

0508

BOX:

368

FOLDER:

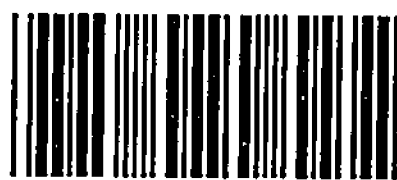
3454

DESCRIPTION:

Gardener, Christina

DATE:

10/29/89



3454

Witnesses;

Anna M. Weld

October 28 1889

~~I have examined the~~
evidence in this case
very thoroughly, in
view of same and the
with review of the
complaint herein
do not believe a com-
plaint could be had
of any more knowledge
of the defendant's
life, i.e. this charge
is a good one
for honesty. Defendant
has been confined in
about one month.
I have to state
for these reasons
that defendant has
charges for this indict-
ment.

Henry H. Thompson
D.P.P.
Under the above statement of facts
I have to the applicant's witness
and have to recommend the
Magistrate of the District
John 17/89.

256

Counsel, *29* day of *Oct* 1889
Filed *Sept 30*
Pleads, *30*

THE PEOPLE
vs.
Christina Gardenor
PETIT LARCENY.
[Sections 528, 532 & 534 Penal Code.]

JOHN R. FELLOWS,
District Attorney,
Pr Nov 27/89,
on recon. of Dist. Atty.
indict. des. R.B.M.

A True Bill

M. L. Cole, Foreman.

0509

0510

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS*Christina Garrison*

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.

The only evidence I have against defendant, is, that she removed her trunk from my house on the morning of Oct 17th 1889 and - having missed some property, I ascertained from her that her trunk was at the colored mission where it had been taken by an expressman. I had an officer go there and examine it, who found it not locked - and found in it the property mentioned in complaint. I do not know who put the property there; It may have been done by the girl Laura who disappeared from my house during the night before - or very early in the morning above mentioned, taking

0511

with her — as I believe — some silver
and plated ware. I have not had oc-
casion to suspect defendant of dishonesty
prior to this occurrence, and I understand
she has heretofore borne a good Charac-
ter for honesty. I would ask leave to
withdraw my complaint against her, and
for the utmost clemency of the Court
and District Attorney, as I believe
she has been sufficiently punished.

Anna H. Weld.

Dated Nov. 18th 1889

05 12

Paplo

us;

Christina Gerdner

0513

People

agst

Christened Gaudner

Officer John Roberts, of the 20th Precinct, says that on or about the 17th October last he was called to Complainant's house, and went her and defendant to the Colored Mission where he found defendant's trunk that had been sent there by defendant that morning. That before they started from the house defendant told them where trunk was, and was anxious that it should be examined, and as Complainant had charged her with knowledge of the disappearance of some silver and plated ware that was missed that morning. That he found said trunk at said mission, was not locked, and found in it an old pair drawers, and some few other ^{articles of} little wearing apparel, that defendant ^{said} she did not know how those things got there, that she never kept her trunk locked

0514

and that some one
must have put them there,
other than himself. That at
the request of complainant
he arrested defendant.

H.W.

Nov 12/89

People

vs:

Christina J. J. J.

0515

People

asph

Christiana Gardner

George Part employed with
Dawson Express No 521 - 17th Ave. will
serve:

About 6:30 Am. Oct. 17/89 a
colored girl came to office and
asked that we call at 205 W. 38th St
and take her trunk to Belmont Dis-
tension on 30th St betw. 6th & 7th Aves N.S.
I called there shortly after and
got the trunk. She gave me a man-
dramund to find housekeeper at
the mission saying that she would
be there about 9 O'clock; the pa-
per was not sealed and I opened
it. When I took up trunk, noticed
it was not locked, and said so, she
said it would hold together by the
catches. The trunk was very light and
unlocked when I took it away. She
remarked it was only for the mis-
sion; I told her I had to take it
along then, and that as I had first
to go to Troy boats, would deliver
it on my return, which I did between
9^{am} & 10 O'clock. The trunk was
on my wagon all the time

0516

Nov-5/89

452 West-153 St.

Henry Hartman Esq.

Dear Sir -

Christy Hubbard, nee
a colored woman, lived
with me as servant
in 1886 or 1887 for
six or eight months -
She was the only servant
I had & she had full
liberty to go to all parts
of the house - I found
her strictly honest -
I have seen her several times
since she lived with me
& have known several families
she has lived with. have heard
any thing against her honesty -

Geo. F. Jackson M.D.
452 West-153 St.

0517

Police Court 2 District.

Affidavit—Larceny.

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

Anna M. Weld
 of No. 205 West 38th Street, aged _____ years,
 occupation Housekeeper being duly sworn
 deposes and says, that on the 17 day of October 1889 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

a quantity of
laundkerchiefs, and underwear the
property of member of deponent's
family of the value of about
three dollars (\$ 3)

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 Christina Gardener / now

here for the reason that defendant
 was employed by deponent as
 a cook, and she had access to
 said property in deponent's house at
205 West 38th St. Deponent was
 present at the colored mission on
West 30th street on said date and
 there saw Policeman Roberts of the
20th precinct search the trunk
 of the defendant, and deponent
 saw the said laundkerchiefs and
 underwear taken from defendant's
 trunk, deponent asks that defendant
 be dealt with as the law directs;

Anna M. Weld

Sworn to before me this 18 day
 of October 1889

William M. Mearns Police Justice.

0518

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Christina Garman

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Virginia

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

Answer.

203 West 38 Street 2 weeks

Question. What is your business or profession?

Answer.

Cook

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

Answer.

I am not guilty

Christie Garman.

Taken before me this

18

day of *October*

1889

Arthur H. Thompson

Police Justice.

05 19

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

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

Dated *Oct 18* 188*9*..... *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.*

0520

Police Court---

2

1585 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Anna M. Wild

205 West 38th St

1 *Christina Gardner*

2

3

4

Officer
W. J. D. W. J. D.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Oct 28* 188*9*

Magistrate.

John Roberts Officer.

Precinct.

Witnesses *David Apper*

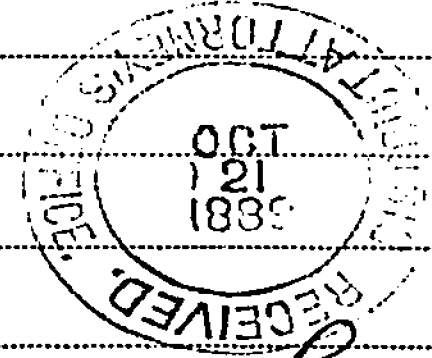
No. Street.

No. Street.

No. Street.

\$ *100* to answer *G. S.*

Cum



0521

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Christina Gardener

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

Christina Gardener

of the CRIME OF PETIT LARCENY committed as follows :

The said

Christina Gardener

late of the City of New York, in the County of New York aforesaid, on the *seventeenth*
day of *October* in the year of our Lord one thousand eight hundred and
eighty-~~nine~~, at the City and County aforesaid, with force and arms,

*ten handkerchiefs of the value
of ten cents each and divers
articles of underwear, of a number
and description to the Grand
Jury aforesaid unknown, of the
value of two dollars*

of the goods, chattels and personal property of one

Anna M. Weld

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

0522

SECOND COUNT---

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

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

The said

Christina Gardener

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

*ten handkerchiefs of the
value of ten cents each, and
divers articles of underwear
of a number and description to
the Grand Jury aforesaid unknown,
of the value of two dollars*

of the goods, chattels and personal property of one

Anna M. Weld

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

Anna M. Weld

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

Christina Gardener

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

JOHN R. FELLOWS,
District Attorney.

0523

BOX:

368

FOLDER:

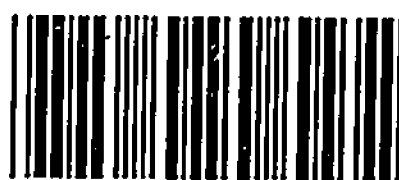
3454

DESCRIPTION:

Gearity, John

DATE:

10/24/89



3454

0524

Witnesses;

Louis Braden

Officer Brady

22-Pruch

212 J.B.W.

Counsel, *[Signature]*
Filed *[Signature]* day of *[Signature]* 1879
Plends, *[Signature]*

THE PEOPLE
vs.
[Signature]
John Gearty
[Section 498, V. 2, 528, 435, 44]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

[Signature] Foreman.
[Signature]
[Signature] 2 day
S. P. 2nd & 6th P.M.

0525

Police Court First District.City and County } ss.:
of New York,of No. 25 and 27 Rector Louis Bradt Street, aged 42 years,occupation Provision dealer being duly sworndeposes and says, that the premises No. 25 Rector Street, First Wardin the City and County aforesaid the said being a Brick buildingthe store floor of Provision Storenot which was occupied by deponent as a Provision Storeand in which there was not at the time a human being, by nameBradt and
were BURGLARIOUSLY entered by means of forcibly entering said
Store through the Jam light over
the Store door, at about the
hour of 10:00 P. M.on the 29th day of September 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:five (5) smoked hams, in all
of the value of seven dollarsthe property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byJohn Kearity, now here,

for the reasons following, to wit:

That deponent is
now here informed by officer
Brady that he, said officer,
apprehended said deponent
concealed in the water closet
in said store at the time
aforesaid, and that he, said

0526

officer, found a hammer on
the stoop opposite the open
door light of said store door,
where it had been thrown
through the open door light
out of said store. That defendant
found four (4) other hammers
missing. That the store was
properly closed and secured, and
the door light over the door
left open for ventilation.

Signed to before me this }
30th day of September 1888 } James Brad

W. Hogan Police Justice

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

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

Police Court, _____ District, _____	Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of _____	_____
_____	_____
_____	_____
_____	_____
_____	_____
Dated _____ 1888	Magistrate.
_____	Officer.
_____	Clerk.
Witnesses, _____	_____
No. _____ Street, _____	_____
No. _____ Street, _____	_____
No. _____ Street, _____	_____
§ _____ to answer General Sessions.	_____

0527

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police Officer of No. 2nd Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Louis Bruck
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of

188

30th
September
9
Shagan
Police Justice.

Patrick Brady

0528

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I have nothing to say.
John Gearity

Taken before me this

day of September 188

Police Justice.

0529

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

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

Dated Sept. 30 1889 [Signature] Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0530

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

1480

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Beach
26427 *Inspector*
John Security

2 _____
3 _____
4 _____

Offence *Mayday* *and* *Lanary*

Dated *September 30* 188 *9*

Hogans Magistrate.

Brady Officer.

2 Precinct.

Witnesses *Patrick Brady*

No. *2* *West. Police* Street.

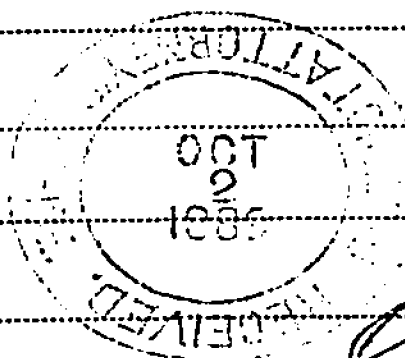
No. _____ Street.

No. _____ Street.

\$ *1000* to answer *G. S.*

Com...

Pr...



0531

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Garity

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

John Garity

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

The said

John Garity

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

Louis Bradt

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

Louis Bradt

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

0532

SECOND COUNT—

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

of the CRIME OF *John Gearity*
John Gearity LARCENY

committed as follows:

The said *John Gearity*

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

*five smoked hams of the
value of one dollar and fifty
cents each*

of the goods, chattels and personal property of one *Louis Brack*

in the *store* of the said *Louis Brack*

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

*John R. Fellows,
District Attorney*

0533

BOX:

368

FOLDER:

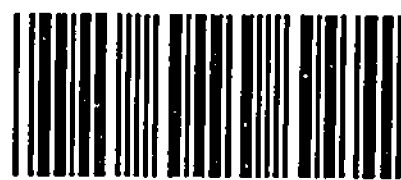
3454

DESCRIPTION:

Goldstein, Tobias

DATE:

10/23/89



3454

0534

Witnesses;

Wm. Corbison

Off. Hood & Snyder

11th Dec

Counsel,

Filed

day of

18

Pleads,

Chapman

THE PEOPLE

vs.

B

Sobias Goldstein

off for the term
by the court

Grand Larceny Second degree.
[Sections 528, 534, Penal Code].

Now 7th - the agreement was to keep
JOHN R. FELLOWS,
who of the Court, carrying it for, to
Cary 10th District Attorney

Off. Goldstein

A True Bill.

M. L. Cole, Foreman.

Oct 30 - 4th (M. L. Cole)

serve sentence personally,

Jan 10/90 MD

0535

Police Court—9 District.

Affidavit—Larceny.

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

William Corbison
of No. 113 Mott Street, aged 22 years,
occupation peddler of Jewellery being duly sworn
deposes and says, that on the 29 day of August 1889 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 nighttime, the following property, viz:

One gold watch (elgin movement) of
the value of twenty three dollars

W. Brady 3 yrs ago =
kid. Corbison

arrested in Broadway

1888. arrested stealing
from person
House freight

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 Tobias Goldstein, (now here)

from the fact: On said date, deponent
came into the residence of said defendant at 112 H. Lindlow Street
and offered the above mentioned property
for sale and allowed that defendant could
take the said property out and have it examined
in regard to its quality and real value. The
defendant went away and came back about
thirty five minutes after and offered deponent
twenty five dollars for said watch, deponent
demanding thirty five dollars and when defendant
did not give any more, deponent asked for
his property, and the said Goldstein handed over
to the said deponent an entirely valueless
watch, which deponent refused to take,

Police Justice.

0536

Wherefor deponent charges, that said
Pobias Goldstein did feloniously take, steal
and carry away the said property, ~~in violation~~
from his possession in violation of the statutes
in such case made and provided.

Sworn to before me this
28th day of August 1889 } William Corbison
by Corbison }
Police Justice }

0537

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name.

Answer.

Tobias Goldstein

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Poland

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

Answer.

11 Hudson St. 10 years

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

*I am not guilty and
I demand my expatriation
Tobias Goldstein
mark*

Taken before me this

day of

August

188

1890

Police Justice.

0538

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.....

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

Dated *Aug 28* 188*9* *W. J. G. M.* Police Justice.

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

Dated *Aug. 28* 188*9* *W. J. G. M.* 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 Ju

0539

BAILED,

No. 1, by Chas. Brudel

Residence 30 Ludlow Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Po B
Police Court

31264
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Am. Corbin
vs. Sophia Goldstein

2

3

4

Dated Aug 28 1889

Quinn Magistrate

Bygger Officer.

11 Precinct.

Witnesses

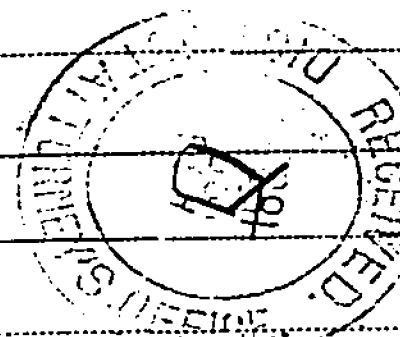
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer PS

Bailed



0540

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Tobias Goldstein

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

Tobias Goldstein

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

The said

Tobias Goldstein

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

one watch of the value of
twenty-nine dollars

of the goods, chattels and personal property of one

William Corbison

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

John P. Fellows
District Attorney

0541

BOX:

368

FOLDER:

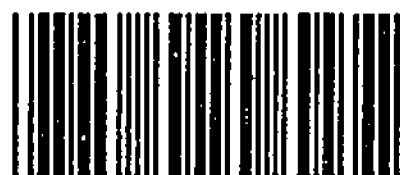
3454

DESCRIPTION:

Gorham, William C.

DATE:

10/24/89



3454

0542

Witnesses:

Henry Von Minden

Counsel, *A*

Filed *Oct* day of *1889*
Plends, *July 25*

THE PEOPLE

vs.

H
William C. Gorman

26
26
and
1889

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

Wm. L. Doyle
Oct 29 1889
Plends of J. R. Gorman
J. R. Gorman & Co. 21
P. M.

Grand Larceny, 2nd degree
(False Pretenses).
[Section 528, and 58, Penal Code].

The illustration shows a vintage check from the Commercial National Bank in New York. The date is September 27, 1899. It is made payable to W. C. Hoffman Esq. for the sum of thirty dollars (\$30.00). The check features ornate typography and a large decorative border on the left side. The signature of J. A. Dorphley is written across the bottom right.

0544

Wegmann
Von Münster
Eggen

Ch. L. L.

0545

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Henry Von Minden
of No. 125 Grand Street, aged 32 years,
occupation Liquor dealer being duly sworn
deposes and says, that on the 27th day of September 189 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Good and lawful money of the United
States of the value of Thirty dollars

the property of deponent and present

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 William C. Garham (now here)

for the reasons that on said day the
defendant induced deponent to cash
the annexed check for thirty dollars
and deponent gave the defendant
said money. That said check is
drawn upon the Commercial National
Bank of New York City and payable
to the order of defendant and signed
by T. A. Dorphley for the above amount.
That the defendant offered said check
to deponent as genuine and would
be paid upon presentment. That
said check has been presented at
said bank for payment and payment

Sworn to before me, this
18 day

Police Justice.

0546

has been refused - Deponent is informed by Charles W. Parsons (now here) that the Parsons is a book keeper of said Commercial National Bank and that that T. A. Dorphley has no account or funds in said Bank and that said check was drawn without authority. That subsequently the defendant induced deponent to cash a similar check for Seventeen dollars.

Wherefore deponent charges the defendant with wilfully with intent to defraud deponent of said money induced deponent to part with said money in the manner aforesaid, he well knowing that the maker or drawer had no right or authority to draw the same.
Sworn to before me } Henry Von Minden
this 14th October, 1889. }

D. J. C. Butler
Police Justice

0547

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles W. Parsons
aged 21 years, occupation Book Keeper of No.
78 Wall Street, being duly sworn deposes and

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

Sworn to before me, this 14
day of October 1888 Chas W. Parson

Do J. C. Kelly
Police Justice.

0548

First District
Police Court

Nancy Van Muisen } Charged with
a girl } Grand larceny
William J. Jordan } (Oct 16/1889
Before Hon.
Samuel O'Reilly
Police Justice

Complaint of Examined by
Mr. Quinn

Q How long have you known the
defendant?

A 45 years

Q At the time he presented the deer
was there any conversation had
between you and him?

A No conversation that I know of
except an every day, an every day
conversation in the bar room

Q You keep a bar room?

A Yes sir

Q And to tell you how he came in
possession of the deer?

0549

2

William not mistaken I believe he
told me that he received them from
his mother's maternal law.

If you presented these checks at the
bank did you not?

As did you Sir? Was told there
was no account there.

If had this account been in the
habit of visiting your place?
Answer

H

0550

13

Edward Morello being duly
sworn deposes that says
Mr. Berlinger, witness counsel
asks the witness to instruct the witness
that he can decline to answer any
of the questions put to him on the
ground that he is the defendant
in other cases of this character, and
they may tend to degrade and
incriminate him.

By the Court:

The witness is so instructed.
Q. Mr. You are so charged with passing
these forged checks I want to show
that they were given to him by you
Ayes, sir they were.

Q. How long have you known the
defendant?

A. About

Q. Do you remember giving those checks
to him for the purposes of getting
them cashed?

Ayes, sir.

Q. What representations did you make

0551

to him ?

A. I would move 'I told him to get them cashed for me

Q. Did you tell him the checks were good ?

A. Yes Sir

Q. You had no other transactions with him ?

A. No Sir

Q. At the time you gave those checks to the defendant you knew that they were less ?

A. I thought they were valuable I didn't sign those checks. I have cashed checks for me before and they were all right

Q. And on those representations he cashed those checks ?

A. Yes Sir

By the Court

Q. What did you do with the money that he got on the checks ?

A. I paid it over to me

Q. All right ?

0552

Ques. Sir

Q And what did you do with it?

A I paid some debts I had to pay

Q What did you give him for transacting
this business?

A A percentage

Q What percentage?

A I guess 3% cent

Q In writing or otherwise?

A He was doing me a favor I had
no bank account at that time

I would make him a present

Luce. Closed

Defendant bound to bail in sum
1000 to answer J. D.

0553

Sec. 198, 200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer. *William C. Gorham*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *226 East 50th Street. 1 year*

Question. What is your business or profession?

Answer. *Insurance agent*

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*
W.C. Gorham

Taken before me this

day of *October* 188*9**W.C. Gorham*
Police Justice.

0554

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

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

Dated Oct 16th 1889 D. J. C. R. Police Justice.

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

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

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

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

0555

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

188
Police Court---

1569
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Van Muden
125 Grand st
William C. Gorham

2 _____
3 _____
4 _____

Paul H. H. H. H.

Dated *Oct 14* 188 *9*

O'Reilly Magistrate.
Cap. McLaughlin Officer.
Catskill Precinct.

Charles W. Carson
78 Wall Street.
Astoria Leak
225 Spring Street

Ex 1500 Oct 16 Street.
Cashier East River Nat Bank
Broadway
No. *George P. Smith* Street.
1000 149 - 6th Ave.
Cashier East Side Bank.

COMMITTED.

0556

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

William C. Gorham

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

William C. Gorham

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

The said William,

late of the City of New York, in the County of New York aforesaid, on the 27th
day of September, in the year of our Lord one thousand eight hundred and
eighty-nine, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud Henry Van Munden and George
Eberth, copartners,

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

That a certain paper writing in the words
and figures following, to wit:

\$300.00 New York Sept 27-1889
Commercial National Bank
Wall & Pearl Sts.

Pay to the order of W. C. Gorham Esq
Thirty Dollars.

No. 236 J. A. Dorphley, "
and endorsed as follows, to wit: "W. C. Gorham"

0557

which he the said William then and there produced and delivered to the said Henry and George, was then and there a good and valid order for the payment of money and of the value of thirty dollars.

And the said Henry and George

then and their believing the said false and fraudulent pretenses and representations so made as aforesaid by the said William

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said William, the sum of thirty dollars in money, lawful money of the United States of America and of the value of thirty dollars.

of the proper moneys, goods, chattels and personal property of the said Henry and George.

And the said William did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Henry and George by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Henry and George

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said paper writing which he the said William so as aforesaid then and there produced and delivered to the said Henry and George, was not then and

0558

there a good and valid order for the payment of money, and was not of the value of thirty dollars or of any value, but was wholly void and worthless.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said William to the said Henry and George was and were then and there in all respects utterly false and untrue, as he the said William at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said William in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Henry and George then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

0559

BOX:

368

FOLDER:

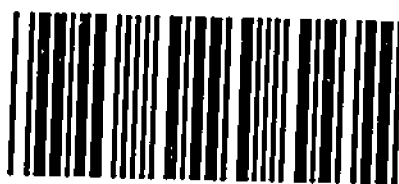
3454

DESCRIPTION:

Gorman, George

DATE:

10/10/89



3454

0560

Witnesses;

James P. Farrell

Eustace Bickel

W. O. Kane

132 Madison

Counsel,

Filed

10 day of Oct 1889

Pleads,

Arquity 18

THE PEOPLE

vs. George Gorman
and Martin Murphy
Prisoners

I

Grand Larceny Second Degree.
[Sections 628, 629, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

Pr. Nov 8/89

Pleads guilty
Sentenced on am. Indict.
A True Bill

James P. Farrell

James P. Farrell

Foreman.

James P. Farrell

James P. Farrell

0561

Police Court—

District.

Affidavit—Larceny.

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

of No. 173 Warren Street, aged 43 years,
 occupation Merchant being duly sworn
 deposes and says, that on the 18th day of September 1889 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 daytime, the following property, viz:

One piece of Women's Cassimer
Being together of the value of
Forty 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 George Gorman (Grown Rec)

for the reasons following to wit
that on said day said property
was standing in front of said
premises and deponent is informed
by Gustave A. Bickert a salesman
in the employ of deponent that
he saw said defendant take the
said property and run away with the
same when said Bickert followed
him and he dropped said property and
ran and said Bickert followed him
and caused him to be arrested.
Deponent fully identifies said
property as his & charges the defendant
with the aforesaid larceny.
James P. Farrell

Sworn to before me, this
18th day of
September 1889

So. J. McKeely
 Police Justice.

0562

CITY AND COUNTY {
OF NEW YORK, } ss.

Gustave A. Buerant
aged 43 years, occupation Salesman of No.
737 Eldridge Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of James P. Farrell
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 18 day of September 1889
Gustave A. Buerant
Police Justice.

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where ~~were~~ you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before this

day of July 188

of the Police Justice.

0564

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

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

Dated Sept 18 188 9 So. V. C. B. L. H. 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.

0565

Police Court---

144
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James P. Walker
183 vs. *George Garrison*

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

SEP 18 1889

0566

J. V. SWEENEY M. D.,
147 Greenwich St.

New York, Dec. 11th 1889.

This certifies that I am engaged to
attend Mrs. Oscar Levy of 101 Greenwich
St. in her first confinement which is
expected at any moment.

The natural nervousness which a
woman has at ^{the approach of} her first labor with the
added excitement of appearing in
a Court room I deem might pre-
cipitate her labor & endanger both
her & her child's life

Laura Chapman
this 11th day of
Decr 1889

J. V. Sweeney M.D.

Louis Hingrave
Notary Public No 170
City & County of New York

0567

The People
vs
Oscar Levy }

City and County of New York ss:

Wm. W. Hart being duly sworn deposes and says that he is now and was at the last trial the Counsel for Oscar Levy the defendant. That Mrs. Oscar Levy, the wife of the defendant was a witness at said trial and is a necessary and material witness upon the part of the defense, without whose testimony defendant cannot safely proceed to trial. Her testimony is material and necessary to show the falsity of the testimony of Officer Liverpool and one Murphy, who testified upon the last trial. That as will appear by the affidavit of D. J. V.weeney

0568

she is unable to appear in court
without great danger to her life
Sum. to be for me?
Decr 11th 1889, Mead, W. T. Hunt
Robert H. Racey,
Commr. of Deeds,
City & Co. of New York

Filed Dec 11. 1889.

0569

Defendant *Melia*
Patent

To the Honorable

The District Attorney,

Mr. John R. Fellows,

I have received a
subpoena to attend the
General Session of the
Court on the morning
of the 13th Jan. at
eleven o'clock.

I regret that it seems
impossible for me to
attend. I have been
ill for the past two

0570

(Mr. John J. Brown of Brooklyn)
writes, and not physicians
whom I have consulted
today on the matter.
I think it would be
extremely hazardous for
me to go out before
the end of the week.

I shall have to ask
therefore that my at-
tendance at Court be
deferred for a week.

I am most respectfully,

Walter E. Thompson

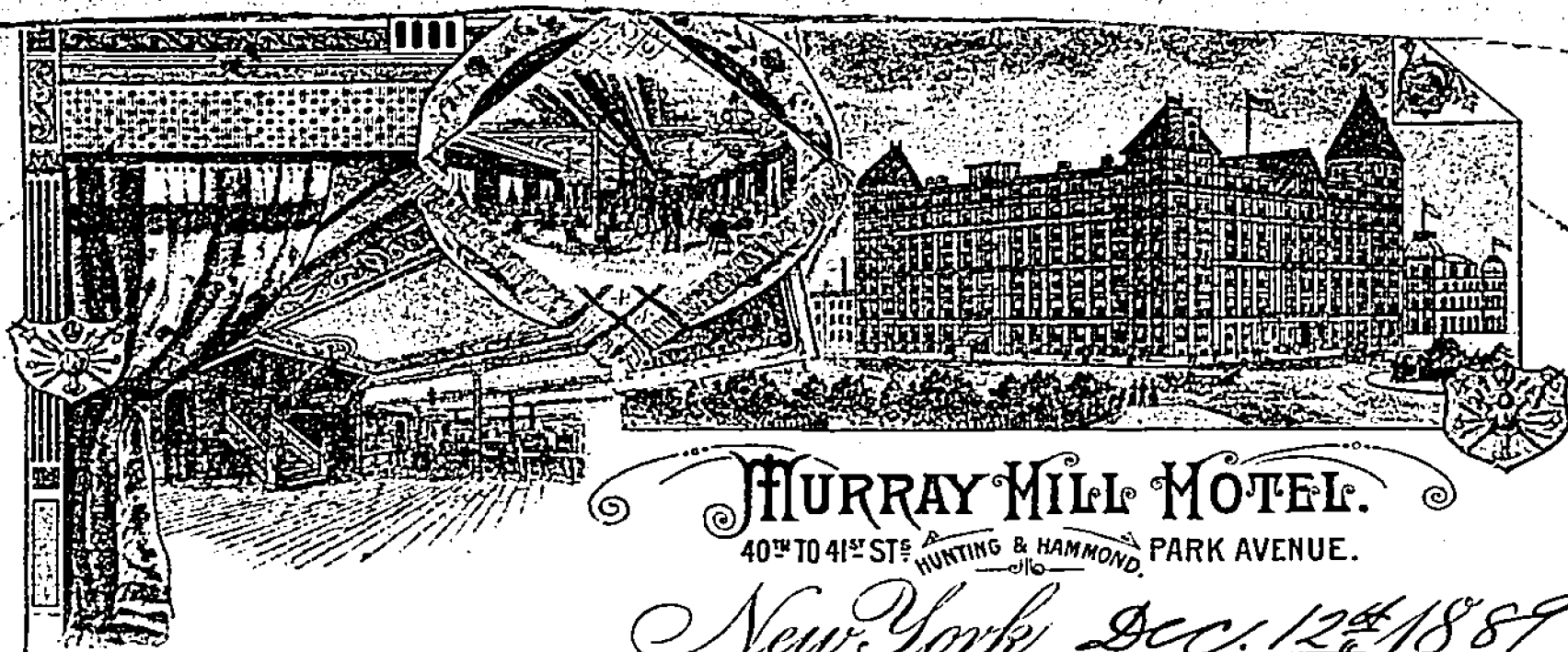
247 Piccadilly St. Brooklyn

0571

People
Meha

P+II

0572

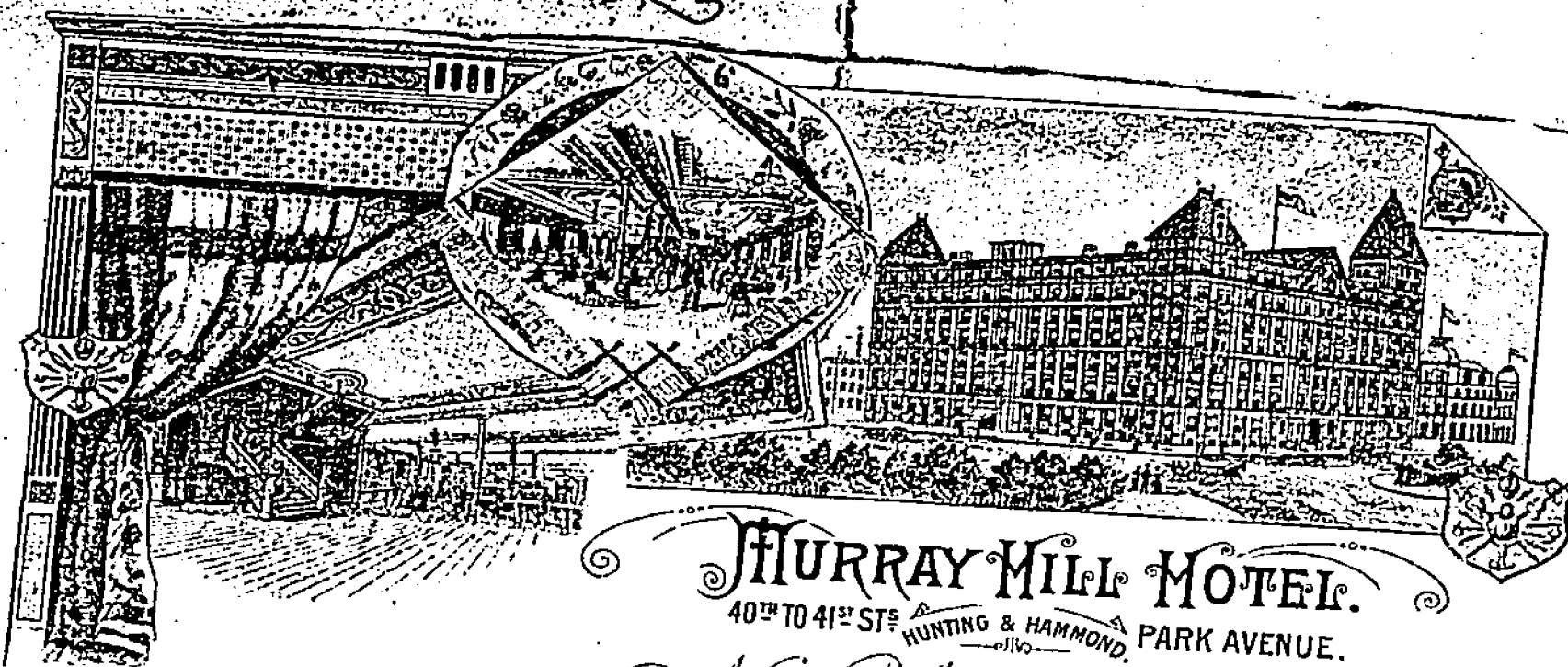


New York, Dec. 12th 1889

Hon. Frederick Smyth
Recorder New York County
Dear Sir:

At your request
I have this day visited Mrs.
Oscar Levy of 103 Greenwich St.
as to her ability to testify
at Court. I found Mrs. Levy
to be far advanced in
pregnancy, nervous, anæmic
& apprehensive. She was however
able to attend the Court. Her
worry over her husband's trouble
& her pregnancy have made
her very nervous & her
general condition is poor

0573

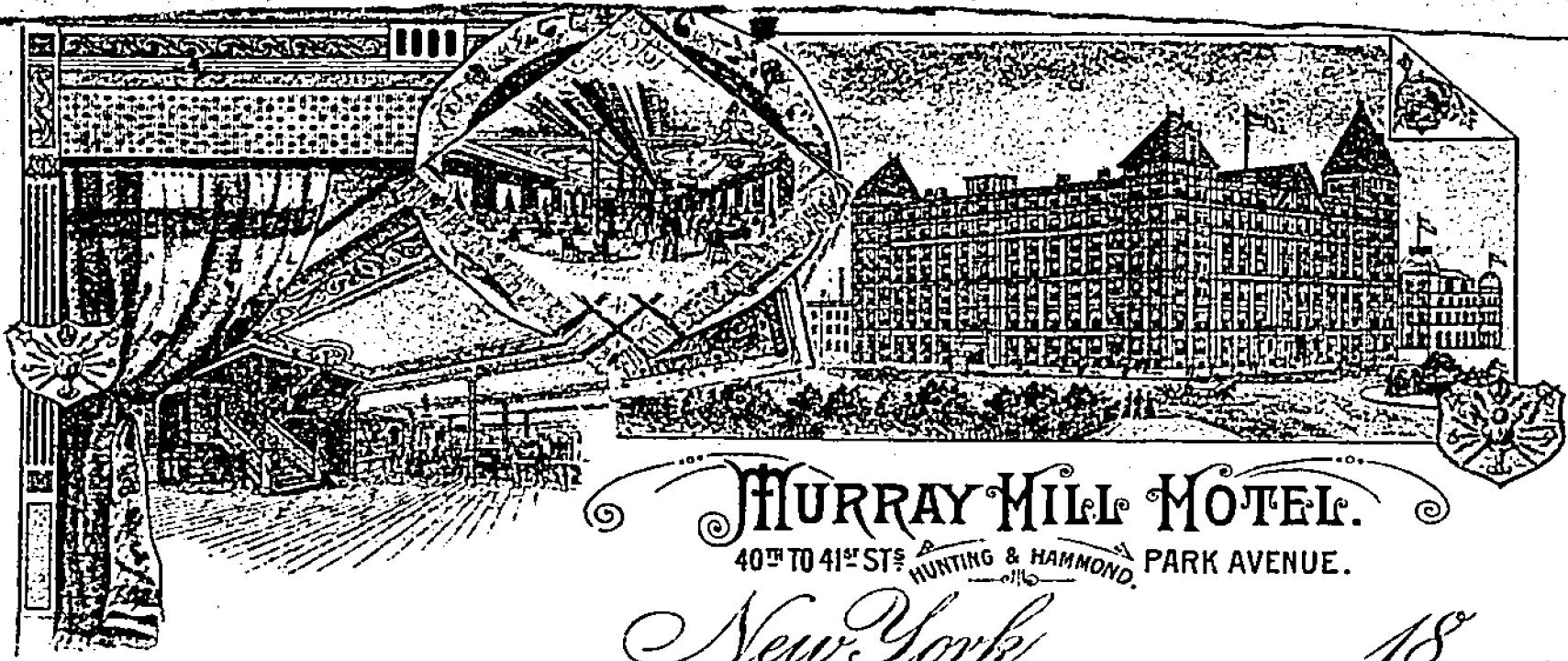


New York, _____ 18__

believe her appearance
at court & examination
will not endanger
her life or her health
& that her enforced
attendance is consis-
tent with a proper regard
for her health & her
present condition.

Respectfully Submitted
Matthew D. Field M.D.

0574



She is however able to attend court & give testimony. Unless she should attend court within a few days her confinement may come on & thus she would be unable to attend for some two months. I would suggest that she give her testimony at an early date, that she be allowed to testify without detention long in the court room & that she be subjected to as little annoyance as possible. However I

0575

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Gorman

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

George Gorman

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

The said

George Gorman

late 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-*
nine, at the City and County aforesaid, with force and arms,

*twenty-two yards of woollen cassimere
of the value of two dollars each
yard*

of the goods, chattels and personal property of one

James P. Farrell

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

*John R. Bellows,
District Attorney*

0576

BOX:

368

FOLDER:

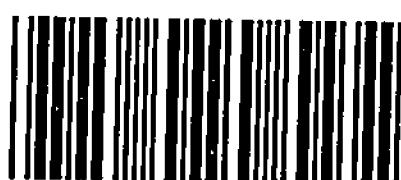
3454

DESCRIPTION:

Guilfoyle, William

DATE:

10/07/89



3454

Witnesses:

Y. Hibner

A True Bill.

W. S. G. G. Foreman.

Spencer
Foreman
Genl. M. G. G.

Counsel,

Filed

1889

Pleaded

THE PEOPLE

vs.

P

William G. G.

JOHN R. FELLOWS,

District Attorney.

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

0577

0578

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

William Guilfoyle

Assault

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. I have learned that the defendant is very respectably connected and is the sole support of his mother, and I think the imprisonment he has undergone a sufficient punishment. I do not believe that at the time of the assault the defendant intended to inflict any serious injury. I therefore pray that the prisoner be discharged by your Honor.

Sworn to before me this }
14th day of October 1889.

Henry Mersbach

Aug. Lick

Notary Public
N. Y. Co.

0579

Count of General Sessions

Proper

d

Guilfoyle

Withdrawal of Complaint

0580

The People
vs.
William Guilfoyle. { Court of General Sessions, Part I.
Before Judge Martine.

Wednesday, October 16, 1889.

Indictment for assault in the first degree.

August Steil sworn and examined.

I live at 321 East 9th Street but in September last I lived in 517 East 13th Street, I am shipping clerk for Alfred Doller and his place of business is 122 East 13th Street and he is a hat manufacturer. I have been in that employment about five years and a half, I remember the 21st of September last, I saw the Defendant on that day in 13th Street in this city between nine and ten o'clock in the morning, I saw him often before that but had never spoken to him. At the time I saw him on the 21st of September I was on the street, I had a dog with me, I was on 13th St. between Third and Fourth Avenues on the south side going from Third to Fourth Avenue. I stood near a lamp-post and I heard the dog crying, it was Alfred Doller's dog, the dog was about three or four feet from me, the Defendant took the dog by the legs and took him away; I seized the dog by the collar and pulled him on the sidewalk; the Defendant had hold of the dog by the hind legs, I did not ask him for it but took hold of the dog, he tried to hold him against me, there were three or four persons there who were struggling to get the dog, they were aiding the Defendant; the Defendant stabbed me with a small instrument in the wrist, I could not say what it was; this mark on my arm is the result of that stab; it was treated by a doctor, I don't know the name, he lives

0581

in a private hospital, I only went once to the doctor's. They took the dog away and put it in the wagon, I have told everything that happened.

Cross Examined.

When I heard the dog halloeing I recognized its voice that it was my boss's dog; when I went out on the street I saw the Defendant have hold of the dog, it was a Newfoundland dog, it had no muzzle on but there was a leather collar round its neck; when I saw this man have hold of the legs of the dog I ran up and grabbed it by the collar, I pulled the dog and he pulled it towards him, there were others also pulling on the dog, we were two or three minutes pulling and tugging at the dog. I held the collar of the dog in my left hand and was pulling with the right hand, the one which was cut; I did not hear the Defendant say to let go of the dog, I was pulling at the dog by the collar and had him by the front legs when I received that blow, I did not let go of the dog immediately when I received the blow, they took it and put it in the dog catcher's wagon, I got it back since, I paid three dollars in the dog pound; I did not go to the pound, I sent the express man there and he paid for it and brought the dog back.

I did not notice any badge on the Defendant when he had hold of the dog but I saw the badge in Court.

Frederick Hubner sworn and examined.

I live at 134 East 13th Street and am a tailor, I know the last witness and saw him on the 21st of September last I saw the Defendant at the same time at 134 13th Street on the sidewalk in front of my store, it was about a

0582

quarter to ten in the morning. The complainant is an operator in a factory and I had a coat which he took to fix up, the complainant went out of the store, he had a dog with him and all at once the dog remained standing at the lamp-post right near my store and the complainant went ahead a few paces and left the dog and did not notice it; a man came up to him and said, "the dog catchers are near by, you had better keep hold of your dog." Then the Defendant seized the dog by the collar and held him, in front of my store. Then the Complainant got hold of the dog by the collar, he moved on with the dog and all at once one of the dog catchers came and seized the dog by the hind leg, it was not this man the Defendant who first seized the dog, it was another man taller than he; I saw the Defendant afterward put the lasso around the dog's head -- at least he tried to but could not because the Complainant had his arm around the neck of the dog; two or three other men came and seized the Complainant by the neck and threw him down on the sidewalk; the Defendant was near at the time, I said to the tall man who held the dog by the hind leg, "you are stealing that dog, that dog belongs here"; at that time the Defendant was trying to get the lasso around the dog's head, I says, "you are stealing that dog, it belongs three buildings away from here in the factory"; then the Defendant and another man were hitting the complainant on the wrist with their fists to let the dog loose, to get off his hand from the dog. At that time the Complainant had the coat which he took from my store on his arm yet and when they commenced to knock at his arm the coat flew off and I

0583

advanced towards the man to get the coat and at the same time the blood was oozing from his arm; then I said to the complainant, "let the dog be" and I ran to the factory and told them what happened; when I came back they had the dog already in the wagon and they were about to start away with it; then the book-keeper came and ~~me~~ I ran up to 4th Avenue and ran to the wagon, he did not go any further with the wagon, then I had the Defendant arrested; the complainant went into a drug store when his arm was bleeding; the man who originally at the beginning seized the dog by the hind legs and the Defendant were arrested, the book-keeper at the factory where the dog belongs made the complaint at the Station House.

Cross Examined. The complainant and I are not particular friends, I did not hear everything he testified to to-day, I am sure that he had hold of the dog by the neck when the men came up and caught him, I was near by, I saw the whole of it and I am right, I did not see any knife or instrument in anybody's hand there.

George Rohloff sworn and examined.

I live at 100 Avenue A and know Mr. Steil, I saw him on the 21st of September about a quarter to ten in the morning in front of the tail, or store 134 East 13th Street, I saw the Defendant that day, Mr. Steil had the dog by the collar and the Defendant took the dog by the hind feet and he had a rope, him and another man, Mr. Steil said he should let go of the dog and the Defendant said he would not and the other man said, "if you don't let go of the dog I will punch you in the back", and so he gave him one

0584

rap in the back and then the Defendant caught Mr. Steil by the hand and said, "if you don't let go of the dog I will hurt you", he got hold of his hand and the blood commenced to run out of his hand, I saw the whole transaction, I saw the Defendant had a knife, and he put it in his pocket, it had a brown handle, it was a pocket knife and he showed it in the Station House; it was after I saw the blood that he put it in his pocket, Mr. Steil and his boss went to Fourth Avenue to get a policeman and one came from Union Square, I was there when the Defendant was arrested on the corner of 13th Street and Fourth Avenue; the Defendant said that he did not do it but he did, I heard some men around there say it was a stab, the Defendant said it was not; he put the knife in his pocket after he hit the man, he did not close it.

Cross Examined.

I am thirteen years old and live at 100 Avenue A; I go to school, this was on Saturday and I was going on an errand to 13th Street and Third Avenue, I did not know Mr. Steil before this day, it was the crowd that first attracted my attention; I heard the dog barking and when I got over I saw Mr. Steil have the dog, there were about fifteen people around there, I knew the Defendant was a dog catcher, I saw no badge on him but I saw him jump from the dog catcher's wagon, I saw the blade of the knife sticking out of the hand of the Defendant. I did not say anything or call out anything when I saw the Defendant with a knife in his hand. I went with the policeman to the Station House and then to Essex Market Court. and afterwards I went home.

0585

Jacob Zorn sworn and examined.

I am a policeman connected with the 14th precinct and on the 21st of September arrested the Defendant at 13th Street and Fourth Avenue, he was charged with stabbing the complainant Steil who was there at that time, I noticed his arm all bloody and he seemed to have a stab in the hand and one wound in the arm, it was bleeding from these places; there were several people there who said he was stabbed, they said that in the presence of the Defendant, he said he did not stab him, that is all I know of the occurrence.

Cross Examined. I searched the accused and found the knife I now produce in his pantaloons pocket, there was no blood on it, I asked him going to the Station House if he had a knife and I searched him on the street on the way to Court, he handed me the knife I examined it and there was no blood on it at the time, I saw the dog catcher's wagon there I saw dogs in the wagon, I did not see the Newfoundland dog, Steil told me his dog was taken.

August Steil recalled by Counsel.

The dog bit me in the struggle between the Defendant and myself, the dog weighed about one hundred and forty pounds, I had the dog by the collar when I left the store but let him go from me three or four feet as he stood at the lamp-post and I went ahead, I heard the dog cry, I looked for him and then saw that the Defendant had had him by the hind legs; the dog had no muzzle on but a collar with a license.

0586

William Guilfoyle sworn and examined in his own behalf:

I have never been arrested before in my life, I live at 441 East 13th Street and on the 21st of September saw the complainant, I am an assistant dog catcher for Charles McDonald, I help to catch the dogs in that neighborhood and put them on the wagon and drive them to the Pound, I remember seeing this Newfoundland dog that Mr. Steil said belonged to him on 13th Street between Third and Fourth Avenues; when I first saw the dog he had no muzzle on him and nobody was holding him, I caught him by the hind legs to put him in the wagon to take to the Pound, the dog was at the gutter with his head down as if he wanted to drink water, after I got hold of the dog Mr. Steil grabbed it and the crowd rushed on me, I knew what it would be if they all got hold of me, I had a lasso in my pocket which was made of straps nailed together, I took that out and hit the complainant on the wrist; I put the dog in the wagon; it is not true what the boy said that I jabbed the Complainant with that knife, the only knife I had was the one I gave the Officer. I positively swear I did not have a knife in my hand. I am nineteen years of age.

The Jury rendered a verdict of guilty of assault in the third degree with a recommendation to mercy.

0507

Testimony in the
case of
Mrs. Guilfoyle

filed Oct.

1889

APPROXIMATE PERCENTAGE OF TOTAL INCOME FROM THE FOLLOWING SOURCES:

0589

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3

District Police Court.

William Guilfoyle 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 Guilfoyle*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *In the United States*

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

Answer. *41 Oak 13th St. And about 12 years*

Question. What is your business or profession?

Answer. *Box Catcher*

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.*

William Guilfoyle

Taken before me this

day of

Police Justice.

0590

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

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

Dated September 188 9 [Signature] 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.

0591

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 3 District. 1438

THE PEOPLE, &c.,
ON THE COMPLAINT OF

321 E. 9th St.
August Steel
William Wilfong
2 _____
3 _____
4 _____
Offence Peccatus
Curry

Dated September 21st 1889

Duffy Magistrate

Gorn Officer.

14th Precinct.

Witnesses Friedrich Huber

No. 134. E. 13th Street.

George Rohloff

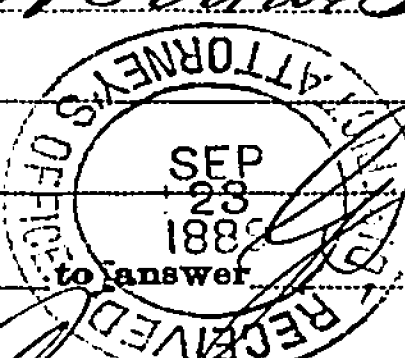
No. 100 Avenue A Street.

No. _____ Street.

\$ 500 to answer

COM

1



0592

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Guilfoyle

The Grand Jury of the City and County of New York, by this indictment, accuse
William Guilfoyle
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

William Guilfoyle

late 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-nine, with force and arms, at the City and
County aforesaid, in and upon the body of one August Steel
in the peace of the said People then and there being, feloniously did make an assault,
and him the said August Steel
with a certain sharp instrument to the
Grand Jury aforesaid unknown
which the said William Guilfoyle
in his right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent

him

the said

August Steel

thereby then and there feloniously and wilfully to kill against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

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

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

The said

William Guilfoyle

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said August Steel
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and him the said
August Steel
with a certain sharp instrument to the
Grand Jury aforesaid unknown,
which the said William Guilfoyle
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in
such case made and provided, and against the Peace of the People of the State of New York
and their dignity.

0593

THIRD COUNT—

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

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

The said

William Guilfoyle

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

the said August Steel
with a certain *sharp instrument to the*
Grand Jury aforesaid unknown
which *he* the said *William Guilfoyle*
in *his* right hand then and there had and held, in and upon the *arm*
of him the said *August Steel*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *August Steel*

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

JOHN R. FELLOWS,

District Attorney.

0594

BOX:

368

FOLDER:

3455

DESCRIPTION:

Hagen, Oswald

DATE:

10/29/89



3455

0595

Witnesses;

P. Schellingachlager

After an examination of the car,
I am of opinion that the witness
may not believe the witness,
and accordingly recommend
defendant's discharge on his own recogni-
tance.

Nov 6/09. A. B. Barker,
Deputy

Counsel,

Filed

day of

18

Pleas,

THE PEOPLE

vs.

B
Oswald Magen

ASSAULT IN THE THIRD DEGREE.

(Section 219, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. L. Cole, Foreman.
Chr. E. Epp

Def. appeared on his
own recognizance and
of Davis, D.

0596

Peter Schullenschlager
Oyer
Edward Hagan

Charged with
Shaw
Refused
Hammill Kelly
Police Justice
Aug 22/1889

Henry Lane being duly sworn
deposes & says

I was present at the time
of the above account &
know

I shall now it occurred

Around Mr Hagan's saloon it was
about after 7 o'clock when I
started up stairs from his place
his basement and as we got
up at the head of the stairs
the complainant came along
and they had some words
and the first thing I knew he
hit Mr Hagan and they had

0597

It happened that the two men and
sober strangers started to push
them.

Jack struck the first blow.
A Policeman

He struck Hogan first.
Aycoxii

When Hogan defended himself.
Aycoxii

And it was then that the club and
revolver business took place.

Aycoxii After that they were separated

Jack grabbed him by the arm

again. He began sobbing for

the club. The club started

He missed his pistol

And Examined.

He was in the saloon just when

the porter who was in the

other case was there.

A Detective noticed him

He was that man the porter in the

saloon just half an hour

before the trouble arose.

0598

3

Admiral say

When you went down but what he
was there?

Who may have been there?

When you were drinking that day?

Admiral a glass of beer,

What is your business?

A command

Where you drinking that day?

Ayes sir

When you had your supper that day?

A Different parties

Where you got your next horse and
wagon?

Ayes sir

When you were you in that

palace before you went up there?

A Suppose half an hour

Where you drinking all the time

Ayes sir

What were you doing?

A Was reading the paper for
of the time

I and did not know what

4

Q. What in when he went up stairs
with you?

A. I think he was in his shirt sleeves
I was going up with you?
Answer: Yes.

Q. Did he say anything about meeting
this watchman?

Answer: Yes.

Q. Are you sure that he said it?
A. No, not to me.

Q. Did he say it to the porter in your
presence?

A. I do not think he said it to him.
Q. How often have you spoken to
Mulligan since this case happened?
A. I have seen him every day.

Q. Did he ask you to come here as
an attorney for him?

A. He suggested me.

Q. Did you see Hogan here last of
Peter's throat?

A. I cannot say they were laughing
one another.

Q. Did he have a hat of him?

0600

A I dont think he did

By the Court

Yours there any words passed
between the complement and
dependant before any blows
were struck?

Ans Sir

What was it?

A I dont know it; they were arguing
of a young man who commenced
it?

Ans Sir

Capt Evans

Do you know whether the com-
plement had come see ^{with him} ~~at the~~
with him before the blows
were struck?

A I dont notice

As soon as you and the depen-
dant got on the top of the steps
the complement came along
and the dependant and him
had some words?

Ans Sir

0601

6

And you dont know if it was the
complainant or defendant who
commenced the argument?
Answer:

Att

7

Compliments being duly received
depose & say

I state what you know of this case &
I went for some ice cream for a
friend I got it from David
in Stone Hill and carried it
in a tin can. As I came to the
corner of Reover he came out
of his saloon and said you
god damn Dutch bastard you
spend your money some place
else and he hit me in the eyes
and I dropped my can and tried
to defend myself.

Did you ever have any trouble
with this man?

Answer I always said good morning

and good evening to him

Capt. Exalted

Did you ask him to give you a
job to watch his place?

Answer

I got his mother, or mother in law

Answer

8

If that is true that on the night in
question you asked him to give you
a fable to read at his house?
Answer

If and even if true he would have
not had anything to do with you
Answer

If and even if true that you assaulted
him?

Answer: Absolutely not.

If had you ever gone to his house
Answer: no.

When were you there last?

More than a year ago.

If your loss at his house did not
amount to much?

Answer:

9

The defendant being duly sworn deposes & says
 That he has been in
 business there 5

A year or 4 years.

Q Do you remember the night in
 question your coming up stairs?
 A Yes sir I was standing at the door
 when he passed by.

Q State what happened there?
 A He said why can't I reach your
 place? I said to him I don't
 want anything to do with you
 whatever. He kept the can down
 and he hit me on the back of the
 head.

Q Did you make use of the profane
 language with which he
 charged you?

A No sir.

Q Did you strike him first?
 A No sir he struck me first
 Corp Examined

Q At the time you said you don't

0605

10

you don't want anything to do with
him were you mad with him?
Aduo not mad no sir

If were you mad?
Aduo sir

If were you as cool about it as you
are now?

Aduo sir

If you were not at all excited?
Aduo sir

If you were not so much younger
kept cool?

Aduo sir

If wasnt you mad because he didnt
come in your place often?
What was the reason you were
in this mess with him?

Aduo sir

If didnt know what he had in that
case?

Aduo sir

If didnt tell just was too scared?
Aduo sir

Page Closed.
Do to answer Special Inquiries

0606

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Edward Hagen

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Germany

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

Answer.

32 Beaver St. 4 years

Question. What is your business or profession?

Answer.

Restaurant Keeper

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 held
I demand trial by jury*

Edward Hagen

Taken before me this

210

day of *August* 188

9

188

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Police Justice

0607

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel O'Reilly a Police Justice
of the City of New York, charging Ewald Hagen Defendant with
the offence of assault & battery

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We, Ewald Hagen Defendant of No. 32
Beaver street Street; by occupation a Purse Dealer
and Henry Gubiller of No. 411 E. 84th
Street, by occupation retired Surety, hereby jointly and severally undertake that
the above named Ewald Hagen Defendant
shall personally appear before the said Justice, at the 1st District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 20

day of August 188 9

D. J. Schellenger POLICE JUSTICE.

Ewald Hagen
Henry Gubiller

0608

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this 20 day of August 1889
To wit: District Police Justice.

Henry Zubiller

the within named Bail and Surety being duly sworn, says, that he is a resident and free holder within the said County and State, and is worth One thousand ~~Hundred~~ Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of Two house & lots viz 190 Stanton st & 411 E. 84th st in N.Y. City valued at \$4000
Henry Zubiller

124 District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Peter Schellenschwager

vs.

Ewald Hagen

Taken the 20 day of August 1889

Justice.

Undertaking to appear during the Examination.

0609

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

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

Dated August 20 1889 W. H. Bell Police Justice.

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

Dated Aug 20 1889 W. H. Bell 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.

05 10

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

1764 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Schellenschlager
vs. Stone &
Edward Hagen

2

3

4

Offence

Reilly

Dated

August 20 1889

Magistrate.

Officer.

Precinct.

Witnesses

\$500 & Aug 22

10 d. H.

No.

Street.

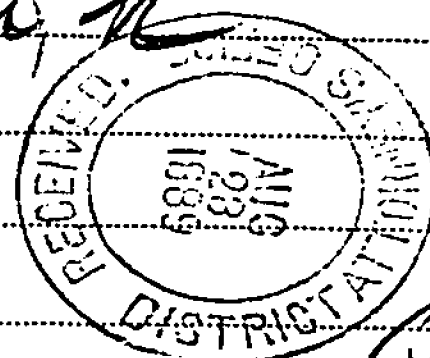
No.

Street.

\$500 to answer

to answer

Bailed



0611

Police Court— District.

CITY AND COUNTY
OF NEW YORK, ss.

Peter Schellenschlager
of No. *17 Stone* Street, aged *61* years,
occupation *Private Watchman* being duly sworn, deposes and says, that
on the *19th* day of *August* 188*9* at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by *Edward Hagen*
(now here) who struck deponent several
violent blows upon the face blackening
and bruising deponent face

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 *20th*
day of *August* 188*9*

Peter Schellenschlager
P. J. Farrell Police Justice.

06 12

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Oswald Hagen

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

Oswald Hagen

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

The said

Oswald Hagen

late of the City of New York, in the County of New York, aforesaid, on the *nineteenth*
day of *August* in the year of our Lord one thousand eight hundred and
nine at the City and County aforesaid, in and upon the body of one *Peter*
Schellenechlager in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *Peter Schellen-*
schlager did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Peter Schellenechlager* against the form of the
statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

JOHN R. FELLOWS,
District Attorney.