Oliver H. Magistrate.

Clark Officer.

Clerk.

Witnesses John T. Clark

H. Friend

No. Street,

No. Street,

867 West 89th

Sept 19 1881
at city of New York

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 William Gleason John Dwyer guilty thereof, I order that he be admitted to bail in the sum of ten Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated Sept 19 188 1

J. P. Wilbur 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.

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Lindley
867 Broadway
1 William Gleason
2 John Dwyer
3
4

Offence, Burglary

Dated Sept 19 1881

Magistrate.

Clark

Officer.

Clerk.

Witnesses John T. Clark

H. Greene

Street.

No. Street.

No. Street.

St. Louis to And. G. S.

Sept 2 Pm Sept 19
at Sept 19

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Police Justice.

188

Dated

guilty of the offence within mentioned, I order h to be discharged.

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

Sept 19 1881

mitted to the Warden or Keeper of the City Prison until they give such bail.

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

guilty thereof, I order that he be admitted to bail in the sum of \$100 and be com-

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

William Gleason ^{against} *And John Dwyer*
The Grand Jury of the City and County of New York by this indictment accuse
William Gleason *And John Dwyer*
of the crime of *Burglary*
committed as follows:
The said

William Gleason *And John Dwyer* each
late of the *fourth* Ward of the City of New York, in the County of New York,
aforesaid, on the *eighteenth* day of *September* in the year of our Lord one
thousand eight hundred and eighty *- one* with force and arms, at the Ward,
City and County aforesaid, the *saloon* of

William Link 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

William Link then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Twenty-five cigars of the value of four
Cents each
One bottle of the value of twenty five Cents.

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

William Link
so kept as aforesaid in the said *saloon* 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.

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

William Gleason and John Dwyer
of the CRIME OF

committed as follows:

The said

Receiving Stolen Goods
William Gleason and John Dwyer each

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

*Seventy five cigars of the value of four
Cents each*

One bottle of the value of twenty five Cents

of the goods, chattels and personal property of

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

*taken and carried away
from the said William Link*

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

William Gleason and John Dwyer

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

Benjamin K. Phelps
BENJ. K. PHELPS, District Attorney.

BOX:

46

FOLDER:

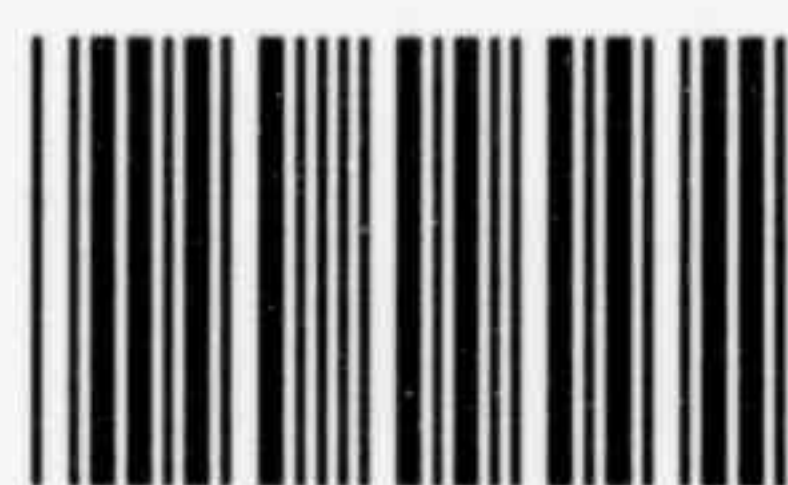
544

DESCRIPTION:

Gleason, William

DATE:

09/28/81



544

Counsel,
Filed 28 day of Sept 1881
Pleads

THE PEOPLE
vs.
William Gleason
alias
William Herbert
INDICTMENT.
LARCENY.

DANIEL C ROLLINS,
BENJ. K. PHILLIPS,
District Attorney.

A True Bill.
J. Carter Jr.
Foreman.

Sept 29 1881
I find guilty
Pen 3 months

Witness:
Harry Madson.
O. W. Martin Doyleton.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Glavan

Question. How old are you?

Answer.

22 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.

New York City

Question. What is your business or profession?

Answer.

Brick-layer

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 want to say I am not guilty only

Wm. Glavan

Taken before me, this *21*

day of *September* 188*8*

John M. Glavan

Police Justice.

Sec. 208, 209, 210 & 212.

General Sessions

Police Court *3* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Clutton
335 W. 26th St.

William Gleason

Offence, *Petty Larceny*

Dated *Sept 21* 188*1*

Stannus Magistrate.

Boyle Officer.

Clerk.

Witnesses

No. _____ Street,

No. _____ Street,

No. _____ Street.



BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

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 *William Gleason*

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

Dated *Sept 21* 188*1*

John W. Brown 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.

Grand Sessions

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry Mutton

335 vs. N 26 1/2 St

William Gleason

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Witnesses

No.

Street,

No.

Street,

No.

Street.



Offence, Fifth Larceny

Dated Sept 21 1881

Plummer Magistrate.

Baylortw. 17

Officer.

Clerk.

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 admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 21 1881

Police Justice.

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

Dated _____ 1881

Police Justice.

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

Dated _____ 1881

Police Justice.

0946

City and County of New York, ss.

Police Court—

3

District.

THE PEOPLE

vs.

William Gleason

On Complaint of

Harry Mallan

For

Ptst Larceny

After being informed of my rights under the law, I hereby ~~General~~ *Demand* 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 *September 21* 188*1*

Andrew Mann POLICE JUSTICE.

3rd District Police Court

City & County
of New York } 353

Harry Mallon }
vs } Petit Larceny
William Gleason }

Harry Mallon being duly sworn and
Examined deposes and says as follows

Q. What is your name, your age, place of
residence and your business

A. My name is Harry Mallon my age is 23
years. I reside at 335 West 26th Street
I drive a Carpet cleaning Wagon for F.
Ackerman of West 15th Street 32nd Street,

Q. On the 21st day of September 1881, was there
an attempt made to steal any property
from you, a Horse attached to

A. While driving a Wagon on 4th Avenue
an attempt was made to steal
a quantity of Hair carpets from said
Wagon, of the value of about seven dollars,

Q. Who attempt to steal said property

A. William Gleason (now here)

Q. What reason have you to believe that said
Gleason attempted to steal said property

A. The carpet was lying in front of said
Wagon, when said Gleason jumped upon
the rear of the Wagon, and pulled said
carpet from the front to the rear—
and when said Gleason saw officer
Martin Baglston, he left the Wagon
and walked away

Q. Where property was this

A. The property of some unknown person in charge of me as
a carrier
sworn to before me this } Mary Mallon
21st day of September 1881 }

John W. Mumford
Justice

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

William Gleason ^{against} *otherwise called William Herbert*

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

William Gleason otherwise called William Herbert

of the crime of

committed as follows

The said

Larceny
William Gleason otherwise called William Herbert

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

*Fourteen yards of carpet of the value of
fifty Cents each yard.*

of the goods, chattels, and personal property of one

Harry Mallon

there being found, feloniously ^{attempt 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.

then and

DANIEL C. ROLLINS,

~~BENJ. K. PHELPS~~, District Attorney.

BOX:

46

FOLDER:

544

DESCRIPTION:

Goldberg, Samuel

DATE:

09/22/81



544

Counsel, D. Lem
Filed 22 day of Sept 1881
Pleads Not guilty (23)

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Samuel Goldberg.

DANIEL C ROLLINS,
BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. Catlin Jr.
Foreman.
Oct 4 - 1881.

Fred H. Condict &
James J. Condict
House of Refuge.

Witness:
Henderson Levi:
Max Drayfuss:
Off. Darius J. Fogarty:

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 14816 White Street.

being duly sworn, deposes and says, that on the 18 day of September 188

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, And from the second floor of said premises

the following property, viz:

Two boxes containing
about eighty dozen yards of
American lace of the value
of thirty five dollars

Sworn before me this

the property of

deponent & his copartner

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 Samuel Goldberg now

present from the fact that
the property was seen in his
possession by one Max Dreyfus
as deponent is informed and
verily believes.

The law was made
for such as Goldberg
is a thief.
Henlein Levi

City and County of New York
Max Dreyfus of No 14816

Police Justice.

188

White Street being sworn says that he is employed by the Complainant and from constant observation is familiar with the description and appearance of the boxes containing American laces in Complainant's place of business. That about one o'clock on the day in question deponent saw said Goldberg run past him in the hallway leading to said place of business and saw Goldberg have in his possession two boxes wrapped in white paper & tied with a red string and being labeled "American Lace". Said boxes corresponding in every particular to the boxes deponent is informed by the Complainant was stolen & carried away from said premises on the day aforesaid and which deponent alleges was the property of Complainant.

Sworn to before me this
14 day of Sept 1881
Max Dreyfus.
(Deputy Justice)

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

District Police Court.

Dated

188

Magistrate.

Officer.

WITNESSES:

Disposition

Affidavit - Larceny.

City of New York

188

CITY AND COUNTY
OF NEW YORK, } ss.

First

DISTRICT POLICE COURT.

Samuel Goldberg

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

Question. What is your name?

Answer.

Samuel Goldberg

Question. How old are you?

Answer.

16 Years

Question. Where were you born?

Answer.

Poland

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

Answer.

I live in the Newsboys lodging house about *Two Months*

Question. What is your business or profession?

Answer.

Deedler

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 of
the charge

Taken before me, this

day of

Sept 14
188

his
Samuel Goldberg
man

Brady

Police Justice.

Police Court District.

THE PEOPLE, &c.

vs. *Samuel Goldberg*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Offence, *1st*

Dated *Sept 14 1881*

B. B. Murphy Magistrate.

Josiah J. Hardy Officer.

Wm. J. Hardy Clerk.

Witnesses: *Wm. J. Hardy*

No. *148* Street.

Charles Jacoby

No. *330* Street.

No. Street.

Samuel Goldberg

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 *Samuel Goldberg*

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

Dated *Sept 14 1881*

B. B. Murphy 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.

Police Court--

District.

THE PEOPLE, &c. vs.

ON THE COMPLAINT

Benjamin Levi
447 1/2 16
Samuel Goldberry

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street.

No.

Street.

No.

Street.

Samuel Goldberry

Sam

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 admitted to bail in the sum of _____ Hundred Dollars (and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

42

The People } Court of General Sessions. Part I
vs. Samuel Goldberg } Before Judge Gildersleeve.
Tuesday, October 4. 1881. Indictment for grand
larceny and receiving stolen goods.
Henri Levi, sworn and examined, testified.
I am Superintendent of the stock Nos. 14 and 16 White
St.; the firm name is S. Levi and Bro. I am
a member of the firm. I have seen the prisoner
Goldberg before; he used to come in the store very
often to sell matches. I did not see him on the
13th of September. On that 13th of Sept., did you miss
any property, if so, what was it, what time was
it, and what was the value of it? It was miss-
ing between the hour of one and two. I went to
lunch about a quarter to one. I had a customer
before and wanted to sell them to him; there were
four boxes at the time of sales. I returned half
an hour later; there was four boxes; there were
but two left; there were two boxes missing. You
discovered your loss within half an hour? Yes sir.
What were contained in those two boxes? There
is forty dozen in each box of American lace.
What was the value? About thirty five dollars
for the two. And that was the property of
yourself and your partner? Yes sir.
Cross Examined. We keep a store in White St.
How many hands are employed by you?

A good many; there is about 125 hands. We are running a factory on the third and fourth floor; they were up there; with the factory we employ about 125 hands. Did you have any hands in the store when you left? Stock clerks; my brother was in his office and the book keeper was there the "hands" do not come down from the factory to the store. I left three or four persons in the store when I left to go to my lunch that day. May Dreyfus, sworn and examined testified: I am 13 years old. Are you in the employ of M. Levi, the last witness? Yes sir. How long have you been there? About ten months. What do you do? Run errands. Do you know the prisoner Goldberg? Yes sir. How often have you seen him? Often times go up there. Do you remember this day that the two boxes of place were said to be missing? Yes sir. Did you see him that day? Yes sir. Tell the jury what you saw and what time it was about? Between the hour of one and two. About half past twelve I went out to my dinner and I came back about one o'clock, and then the book keeper of that firm sent me with a check - sent me to pay a check to Blair the box maker, and as I returned I seen this boy when I was in the hallway going down the stairs with two boxes of place!

with white paper and red tape round labeled "American lace." I went up and asked the firm did he buy them, did the match boy buy them? They told me no; I went down stairs and looked for him. I did not see him no more.

You saw the boxes under his arm? Yes sir. Were you familiar with the appearance of those boxes? Yes sir; I have been in the employ of the firm ten months. Have you ever handled these boxes? Yes, dusted them off. You saw them repeatedly? Yes sir. You say you saw the name on them? Yes sir, a label on American lace. When he had them under his arm? Yes sir. This is the boy sure? Yes sir. Did you catch him? No sir. He got away that time? Yes sir.

Cross Examined. I was in the hallway; he was coming down stairs with the two boxes; he was up stairs, and he came down from up stairs. I often saw the boy around there trying to sell matches. What did he carry his matches in? In a bag. Was he not peddling matches on that day? Yes sir. Did he call at that house to sell matches? Yes sir. You do not mean to say that the boxes you saw with him were the boxes belonging to this firm of Levi? Yes sir. I do not know who manufactured the boxes; they are imported goods. I do not know but there are similar boxes in the city of New York.

That firm sells goods every day. Did you see any goods in these boxes? No sir. I did not tell the District Attorney two hours ago that I saw goods in the boxes. Supposing that house had sold five thousand boxes of goods could not other people have had the same boxes? I do not know. Therefore you cannot swear positively that those are the identical boxes? Yes sir because the goods were immediately missing after he went out. When did you meet him? Between the hours of one and two. I went home to my dinner at half past 12 and I returned at one o'clock. I was sent over to Blair's, the box maker. Where does he keep? No 9 and 11 York St. I can walk from White St. to York St. in five minutes. York St. is two or three blocks from White St. near West Broadway. I remained in York St. about a quarter of an hour. When you saw him (the prisoner) did you speak to him? No sir, there was another boy with him. I wondered where he got those goods from. I ran up stairs I asked them did he buy them? They told me "No." When I came down to see him, I could not see him no more. I did not see him take the boxes. You don't know how many such boxes are in the market? It was told me they only had four.

Charles Jacobs, sworn and examined. I am 13 years of age. I work in George Blair's box factory No 9, 11 and 13 York St. I know Goldberg. I used to see him when I worked in 42 Walker St. I saw him every day there. Did you see him on the day that these boxes were missing? Yes sir. Tell the jury what you saw? As I come from Blair's with a check from E. S. Lewis, I met the prisoner coming down from the hall with two boxes of goods laughing. I went up stairs and asked the firm did the goods belong to him or did he buy them? They said, "No". I ran down to the door after him to see if I could catch him. I could not catch him. I stayed out till 6 o'clock looking for him. I could not see him; the next morning Mr. Joferty caught him and I told him that was the boy. Were you with Max Dreyfus when you saw him? Yes sir, he went over to my shop with the check; it was not right. I brought it back with him. Cross Examined. I have attended school. Do you understand the nature of an oath? Yes sir. I would not tell an untruth. I can read. I was taught not to tell a lie so that I would not get punished. I told the District Attorney that I saw the boxes with a label on. I did not tell him I saw the laces in it. I saw the prisoner often around.

He peddled matches. He often went up stairs to see if he would sell matches? Yes, parlor matches. The store is not up stairs? A. Yes, it is up stairs. I thought the factory was only up stairs? The factory is up stairs too, it is above it. And the store is also up stairs? Yes, it is on the first floor. You do not know what was in the boxes? Those were the only two boxes they had with lace in it. I did not know what was in it. You don't know whose boxes they were? Yes sir, I knew whose boxes they were, I went up stairs and asked them. How did you know? Because they told me. Is that all? Yes sir. How could they tell you if they did not see the boxes? They seen the boxes before they were stolen. You do not know whether these were the identical boxes? I don't know anything about that. He was on the stairway between the stairway and the street; the bell on the door just rung when I was going up stairs. The prisoner ran down laughing; he was running as quick as I could run towards West Broadway. I stood down stairs watching him because we thought they never sold goods to match peddlars. Did you see him walk towards Broadway? No, I did not see him walk at all, I seen him run. Did you have a conversation with any person about this case? Yes, with the bookkeeper E. S. Levi.

Martin Handy, sworn and examined testified. I am an officer attached to the Fifth precinct on special duty. Fogarty arrested the prisoner. We were looking for him at that time; we split off. You saw him soon after his arrest? Yes sir. I met him on the way to the station house with him. Was he confronted with these boys? Yes sir. Did they identify him? Yes sir; it appeared they knew this boy previous to that time. What conversation did you have with this boy or in his presence? I asked him what he done with that lace? and he denied taking it. Cross Examined. I never knew the boy until that day. When was he arrested? I think it was the 13th or 14th of September. That was the morning after? A. Yes sir.

Samuel Goldberg, sworn and examined in his own behalf testified. I live at 193 Division St. I was born in Russia, Poland. I have been in this country five years. The first time I came here I was peddling matches and I kept at it half a year! I could not make anything peddling matches. I bought small dry goods and I was peddling in Hoboken and New Jersey about two years and then I took to peddling matches again up town and down town! I had regular customers in

White and Franklin sts. Received paper boxes when I bought dry goods notions. I used to carry the matches in a bag and when I had too much to carry they gave me boxes. I used to go often to this house in White St. once a week, and the boys seen me every time, I was not up in Levi's place on this day, but I was in the store under there; they sell wadens. The man told me to fetch him a duster. I did not have any, I went out of the place and I saw a pedlar on the corner. I did not have any dusters. I did not steal the two boxes of lace. I have never been arrested before. I live with my mother. Cross Examined. I had on that day two boxes and a small box. I got them of Charlie Busch where I buy my matches. I was in this building about 1/2 I had boxes under my arms. I met only one of these boys in West Broadway in the middle of the block. When I came from Cincinnati from visiting my brother I stopped at the News Boys Lodging House for three days, but I did not tell The Police Magistrate that I had been in the News Boys Lodging house for two months. I did not steal money from my eldest sister and mother.

Annie Rosenthal, the mother of the

Prisoner testified that he was a good
boy and brought home his money for
matches &c.

The prisoner ^{was} ~~was~~ convicted with
a strong recommendation to mercy.

Testimony in the case
of Samuel Goldberg
filed Sept. 1871.

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Samuel Goldberg
of the crime of *Larceny*
committed as follows:
The said *Samuel Goldberg*

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

*Nine hundred and sixty yards of lace of the
value of three cents each yard.*

of the goods, chattels, and personal property of one

Henlein Levi

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

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

of the CRIME OF

committed as follows:

The said

Samuel Goldberg
Receiving Stolen Goods
Samuel Goldberg

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,

*nine hundred and sixty yards of lace of
the value of three Cents each yard.*

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

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

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

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

DANIEL G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

46

FOLDER:

544

DESCRIPTION:

Goldrick, James F.

DATE:

09/14/81



544

Figerson 10. day 29
from Sept 15
Filed 14 day of Sept 1881
Pleads *Indulgent*

THE PEOPLE
vs. *P*
James F. Galbreath
ASSAULT AND BATTERY.

DANIEL C ROLLINS,
~~JOHN K. PHILLIPS~~

District Attorney.

A True Bill.

W. B. Dwyer Foreman.

Recd Feb 19th 1887
W. B. Dwyer

Witness:
Patrick J. O'Brien

New York

102 West 34th St

March 23rd / 1882

Dear Sir;

Your note of this date
addressed to Mrs Mary Gill
has been handed to me
and I beg to state that Mrs
Gill is at this moment
lying dangerously ill at
her home, and that it
would be impossible for
her to be removed except
at the risk of her life.
She is suffering from
Acute Pelvic Peritonitis

brought on, as I believe, by her
enforced attendance at
Court at a time when she
should have been in bed
and under the care of
a physician. I enclose
my certificate to that
effect and I will gladly
furnish any further par-
ticulars that may be
necessary

Respectfully Yours

Lucius P. Walton M.D.

Charles W. Brooks Esq.

14 & 19 Warren St.

I hereby certify that I am attending
Mrs Mary Galt who is now lying
dangerously ill at her home in
West 34th St, that the disease with
which she is affected is Acute
Puric Peritonitis, and that any
attempt to remove her now would
be at the risk of her life.

And I further certify that at
the present time it would be
impossible to state when such
a removal could be made with
safety

Louis P Walton MD
102 West 34th St
March 23rd 1882

Sworn before me this }
24th day of March 1882 }

Horace Brown

Notary Public
City & County of New York.

I hereby certify that Mrs Mary
Gill of No. 134 West 34th Street
is suffering from an attack of
Acute Pelvic Peritonitis and
that she is in my opinion dan-
gerously ill, that it would
be impossible for her to leave
her bed, and that any attempt
to remove her from her home
would, at the present time, be
attended with the most serious
risks

New York Lewis P. Walton M.D.
102 West 34th St
March 27th 1882

Subscribed and sworn to before me
March 27th 1882

John Henry H.
Notary Public
my Comm. exp. 4

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

of

Sworn to before me, this

Patrick J. O'Brien
of *5th Avenue Hotel 5th Avenue No. 234* Street

being duly sworn, deposes and says,

that on the *Ninth* day of *March*

in the year 1881, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by *James F. Goldrick*

*who struck deponent several blows on
the face with his fist cutting his
lip*
P.

without any justification on the part of the said assailant :

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

P. J. O'Brien

1881

10 - day

Police Justice.

Form 11.

Police Court--Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick J. O'Brien
5th Ave Hotel
vs.

AFFIDAVIT A. & B.

James F. Goldrick

Dated

May 10 1881

B O Bixby JUSTICE.

Capt. Clinchy 18 OFFICER.

WITNESS:

Bailed By Wm Padan
323 East 19th

General Session

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

James F. Goldrick
The Grand Jury of the City and County of New York by this indictment accuse

committed as follows:

The said

~~that~~

James F. Goldrick

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *ninth* day of *March* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *Patrick J. O'Brien*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *Patrick J. O'Brien*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Patrick J. O'Brien* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

46

FOLDER:

544

DESCRIPTION:

Gole, James

DATE:

09/07/81



544

Spring
Carl Nohr.

~~Off Schryver~~

Examined records,
for destruction of
Cheque for Steaming
No 1013 Bank

Sept. 30. 1881. Guilty
from Carson, but was
taken over, on way they
threw everything on the
appreciation of the Guilty,
now application is
amended to paper. Feb.

Counsel, Chas

Filed 7 day of Sept 1881

Pleads Not guilty (9)

THE PEOPLE

vs.

Wm. J. Schryver
vs. James Gold.

James Gold.

INDICTMENT.
Larceny from the person.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,

District Attorney.
Sept 14. 1881
pleads guilty.
A True Bill.

J. J. Hopper Foreman.

Sept 16. 1881.
Guilty as charged
Feb

See app. by Carson

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

Police Court--Second District.

Carl Koler -
of No 262 West 19th Street, being duly sworn, deposes
and says, that on the 29th day of August 1881
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 his person

the following property, to wit: 1

One plated watch chain and
Gold Medal, both together

of the value of Nine 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 Daniel Gole.

(now here) deponent had said chain attached
to deponent's vest and a silver watch in the
pocket of said vest then worn by deponent.
said medal was attached to said chain.
deponent was walking in the street Gole
came up snatched at said chain broke
it from said watch and vest and
took said chain and medal and ran
away. he (Gole) was pursued by Officer
Schuyver 9th Precinct who arrested Gole
and deponent identified him.

Sworn to before me, this

August 1881

day

Police Justice.

Carl Koler

POLICE COURT ~~FIFTY~~ DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Wole

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

New York. 4 Jones Street

Question. What is your occupation?

Answer.

Porter

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

Answer.

Nothing to say

Taken before me, this

day of

August 18*87*

James Wole

B. L. Morgan Police Justice.

Form 891.

Police Court-Second District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Carl Noller.

222 W-19th St.

Affidavit-Larceny.

James Hole.

DATED Aug 30th 1881

Wagon MAGISTRATE.

Schuyler

OFFICER.

WITNESS:

Officer Schuyler
of W. Street

\$ TO ANS.

BAILED BY

No.

STREET.



Wey - Nov 5/85

I hereby certify that
Jas Gould has been in
my employ for a
number of years. -
I have always found him
to be a trustworthy
& active young man
& can recommend him
safely to any house
that may require his
services. -

John G. Cook

84 Lambert St.

N.Y., General Services

The People's

apt

James Gold

City, County of New York John
Latham of No 17 Perry Street
in said City being duly
sworn says My business
is that of a Currier
I am well acquainted
with the above defendant
He was in my employ
during the years 1879 and
1880 and up to April last
I found said Gold
honest and trustworthy
and intrusted him with
many valuables

Sworn to before me this John Latham
16 September 1881

D.P. Benjamin

Commissioner of Deeds N.Y.C.

City County of New York for John Gaffney
5 Madison Street being duly
sworn says I am acquainted
with the above named defendant
I know for the past two
years he has been in
reputable employment
His business was that
of a truck driver, Defendant
is employed by the Sixth
Ave Railroad Company
Subscribed before me

16 day of Sept 1881 Joseph Gaffney
J. P. Benjamin
Commissioner of Deeds
N.Y.C.

City County of New York Campbell
Gole of No 4 Above Street
leaving only seven days
The above named defendant
is my son

My son was never
arrested but once before
and then sentence was
suspended. Since said
time he has been in
reputable employment
having been employed
by John Latham whose
affidavit is hereto annexed
and Mr Vonck's St
Chamber Street

Sworn before this 16
day of September 18 } Campbell Gole

D. P. Benjamin
Commissioner of Deeds
N.Y.C.

My General Services

The People

James Gold

Richards

State of New York.

Executive Chamber,

Albany, May² 1884

Sir: Application having been made to the Governor for the
pardon of James Gole, who was
tried and convicted before you Sep. 16, 1881 of
Robbery from person and sentenced
to the State Prison Reformatory

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

Gran C. C. C. C.
To Hon. Frederick S. S. S.

Ans May 5/87
Get Paper

State of New York.

Executive Chamber,

Albany, *May 2* 188*4*

Sir: Application having been made to the Governor for the
pardon of *James Cole*, who was
sentenced on *Sept 16* 188*1*, in your County,
for the crime of *P. L. from P.* for the term
of *years and* to the State Prison
Reformatory you are respectfully requested (in pursuance of
Chapter 310, Laws 1849) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict.

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

Very respectfully yours,

Genl. Chamber

To Hon. Peter B. Olney
District Attorney, &c.

Schuyler 9th

Answered
May 22nd 1884
J.B.O.

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

James Gole
of the crime of *Larceny from the*
person
committed as follows:
The said *James Gole*

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

on the *twenty ninth* day of *August* in the year of our Lord one
thousand eight hundred and eighty *- one* at the Ward, City, and County aforesaid,
with force and arms,

One chain of the value of four dollars
One medal of the value of five dollars

of the goods, chattels, and personal property of one *Carl Oahr*
on the person of the said *Carl Oahr* then and there being found,
from the person of the said *Carl Oahr* 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.

DANIEL C. ROLLINS,
BENT K. PHELPS, District Attorney.

BOX:

46

FOLDER:

544

DESCRIPTION:

Gordon, Daniel

DATE:

09/15/81



544

Sept 19. 1881
Filed 5th day of Sept 1881
Pleads Not Guilty.

THE PEOPLE

vs.
Daniel Gordon

ASSAULT AND BATTERY.

DANIEL C ROLLINS,
~~BENJ. K. PHILIPS,~~

District Attorney.

Part do Sept 19. 1881

Indy, checked -

A True Bill.

M. B. Dwyer

Foreman.

Emerson

Ed.

Offr. John H. Layton

Form 11.

Police Court—Third District, Halls of Justice.

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

of No.

the 10th Precinct Police

Street,

on *Monday* the

22d

being duly sworn, deposes and says, that

day of

August

in the year 188 *1*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

Daniel Gordon (nowhere)

who seized a hold of deponent by the body and cast him down on the side walk & after deponent had placed him under arrest. Deponent further says that said assault was committed

without any justification on the part of the said assailant

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

Sworn to before me, this

22d

day of

August 188

M. J. Conner

POLICE JUSTICE.

John H. Layton

816

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John H. Layton
10 Precinct 10
vs.
James Gordon

AFFIDAVIT, A & B.

Dated August 22^d 1881

Myself Justice.
Layton Officer.

Witness

Off M. Rooney
10th Precinct

\$500 to Ans. General Sess.

Bailed by

No.

Cam

Gordon
This man previously assaulted
Officer Michael Donovan of the 10th Precinct
who says he was unable to do duty for six weeks in consequence
of it, and was discharged if apprehended through
the inability of Rooney to appear to appear

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Daniel Gordon

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

Daniel Gordon

of the crime of

Assault and Battery

committed as follows:

The said

Daniel Gordon

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty second* day of *August* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *John H. Layton*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *John H. Layton*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *John H. Layton* and against the peace of the
People of the State of New York, and their dignity.

DANIEL C. ROLLINS,

~~BENJ. K. PHELPS~~, District Attorney.

BOX:

46

FOLDER:

544

DESCRIPTION:

Gough, Patrick

DATE:

09/19/81



544

Witnesses
Joseph W. Anderson
Officer Leamy \$15th
Chas. M. Lee
Harry Prescott

Witnesses:
Joseph H. Anderson:
Off. Joseph Leamy:

Sec. 24. 18. 21
Nov 18-21-21

Counsel,
Filed 19 day of Sept 1881
Pleads Not guilty (21)

THE PEOPLE

vs.

P.
Patrick Gough.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,

District Attorney.
Not for Nov 18. 1881.
Fried & acquitted
A True Bill.

W. J. Mear
Foreman.

Nov 10. Compl. absent

INDICTMENT.
Larceny from the person.
Article. stolen goods.

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

Police Court--Second District.

Joseph. V. Anderson
of No *Office No 75 Astor House* Street, being duly sworn, deposes
and says, that on the *3rd* day of *August* 188*1*

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 deponents*
Person.

the following property, to wit: *One Cameo. Scarf Pin*

of the value of *Nine* Dollars,
the property of *deponents*

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 *Patrick Goff.*

(Now here) from the fact that deponents
went into the Eating Saloon in 114 6th
Avenue and sat down at one of the
Tables when the said Goff ^{was in} came into
the saloon & came up to deponents and
put his arm around deponents neck.
Deponents shortly afterwards missed
Said Pin which deponents had in
the Scarf then worn by deponents.
Deponent is informed by Officer Leamy
that he arrested the said Goff who admitted
and confessed to the said Officer Leamy
that he had taken stolen and carried away
Said Pin from deponents person and informed
Said officer where the Pin could be found
J. H. Anderson

Sworn to before me, this *31* day of *August* 188*1*

W. L. Morgan Police Justice.

City and County of New York

Joseph Leamy
of the 15th Precinct Police being duly sworn
deposes and says that he has heard read
the foregoing Affidavit and that the facts
stated therein on information of deponents
are true of deponents own knowledge

Sworn to before me
this 31st day of August 1881

Joseph Leamy
R. Laborgne
(Police Justice)

2
POLICE COURT—~~FIFTH~~ DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Patrick Goff

Question. How old are you?

Answer.

Thirty three years.

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

University Place near 12th Street

Question. What is your occupation?

Answer.

Up Holster

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

Answer.

I am Not guilty—

P. Gough

Taken before me, this

31

day of

August

188*7*

P. L. Morgan
Police Justice.

Police Court-Second District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Affidavit-Larceny.

Joseph N. Anderson
~~45-101st St~~
22nd Street

Patrick Goggin

DATED August 31 1881

Magistrate.

Leamy

OFFICER.

WITNESS:

Officer Joseph Leamy
15th Precinct Office

Charles M. Lee

124th Avenue

Harry Prescott

40 West 9th Street

\$ 1000. TO ANSWER

BAILED BY

No.

STREET.



New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Patrick Gough

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. Since the occurrence I have become convinced that Gough took my pin without the intention of keeping it, probably intending it as a joke.

Joseph H. Anderson

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Patrick Gough ^{against}

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

Patrick Gough
of the crime of *larceny from the*
person
committed as follows:
The said *Patrick Gough*

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

on the *thirty first* day of *August* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

One pin (of the kind commonly called a
searf-pin) of the value of five dollars

of the goods, chattels, and personal property of one *Joseph H. Anderson*
on the person of the said *Joseph H. Anderson* then and there being found,
from the person of the said *Joseph H. Anderson* 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.

~~DANIEL C. ROLLINS,~~
~~BENJ. K. PHELPS,~~ District Attorney.

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

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

The said

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

*One pin (of the kind commonly called a
Scarf pin) of the value of five dollars*

of the goods, chattels and personal property of the said *Joseph H. Anderson*

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

Joseph H. Anderson
unlawfully, unjustly, did feloniously receive and have (the said

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

DANIEL G. ROLLINS, District Attorney.

BOX:

46

FOLDER:

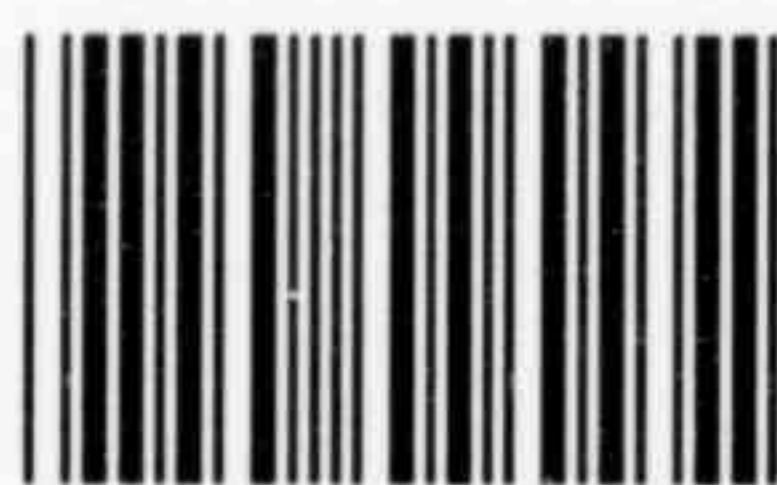
544

DESCRIPTION:

Green, Charles

DATE:

09/21/81



544

BOX:

46

FOLDER:

544

DESCRIPTION:

Wilson, Charles

DATE:

09/21/81



544

Phelps

W. L. Chapin

W. L. Andrews

Chester, Sept. 25

Filed 21 day of Sept 1881

Pleas at City 21.

vs. THE PEOPLE

vs.

Charles Green.

vs.

Charles Wilson.

DANIEL G. ROLLINS,

District Attorney

Part two Sept 21, 1881

No 2 Pleas, Burg 27.

A True Bill.

W. L. Chapin

Foreman.

Part two Sept 29, 1881

No 1. Trial, convicted

Burg 1st dg.

Sept 30/81

No 1. 15 Years R.

No 2. 12 Years S.P.

W. L.

Burg. 1 dg. S. Burg 27.
vs. Dec. 1881

Police Court—Second District.

City and County
of New York. } ss:

William J. Andrus. aged 21 years. Clerk.
of No. *20 West 9th* Street, being duly sworn,

deposes and says, that the premises No. *211 West 9th*
Street, *13* Ward, in the City and County aforesaid, the said being a *Dwelling*
and which was occupied by deponent as a *Dwelling and place of Abode*

were **BURGLARIOUSLY**
entered by means of *forcibly opening the front hall*
door with false keys.

in the *night* time on the *14th* day of *September* 1881

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

Two Fur sets consisting of two Fur Caps. Two.
Two Muffs and Fur ties of the value of sixty dollars.
and other property of the value of fifteen dollars.
all of the value of seventy-five dollars.

the property of *Louise Estey a widow.* and in deponent's care and
charge 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 *Charles Green^{and} Charles Wilson (murder)*

for the reasons following, to wit: *that at or about the hour of*
11³⁰ O'clock P.M. on the 13th day of September
1881. Deponent securely fastened the said
door and retired to bed. shortly afterwards
deponent was awakened by hearing footsteps
in the hallway. Deponent got up and
on searching the house deponent heard
talking in the cellar. Deponent then
fastened the cellar door and went in search
of a policeman and on deponent returning

with a Policeman. Deponent found
Officer James Brady in the house who
went down in the cellar and found
the said Green and Wilson there concealed

Sworn to before me } *Wm J. Andrus.*
this 14th day of September 1881 }
Salom Smith Justice

City and County of
New York. S.S.

James Brady of the
13th Precinct Police being duly sworn
deposes and says that at or about the
hour of 3. O'clock. A.M. on the 14th day
of September 1881. he was called into premises
No 20 West 9th Street and on searching the
cellar of said premises deponent found
concealed therein Charles Wilson
and Charles Green with the property
described in the foregoing affidavits
in their possession

Sworn to before me } *James Brady*
this 14th day of September 1881 }
Salom Smith Police Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

Seamus DISTRICT POLICE COURT.

Charles Wilson 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.

Charles Wilson

Question. How old are you?

Answer.

Thirty four Years.

Question. Where were you born?

Answer.

New York City -

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

Answer.

96 Bayard Street 3 Months

Question. What is your business or profession?

Answer.

Cook

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

Answer.

I admit entering the premises and having the property in my possession in Company with Charles Green I do not admit the burglary Charles Wilson

Taken before me, this

day of

September 188*7*

Salmon Smith
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Second DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Charles Green*

Question. How old are you?

Answer. *Twenty six Years.*

Question. Where were you born?

Answer. *Philadelphia Penn*

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

Answer. *No permanent home*

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 am not guilty—*

Charles Green

Taken before me, this *14th*
day of *September* 188*7*

Salou Bunch
Police Justice.

Police Court-- 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William F. Andrews.
Geo. M. G. H. & Co.

1 Charles Green
2 Charles Wilson

Offence, Burglary

Date September 14th 1881

Salou B. Smith Magistrate.

Brady Officer.

Clerk.

No. 4, by
Residence
Street,

No. 3, by
Residence
Street,

No. 2, by
Residence
Street,

No. 1, by
Residence
Street,

BAILED.

Witnesses
James Brady
No. 15 Duane St. Police Street.

No. Street,

No. Street.

Com

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 Charles Wilson

and Charles Green
guilty thereof, I order that ~~he~~ ^{held to answer the same and be} be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated September 14th 1881

Salou B. Smith 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.

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 William Andrews.
28 m 9th St
2 Charles Green
3 Charles Wilson

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Date September 14th 1881

W. B. Smith Magistrate.

Brady Officer.

Clerk.

Witnesses James Brady

N. B. Owens Police Street

No. Street,

No. Street.

Com

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

Dated September 14th 1881

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1881

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated 1881

Police Justice.

State of New York.

Executive Chamber,

Albany, June 1884

Sir: Application having been made to the Governor for the
pardon of Charles Secor, who was
tried and convicted before you Sep. 30, 1881 of

Rebig, 1st and sentenced
to the State Prison 10 years

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

John A. Bluehead
To Hon. Frederick Seymour
Governor
Executive Clerk

Aug 27/84
Get Babes

Getminers

Sept/84.

May / 84

July / 84

State of New York.

Executive Chamber,

Albany, June 10 1884

Sept 1881

Sir: Application having been made to the Governor for the
pardon of *Charles Green*, who was
sentenced on *Sept 30* 1881, in your County,
for the crime of *Burglary* for the term
of *1* years and to the State Prison

you are respectfully requested (in pursuance of
Chapter 310, Laws 1849) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict.

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

Very respectfully yours,

James C. Cleveland
of Goodwin & Brown
Executive Clerk

To Hon. Peter B. Olney

District Attorney, &c.

Received June 21, 1884

J. B. O.

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Charles Green, and
Charles Wilson.*

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Green and Charles Wilson
of the CRIME OF

committed as follows:

The said
Charles Green and Charles Wilson each
late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *fourteenth* day of *September* in the year of our Lord
one thousand eight hundred and eighty - *one* with force and arms,
about the hour of *eleven* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Louise Estey
there situate, feloniously and burglariously did break into and enter, by means of *forcibly*
breaking open an outer door of said dwelling house
whilst there was then and there some human being, to wit, one

William J. Andrus within the said dwelling-house, ~~they~~ the said
Charles Green and Charles Wilson
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Louise Estey*

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

And the Grand Jury aforesaid, by this indictment, further accuse the said
Charles Green and Charles Wilson
of the CRIME OF

committed as follows:

The said
Charles Green and Charles Wilson
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, about the hour of *eleven*
o'clock in the *night* time of said day, the said *L*
Two caps of the value of ten dollars each
Two muffs of the value of ten dollars each
Two ties of the value of ten dollars each

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

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

Charles Green and Charles Wilson
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

Two caps of the value of ten dollars each

Two muffs of the value of ten dollars each

Two ties of the value of ten dollars each

of the goods, chattels and personal property of the said

Louise Estey

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

Louise Estey

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

Charles Green and Charles Wilson

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

DANIEL G. ROLLINS, District Attorney.

BOX:

46

FOLDER:

544

DESCRIPTION:

Green, Edwin C.

DATE:

09/13/81



544

Counsel,
Filed *13* day of *Sept* 187*7*
Pleads

THE PEOPLE
vs.
Grand Larceny of Money, &c.
INDICTMENT.

Egwin C. Green

Goodwin
David L. Collins
BENJ. K. PHELPS,
District Attorney.

A True Bill.

A. D. Whelan
Foreman.

Sept 14/77
Read G. J. Phelps
Sentence suspended

Witness:
Andrew J. Mathewson

A

A. J. MATHIWSOON'S REAL ESTATE AND LAW OFFICE, 199 7th AVENUE,

New York, July 15 1884.
Mr. S. Cushman.

Received from

the sum of \$ 116.66

for one Month's Rent in advance, to

Aug 1

for Rooms in No. 309 8th Ave

\$ 116.66

A. Mathieson

OFFICE HOURS—From 8 in the Morning till 6 in the Evening.

W.S.B.

Green

11666
951
9766

N. S. Coulman
Brisson

FORM 0491

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

Police Court--Second District.

Andrew J. Mathewson
of No *199 Seventh Avenue* Street, being duly sworn, deposes
and says, that on the *15th* day of *July* 1881
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *by trick and device*

the following property, to wit:

A quantity of United States Silver
Coin various denomination together value of \$10.00
A quantity of United States Treasury
Notes various denomination's together of the value of 106.00
a quantity of copper coins United States -
Coinage of the value of .66
And in the aggregate

of the value of *One hundred and sixteen ⁶⁶/₁₀₀ Dollars,*
the property of *deponent and wife*

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 *Edwin S. Green*

(now here) that deponent is the agent in charge
of estate of Charles F. Southmayd. Green had
been in deponent's employ as a collector but,
during the past two months and until his
arrest Green was employed by deponent as
an office boy and had no authority to collect
money. that deponent is informed by Wells, S.
Bushman that on said 15th July 1881 said Green
came to him and said that Mr Mathewson
had sent him Green ^{for} the rent for month of
July 1881. that he Bushman then ^{gave} him
on said day said money above described
and Green gave him the receipt attached
hereto marked "A": and deponent, further says -

Sworn to before me: this

1881

day

Police Justice.

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

Police Court--Second District.

Andrew J. Mathewson
of No 199 Seventh Avenue Street, being duly sworn, deposes
and says, that on the 15th day of July 1881
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, by truck and device

the following property, to wit:

A quantity of United States Silver
Coin various denomination together value of \$10.00
A quantity of United States Treasury
Notes various denomination's together of the value of 106.00
a quantity of copper coins United States -
Coinage of the value of .66
And in the aggregate

of the value of One hundred and sixteen ⁶⁶/₁₀₀ Dollars,
the property of deponent and bailee

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 Edwin B. Green

(now here) that deponent is the agent in charge
of estate of Charles F. Southmayd. Green had
been in deponent's employ as a collector but,
during the past two months and until his
arrest Green was employed by deponent as
an office boy and had no authority to collect
money. that deponent is informed by Wells, S.
Bushman that on said 15th July 1881 said Green
came to him and said that Mr Mathewson
had sent him Green ^{for} the rent for month of
July 1881. that he Bushman then ^{gave} ~~paid~~ him
on said day. said money above described
and Green gave him the receipt attached
hereto marked "A": and deponent, further says -

Sworn to before me this day

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that said Green has appropriated said money
to his own use with the felonious intent to cheat
and defraud this deponent

Sworn to this 19th day of
August 1881 before me.

R. L. Morgan
Police Justice

J. M. A. Mearns

City and County of New York: Wells S. Cushman
-man of N^o 309, 8th Avenue being duly
Sworn says that he is a tenant of the
Estate of Charles F. Southmayd of which -
Andrew J. Mathewson is agent. that he has
heard read the foregoing affidavit of said
Andrew J. Mathewson and so much of it
as relates to deponent is true

Sworn to this 19th day of
August 1881 before me.

R. L. Morgan
Police Justice

Wells S. Cushman

Police Court-Second District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Andrew J. Matheson
us. 189 7th Ave.
Edwin L. Green

Affidavit-Larceny.

DATED August 19th 1881

Morgan
Campbell
OFFICE 16th

WITNESS:

Wells J. Bushman
309. 8th Avenue
Thos. Williams
782. 8th Avenue
Mr. Osborn
447. West 19th Street

\$ 7.00
RECEIVED
AUG 22 1881
BAIL BY
STREET.
No.

PLEADING.

Part

Have this indictment
promptly found &
put it on pt. 1.

877

POLICE COURT—~~FIFTH~~ DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Edwin B. Green

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

City of New York

Question. Where do you live?

Answer.

30 2 1/2 west 22nd Street

Question. What is your occupation?

Answer.

Clerk

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

Answer.

Nothing to say. I took the money.

Edwin B. Green.

Taken before me, this

day of

19th
August 1881

R. L. Morgan

Police Justice.

Court of General Sessions

The People vs
vs
Edwin B. Green

City and County of New York J.

Robert J. Andrews being duly sworn says,
as follows; I am aged fifty-five years. I have
been a merchant doing business in the City of New
York for twenty-eight years last past and am now
engaged as a merchant in the Silk and millin-
ery goods business, residing at No. 139 West
43rd Street where I have resided for the last
twenty-six years. I know Edwin B. Green the
prisoner from a boy up. He is between fifteen
and sixteen years of age. His father died when he
was a child. His mother died last year, she being
insane at the time of her death. The prisoner is
an orphan. His oldest brother Mr. George H. Green of
No. 307 1/2 West 42nd Street has supported the family
consisting of his Step Mother and three brothers of
whom Edwin is one. I have known the family
for more than nineteen years. The brother George H.
Green has been in my employ for more than
thirteen consecutive years. He has used the money
which I have paid him in the support of his

Mother, brothers and this younger brother the prisoner.
No more Exemplary man can be found in the City of
New York than George H. Green the brother of the prisoner.
He has kept his brother Edwin in the Public Schools
until about a year and a half since - Edwin is
not a vicious boy, but a kind hearted confiding
lad who was never charged with any offence
before this - He is a boy of Excellent habits and must
have been led into the appropriation of the money men-
tioned in the indictment by the importunity of others.

I truly believe that if sentence is suspended, the
boy will become a useful, moral and good citizen, but
if he should be sentenced to the penitentiary he would
be ruined for life.

Sworn to before me

September 14th 1887

John H. Meyers

Notary Public N.Y.C.

Robert T. Andrew

Court of General Sessions

The People &c

against

Edwin C. Green

3
3
3
3

City and County of New York &c.

George H. Green being duly sworn says, I am a brother of the prisoner Edwin C. Green. My age is thirty two years. My brother Edwin is an Orphan aged fifteen years. His father died when he was a child. I have provided for his support and my Mother's until she died about seven months ago. I continue house keeping and provide for my three brothers, and will continue to care for Edwin on his release. Edwin has been a kind, moral, studious boy; standing in the public school at the time of his examinations on an average of about sixty eight per cent. He left school about eighteen months ago and entered into employment with Mr. Matthewson, and was never employed elsewhere. He was never charged with any offence before this indictment.

I believe his offence was more the result of a boyish prank than any disposition to commit a deliberate crime. The influences which will hereafter surround him, if sentence can be suspended will as I verily believe make him a useful, honest and respectable member

of society - Since his imprisonment I have visit-
-ed him at ~~his~~ ^{his} tubs in his cell and conversed
with him, and he expressed penitence, and regret at
the crime which brought him there, and feels keenly
his position.

For my own character and standing I beg leave to
refer to

Max Held a Merchant of No. 553 Broadway

George N. Sanford " 603 "

Edward G. Hansons " 557 "

R. L. Evans " 557 "

Morris M. Berg " 561 "

I sworn to before me } George H. Greene
September 14th 1881 }

John H. Meyers

Notary Public N.Y.C.

Court of General Sessions

The People &c

against

Edwin C. Green

City and County of New York ss.

John N. Todd being duly sworn says, I reside at 396 Fourth Avenue in the City of New York. I am in the upholstering business. My age is forty six years. I have resided in the City of New York for over thirty years. I have been in business ever since I arrived at the age of twenty one years. I have known Edwin C. Green since he was a child. He has always been a studious, moral, good boy. He has never before been charged with crime. I cannot now believe that he intended to commit any crime - I have made diligent inquiry into all the circumstances attending his appropriation of the ^{which had} money ~~which~~ been left in his hands (a mere thoughtless boy) by his employer, and verily believe that his expenditure of the money was the result of a boyish prank rather than any deliberate crime. I beg leave to refer for my own standing to Mr. D. Morrow of No. 12 John St. N. H. Long No. 918 Broadway; Alderman W. A. Kelly of Brooklyn &

Osworn to before me
September 14th 1881

John W. Ladd

John H. Meyer
Notary Public N.Y.C.

Grant of General Sessions
The People &c

against

Edwin L. Green

Affidavits on motion to suspend

Sentence

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

committed as follows:

The said

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

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

of the goods, chattels, and personal property of one

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

BENJ. K. PHELPS, District Attorney.