

0154

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gaetano, Negrini

DATE:

09/29/91



4138

335

Witnesses:

Jacob Jacobs

.....
.....
.....
.....

Counsel,

Filed

day of

189

19 Oct
11/24/30

THE PEOPLE

vs.

P

Regina Sactano

Assault on the Third Degree. (Section 219, Penal Code.)

Transferred to the Court of Sessions for trial and final disposition.
Part 2.....1897.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

M. J. Berry
Foreman

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Negrini Gaetano

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

Negrini Gaetano

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

The said Negrini Gaetano

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 ninety-one, at the City and County aforesaid, in and upon the body of one Jacob Jacobs in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and him the said Jacob Jacobs did then and there unlawfully beat, wound and illtreat, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0157

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gaffney, John

DATE:

09/10/91



4138

Witnesses:

James Devine

This case has been tried once with the result of a disagreement, the jury standing ~~in~~ for acquittal. On the trial the defendant proved good character. Under the circumstances I think the defendant should be discharged upon his own recognizance.

Sept 20, 1891

Herman M. Davis
Asst.

W. J. Devine
Counsel,
Filed *16* day of *Sept.* 1891
Pleads, *City and County*

THE PEOPLE

vs.

John Gaffney

Assault in the Second Degree.
(Section 212, Penal Code).

JOHN R. FEELEGAN,
District Attorney.

*10 acquittal
3 civil & dep*

A True Bill.

W. J. Devine
Foreman.

*Sept 2 - Sept. 15, 1891
Tried and Jury disagree.
Sept 2 - Oct. 14, 1891.
Defendant discharged on his
verbal recognizance on
motion of District Attorney.*

District Attorney's Office,
City and County of New York.

City and County }
of New York, } ss.

of No. 336 East 30th Street, aged 52 years,
occupation married being duly sworn, deposes and says,
that on the twelfth day of September 1891, at the City of New
York, in the County of New York,

Mary Dunne

I was violently assaulted by one
Bridget Gallagher in the following
manner to wit:

The said Bridget Gallagher, without
any provocation struck deponent, once
on the back and once on the head with
a certain broom handle which the said
Bridget Gallagher held in her hand.

That said assault was committed with
an intent to inflict grievous bodily
harm upon deponent.

Sworn to before me
this 23d day of Sept. 1891

J. W. Anderson
Comptroller
City of New York

Mary Dunne

0160

1469

DISTRICT ATTORNEY'S OFFICE.
City and County of New York.

Office Council St. N.Y.C.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Mary *Mary*
OR
Bridget Gallagher

Dated September 2nd 1891

Witnesses, J. J. Kennedy

No. 21 of Great Street
Leatherman Lyons

No. 404 East 29th Street,
John Donnelly

No. 661 East 10th Street

Received September 19th
By Martin J. Callaghan
638 E 30th St

0161

CORRECTION

0162

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gaffney, John

DATE:

09/10/91



4138

Witnesses:

James Devine

This case has been tried once with the result of a disagreement, the jury standing ~~for~~ for acquittal. On the trial the defendant formed good character. Under the circumstances I think the defendant should be discharged upon his own recognizance.

Sept 20, 1891

Vernon M. Davis
Crest.

W. J. L. Barry

Counsel,
Filed 16 day of Sept. 1891
Plends, City of New York

THE PEOPLE

vs.

John Gaffney

Assault in the Second Degree.
(Section 219, Penal Code).

JOHN R. FELLEWS,
District Attorney.

10 acquittal
& civil & crim

A True Bill.

W. J. L. Barry
Foreman.

Sept 2 - Sept. 15, 1891
Tried and jury disagree.
Sept 2 - Oct. 1st, 1891.
Defendant discharged on his verbal recognizance on motion of District Attorney.

0164

Police Court— 4th District.

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

of No. 436 East 87th Street, aged 71 years,
occupation Hotel - Keeper being duly sworn
deposes and says, that on 19th day of August 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Gaffney
(now here) who hurled and threw
a brick at deponent striking
deponent on the face, bruising
and wounding deponent's
mouth and knocking out one
of deponent's teeth, and said
assault was committed by said
defendant who was in company
with about five other persons at about
the hour of 3 A.M. on 3rd Avenue
in front of deponent's liquor store
at premises N^o 441 Third Avenue

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and 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, etc., and dealt with according to law.

Sworn to before me, this 22 day }
of August 1889 }
W. M. ... Police Justice.

0165

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Gaffney 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 Gaffney*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *N^o 386 - 3 Avenue & about 1 year*

Question. What is your business or profession?

Answer. *Labourer*

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 am I affirm*

Taken before me this *11th* day of *May* 1931
W. J. ...
Police Justice

0165

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

defendant

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

Dated *August 22* 18*91* *W. B. ...* 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.

0167

1101

Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Irvine
1136 E. 87th St
John Zaffroy

Office of
gnd. Inspect

2.....
3.....
4.....

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Aug 22 1891

M. Malton Magistrate.
Lawrence Clinton Officer.

21 Precinct.

Witnesses John Halliday
1512 Broadway Street.

No. Street.

No. Street.

\$ 1000 to answer G.S.

Com



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 Gaffney

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

John Gaffney

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

The said

John Gaffney

late of the City and County of New York, on the *ninth* day of *August*, in the year of our Lord one thousand eight hundred and ~~eighty and no.~~

James Irving in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *John Gaffney*

with a certain *brick* which *he* the said

John Gaffney in *his* right hand then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, *him*, the said *James Irving* then

and there feloniously did wilfully and wrongfully strike, beat bruise 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.

De Lancey Recall
District Attorney

0169

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gallagher, Bridget

DATE:

09/28/91



4138

B.W. April 6

Witnesses:

Mary Deuca
Katherine Lyons

Rec'd 1891
P.F.

Counsel,
Filed: *[Signature]* Day of *[Signature]*, 1891

Plaints,
[Signature] 30

54 THE PEOPLE

338 E. 3rd St. vs. B

Assault in the Second Degree. (Section 218, Penal Code.)

Bridget Gallagher

• DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

(This period in open court)

[Signature]
Foreman!

Nov. 27. 1891. and
Part 2 - Nov. 29, 1891.

Tried and convicted of assault
third degree with strong recommendation
to prison & money off court
Fine \$50. ~~100.00~~ P.B.M.

0171

District Attorney's Office,
City and County of New York.

City and County } ss.
of New York, }

of No. 336 East 30th Street, aged 52 years,
occupation married being duly sworn, deposes and says,
that on the twelfth day of September 1891, at the City of New
York, in the County of New York,

Mary Dunn

I was violently assaulted by one
Bridget Gallagher in the following
manner to wit:

The said Bridget Gallagher, without
any provocation struck deponent, once
on the back and once on the head with
a certain broom handle which the said
Bridget Gallagher held in her hand.

That said assault was committed with
an intent to inflict grievous bodily
harm upon deponent.

Sworn to before me
this 23rd day of Sept. 1891

John J. Anderson
Comptroller
City of New York

Mary Dunn

0172

1469

DISTRICT ATTORNEY'S OFFICE.
City and County of New York.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Mary Ann
vs.
Bridget Gallagher
Offence: Assault with a Weapon

Filed Sept 20 1911
By Matthew J. Callaghan
238 E 30 St

Dated September 25th 1891
Witnesses: J. J. Kennedy
No. 21 West Street
Catherine Lyons
No. 404 East 29th Street,
John Donnelly
No. 661 East 100th Street

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Bridget Gallagher

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

Bridget Gallagher

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

The said *Bridget Gallagher*

late of the City and County of New York, on the *twelfth* day of *September* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, in and upon one

Mary Dunn

in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said

Bridget Gallagher

with a certain *broom-handle* which she the said

Bridget Gallagher

in *her* right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, *her*, the said

Mary Dunn

wrongfully strike, beat bruise 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.

SECOND COUNT—

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

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

The said

Bridget Gallagher

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

Mary Dunn

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Bridget Gallagher*
the said *Mary Dunn*
with a certain *broom-handle*

which *she*, the said

Bridget Gallagher

in *her* right hand then and there had and held, in and upon the *head*
and back of *her* the said *Mary Dunn*
then and there feloniously did wilfully and wrongfully strike, beat,
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Mary Dunn*

to the great damage of the said *Mary Dunn*
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

DE LANCEY NICOLL, *District Attorney.*

0175

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gallagher, Mary

DATE:

09/25/91



4138

275

J.W.B.

Counsel,
Filed *20th* day of *April* 1891
Plends, *Month 20*

Grand Larceny.
[Sections 523, 527,
Degree, Penal Code.]

THE PEOPLE

vs.

Mary S. Gallagher

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. ...
Foreman.

Pen 1 ... P.B.A.

Witnesses:

May Simon
Geo J. O'Donnell

0177

9th of class of J. K. Korman
196 127th of

0178

Mar 6th 1891

Mrs Donaldson

Madam.

On leaving your home last Sunday I took the car and went straight home; but found on reaching there that the girl had left, taking with her five dollars which was going on the sum and a dress belonging to my wife.

She found out that I was looking after her reference, and she determined to get away before my return.

We reported the theft at the Police Station, and then learned that the party in 120th Street of whom you spoke, had reported the loss of their Silver. The description

0179

of the staff as given by their
agreement with the discription
given by my wife of Ann
Kenny, the girl who robbed me.

There is no doubt that she
is the same girl who lived
with you under the name
of Jessie Kenny, and who
robbed the family in 1904.

If I should succeed in
finding her, as I hope to, I
will let you know.

Very Respectfully Yours

56 E 127 St.

James G. Thompson

0180

Chas Erf - abs 6 weeks ago - Alice - 9 am to 2 - umbrella
Police Department of the City of New York, volume

Edm Jordan 116 E. 25th

Precinct No. 16

New York, Oct 6th 1891

People of the state of New York

v s

May J. Gallagher

The witnesses are:

Mrs Brady 56 East 122nd street. to identify May Gallagher as the person who worked 2 1/2 hours for Mrs Gilroy on March 6th 1891. under the name of Ann. Kenny. she stole five dollars. and left the house.

Mrs Ruby 116 East 25th street. to identify her as May Ryan.

Mrs Donaldson. 29 East 46th street. to identify her as Ann. Kenny and Rafferty a widow with two children lived with her ten months left her house while intoxicated. and asked her to look in her trunk when she was going away saying I did not steal anything from you.

Dr. Mary Nugent then residing at 62 East 120th street. from whom she stole silver spoons while employed there. Detective Smith 29th Precinct will find her and bring her to Court. also a Mrs Fay of 115th street from whom she stole 250th Dollars worth of goods

0181

2

Police Department of the City of New York,

Precinct No.

New York, 189

Many J. Gallagher also worked for a Mr. Gray who kept a restaurant on 3rd Avenue 3 doors above 10th street. or for his sister A. A. Gray 19 East 12th street. I made careful inquiry for any of the greys last night; ^{with} the limited time at my disposal I could not find them

Detective Mott 29th and Detective Gargen 30th Precinct promised to be in Court today with any witness or Complainant whom they can find. as it is claimed that she followed World. ads. and stole from many in that part of the city.

Officer Lavin 16th Precinct was sent by me to subpoena Mr. Ryan 509 E 25th street with instructions to make careful inquiry there and if you want him for a witness we can telegraph for him.

Enclosed please find a letter to Mr. Donahoe which was the foundation of what I done last night

John Barry
Det 16th Precinct

0182

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

May Simon

of No. 213 West 24th Street, aged 32 years,
occupation Housewife being duly sworn,

deposes and says, that on the 9 day of September 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

a quantity of personal clothing of the value of fifty seven dollars
\$57

the property of John J. O'Donnell, and then
in deponent's care.

and that this deponent
has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen and
carried away by Mary J. Gallagher, known as,

under the following circumstances. Defendant
was employed by deponent as a
servant, and was left in charge of
said premises and the said property
on the 9th day of September 1891. De-
ponent left the house about 3.30 o'clock
2 p.m. and on deponent's return at about
4.45 o'clock p.m. the defendant

Sworn to before me, Miss
1891
May
Police Justice

were gone and the said property was
 gone, and the defendant remained away
 until she was arrested two days afterwards.
 Defendant gave deponent a wrong address,
 so that deponent was unable to find her,
 and deponent is informed by her husband
 Alfred T. Simon, now here, that defendant,
 at the time of her arrest, ^{on Friday Sept.} denied her identity
 and denied that she had worked for
 deponent. Defendant had money
 owing to her for wages when she left
 deponent's house, and defendant
 never called to claim the same!
 Deponent is informed by Bridget
 Mc Clane now here that defendant is
 known to her 957 South Avenue
 when defendant has a room under the
 name of Mrs. Brown, and she gives
 various fictitious addresses.

I certify


May Simon

0 184

CITY AND COUNTY }
OF NEW YORK, } ss.

Alpha J. Smith

aged 21 years, occupation Bookkeeper of No.

219 W 14

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of May Smith

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

Sworn to before me, this 14
day of April 1890.

Alfred J. Simon

[Signature]

Police Justice.

0185

CITY AND COUNTY }
OF NEW YORK, } ss.

Bredjet Mc Clane

aged _____ years, occupation *House* of No.

352 4th Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Max Smith*

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

Sworn to before me, this *14*
day of *Sept* 189*6*,

Bredjet Mc Clane
sub

[Signature]
Police Justice.

0186

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

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

Question. What is your name?

Answer. *Mary Gallagher*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *England on the Ocean*

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

Answer. *at place 352 4th Avenue, 7 months*

Question. What is your business or profession?

Answer. *I work in a store*

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*
Mary Theresa Gallagher

Taken before me this
day of *April* 1897

15

Police Justice

[Signature]

0187

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.....

Mary J. Gallagher

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated Sept 14 1891 [Signature] Police Justice.

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

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

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

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

0188

On Sep-15-10 A.M.
\$500.00 bail

Police Court--- District. 1225

THE PEOPLE, &c.,
ON THE COMPLAINT OF

May Swin
213 N. 24th
Mary T. Gallagher

Offence
Larceny
Felony

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Walter Campbell 9th

Dated Sept 14 1891

Hogan Magistrate.

Cary Campbell Officer.

16 Precinct.

Witnesses

~~Walter Campbell~~ 16th Street.

Budget Mc Clane
352 4th Avenue Street.

Alfred Swin
213 N. 24th
John T. O'Donnell 213 N. 24th Street.

No. _____
to answer _____

\$500



_____ 9th

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary T. Gallagher

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

Mary T. Gallagher

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

The said

Mary T. Gallagher

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

divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of fifty seven dollars

of the goods, chattels and personal property of one

John J. O'Donnell

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.

By Lancelot Nicoll,
District Attorney.

0190



 Mr. Donaldson
 129 East 46th St.
 N.W. Con Madison Ave
 New York City

42
 The People
 Mary J. Gallagher

Court of General Sessions. Part I
 Before Judge Martine. October 5. 1891
 Indictment for grand larceny second degree.
 Mary Simon, sworn and examined, testified
 I lived at No. 213 West Twenty Fourth street on the
 9th of September. I know the defendant - I em-
 ployed her as a domestic; she came to me
 on the 6th of Sept. Sunday morning and left on
 Wednesday; she was to come for one week on
 trial. I went out on Wednesday afternoon and
 told her to take charge of the house. I was
 gone about an hour, and when I returned
 I did not find her. I had not paid her for
 her services and she never returned. My
 husband met her in the street afterwards
 and she denied her identity. I think it
 was the following Saturday she was arrested.
 There was missing from the house two
 suits of a gentleman who was rooming in my house,
 Mr. O'Donnell, who is here in Court. I am
 positive that the prisoner is the girl who
 worked for me; she gave her name as
 Mary Gallagher; she said she lived with a
 lady who kept two boarding houses in the
 same street on the east side. She told it
 so well I really believed her and did
 not go to see till afterwards - my husband
 went. I think she said on Twenty Fourth
 street between Lexington and Third Avenue.

0192

Cross Examined: The two suits of clothes I speak of I had not seen them in the house. I only know what I have been told about them. When the defendant came to me on Wednesday it was in answer to an advertisement. I told her to come and try it by the week and I would pay her the first week. I engaged her by the month. "If suited, you remain; if not, I will pay you when the week is ended." She was to sleep home. I paid her three dollars for the week. Wednesday was the day that the two suits were missing from the house. I spoke to her in the morning as I went out and she answered me. There was no talk of Mary going away from my house; everything ran very nicely. She was to stay in the evening till her work was done after dinner, after six o'clock. She was to do chamber work and washing and ironing for me. Was there any washing and ironing in your house on that Wednesday? No sir. She did not have her chamber work finished. John J. O'Donnell owner. I live at 40 West Twelfth Street now, but on the 9th of September I lived at 213 West Twenty-Ninth Street in the city of New York. I saw the

0193

defendant there on the 9th of Sept. About eleven o'clock in the morning I came down from the Hoffmann house and went into this house and asked to see the landlady. I had just unpacked rooms at the house that day. I saw the defendant up stairs. I unpacked my trunk and gave her two suits of clothes, and told her they had been in my trunk some time and to air them. It was about half past one or two o'clock when I gave her the clothes. I told her to air the clothes and bring them back. I was going down to the Hoffmann house and would be back. I stayed at the hotel. When I came back that evening I went up to my room. I asked for the servant and asked for my clothes. I found the clothes gone and the servant also. That was about half past six o'clock in the evening. I gave the defendant a Prince Albert suit valued at thirty seven dollars and the other was a black cloth suit valued at twenty dollars. The twenty dollar suit was worn once and the other suit was worn about eight or nine times. I did not lock my door when I went out. I hung my clothes up and left the

0194

door unlocked and went to the Hoffmann house for my overcoat and hat case. I have not seen my clothes since. The defendant was in my room when I gave her the clothes; she went out with the clothing in her possession. I did not see her again after that nor the clothes.

Cross Examined. Did you know your clothes were hung up on the line in the yard? No I did not see them hung up but I was told they were. When I left the house I went out of the front hall door. It was probably ten minutes past two o'clock when I went out - that was the first time I went out of the house by the front door. I did not have a key to the front hall door. I believe it fastens by a spring latch, but I cannot say I took a key to unlock it but it locked itself on the inside. The suit of clothes I valued at thirty seven dollars. I bought about a year ago in Key West Florida and it was made by Kerner of New York. My measure was taken down there and I ordered it through a merchant. I should think I wore it about eight or nine times. I only had worn the twenty dollar suit once.

I bought that suit in a ready made clothing house in Key West Florida; it was a kind of Cheviot cloth

Alfred J. Simon, sworn and examined.

I am a bookkeeper; on the 9th of Sept.

I lived at 203 West Twenty Fourth st. with my wife, the first witness; at that time we had the defendant, Mary Gallagher, in our employ. I left the house on that Wednesday about 20 minutes after eight o'clock and saw her in the house and I next saw her on Friday morning in Eighth street and Sixth Avenue. I thought I recognized the woman, I walked along with her. I tapped her on her shoulder and said, "Is your name Mary?" She said, "No." "Did you work for my wife in Twenty Fourth street?" "No," "I always worked in Eighth street; I never lived up there." I said, "I guess you are the woman I want." She said, "It'll right, I will go with you to the policeman." She walked with me to the policeman I stated the case to him and he made the arrest. I had no particular conversation with her afterward. Subsequent to that I made investigation as to where she lived. She said she worked for a lady who had two boarding houses in

Twenty Fourth street. I made enquiries from
 Lexington Avenue to the river and there
 was no such house there. I made that
 investigation the Saturday morning after the
 arrest. I made no other investigation as
 to where she lived. I never called on
 Mrs. McClave. I do not recognize that name.
 Cross Examined. Campbell is the name of the
 policeman who arrested her. He took
 her to the station house and to the Court
 the same day; she was discharged at the
 Police Court because there was no witness.
 John Casey, sworn and examined.
 I am an officer attached to the 16th pre-
 cinct. I first saw the defendant on the
 12th Sept. Saturday evening at the 16th
 precinct station house. I asked her name,
 age and whether she was married or
 single and where she lived. He said
 her name was Mary Gallagher, aged 32,
 a widow, and she gave me her residence
 357 Fourth Avenue. I asked her why
 she told the witness on the day that he
 caused her arrest - that was on a
 Friday - why she denied her name
 and denied having lived in his
 house? He said she would not tell
 anybody on the street whether name

was on her address. I asked her what her right name was and she said, Mary Rafferty. I asked her why she claimed the name Gallagher? She said she intended to be married to Michael Gallagher sometime. She also said she was the widow of a man who was killed on the Erie Railroad. I asked her where she had been working and she gave me the name of Bloomington, that she had been making shirts there for a week or two; she gave me the name of a woman in West 15th St. I do not remember the name; she ~~gave~~ ^{gave} me the name of a woman in 352 Fourth Avenue on the second floor and I went there, and she also gave me the name of a place in Bridgeport, Conn. I did not go to Bloomington's because she did not give me the name of any person who knew her there. I went to the place in 15th Street that she directed me to and saw the woman who claimed to be the proprietress of the house, and she did not know any person by the name of the defendant. I went to Fourth Avenue and saw Bridget McElave and Miss McGray. Mrs. McElave is now in Court; she went to the Station house that Sunday night and she met me there; she saw

the defendant and Mrs. Clave said to the defendant, "Good evening, Mr. Brown." The defendant called her by her name I would not be positive what she said. She said to the defendant, "Where did you get the pair of new shoes you brought to Mrs. McClave's - which you brought to Mrs. McGrip's house on the Wednesday that you left Mr. Simon's house about four o'clock that afternoon?" She said she brought them. I asked her if she had any money when she worked at Mr. Simon's house and she said, "no." I asked her where she got money to buy the shoes? She said, "I got it home in my trunk." I asked her what she did with the shoes? Mrs. McClave made an answer and said, "I suppose she gave them to her uncle." She said, "yes, I gave them to my uncle; I pawned them." I asked her where she pawned them and she would not tell me. At the time I asked her where she had been working she did not give me any address in East 74th street or in 81st street.

Cross examined: I did not ask her for any address in 81st street. I asked her what her address was at that time, and she said it was at No. 332 Fourth Avenue.

I knew that the defendant had been arrested on this charge before I had the case, and I knew she had been discharged by the Magistrate. I was not present when she was discharged by the Magistrate in the Police Court. I did not know anything of her arrest at that time, but when I arrested her the second time I knew that she had been arrested and discharged, or I was informed of it. I am the Ward detective. Officer Madden arrested the defendant on the charge she is now being tried upon; he is connected with my precinct; he is not in Court. I sent him to find her with Mr. Durwell at six o'clock Saturday afternoon. I told him where to go to look for her; he evidently found her there. I was not in the station house when the officer brought her in. When I came in the conversation that I have related took place between us which I have testified to. I sent the officer to the corner of Greenwich Ave. and South St. to find her. I had learned of that in the morning. My attention was called to this case when I returned from my vacation on the 10th. I commenced to make the investigation on the 11th. In the mean time I had been making investigations. In consequence of a conversation I had with Justice Kelly I tried to find

0200

her myself and sent officer Madden after her
Detective McBlain, sworn and examined.
Where do you live? No 352 Fourth Avenue
What is your occupation? I live out, with
every one who employs me. Where did
you live last? I lived last with General
Cesnola. Did you ever hear of this defend-
ant? Yes. I saw her for two weeks that
she was at Fourth Avenue where I stop
where I am out of a place. What name
did you know her by? He stated when
she came there she was Brown. Did
you see her come home to 352 Fourth
Avenue on the evening of Wednesday
the 7th of Sept? No sir. I was out and
I was not watching anybody. Did you
ever see the defendant with a pair of
new shoes? Yes, I saw her with a pair
of shoes on her feet. I could not tell
whether they were new or old. I guess
they were new. I do not know I did not
see her buy them but I saw her having
them on her feet. Did you ever see
the defendant bring home a bundle?
No sir. I never did. You never told
anybody you saw that? No. I never
saw a bundle of any kind; if I
saw it I would tell you. I remember

0201

going to the station house and seeing
the defendant there. ^{de P} I had a conversation
there with the man about the key. I do
not remember what questions he asked
her I just had a conversation with officer
Jarey on Sunday night when he came
looking for the person who had a room.
He examined the room; there was no-
thing at all there; the woman had the
things all cleared out. I mean the
housekeeper. I think I saw the defendant
two days before I saw her in the station
house. I did not see her the evening
the things were missing. I passed her
on the stairs going out and in while
she was in that place; it might be two or
three times a day. She occupied a
room separate from me. I had nothing
to say to her. She was never in my
room and I was not in hers. She was
there two weeks and I was there only
one week. I could not tell you the day
I saw the shoes on her feet. When did
you forget all this about the shoes? I
did not forget at all. I told you at
first. I have not any more to say.
Did you tell the officer anything about
the shoes? No I did not tell him. He
questioned the lady of the house about

bundles, and the lady of the house said she (the defendant) had nothing only she got a new pair of shoes. I did not hear anything said by anybody in the station house about shoes. The officer was questioning the lady, but he did not question me; I had nothing to say. Officer Carey is mistaken when he said that I told him the defendant came into the house with a pair of new shoes. When you were served with a subpoena Friday to come down here today do you remember what you said to the officer? Yes. He said if I did not come down he would put me in the penitentiary. I said to him, the penitentiary and him might go to the devil. I did not want to come down here again I had been here so many times before. How old a lady are you? I do not know. I would not tell you if I did know. When I was called to come down here I told Officer Carey I did not want to come. My car fare was not paid. I have told you everything I know about the case. I have never spoken to the lawyer of the defendant about the case until I came on the stand to testify.

Mary J. Gallagher, sworn and examined in her own behalf testified: I lived at 352 Fourth Avenue when I was arrested. I remember engaging with Mrs. Simms in answer to an advertisement; she asked me if I was a good washer and ironer and I said, yes; she said, you look healthy and strong, and I said, yes. She asked me where I lived and I said on Fourth Avenue. She did not ask me for any reference; she engaged me to come for the first week on trial. I asked her if her girl was gone. I did not care about going Saturday. She said she was going to night. I said, I will come tomorrow morning. She said, you need not come until nine o'clock. I was to have twelve dollars a month. She said, you can go home when your work is done, you have got nothing to do in the basement whatsoever; the chamber work you have to do for each floor and after each floor is done you can go home. I will see to the baby myself in the day time. On Wednesday this gentleman came from the Hoffmann house about ten o'clock and enquired for the madam. I was up stairs at the time, and I came down

She told me to take him up and show him a small hall bed room. I did so and we came down stairs again. I do not know what passed between him and Mr. Simms. He went away and came back within half an hour and a man came with him carrying his trunk. I got two suits of clothes from him to air. I brought them down and hung them on the line in the yard. I brought them up and put them in his room. I was through with my work and I went home. I went out of the front door and took a little washing with me belonging to ~~the~~ a lady in the house and returned Friday or Saturday with it. She was not in a very great hurry for it. I was walking over in Sixth Avenue going to the residence of Mr. Nelson to get a cup of tea when the husband of the lady (Mr. Simms) said, "Mary, do you live in Twenty Fourth St.?" I turned and said, "No." "Did you work for my wife?" I said, "Yes, Mr. Corp." "I am going to have you arrested." I said, "There is two spears over there." and I went right with them. When I was brought to the Police Court the Judge asked

me what I done with the clothes, and I told him, and he told me to go home; he could make no case, and I was discharged. Mr. Carey arrested me Saturday night. I never told Carey I worked in Bloomington's. I told him I worked at Clark's in Broadway five years shirt making. I was two years with 'Keaps' and I worked in Sixty First St. I told Carey that I have never been convicted of crime and have never been in the penitentiary. I never stood in a station house before this charge. I am married, and my husband works in a dining room at 5 Greenwich Ave. he is waiting there going on three months. Cross examined. I did not deny in the station house that he was my husband; his name is Michael Gallagher. I went by the same name in Fourth Avenue. It was a great mistake a boat after Brown. They asked me where I was born, and I told them I was born on the ocean. Mr. McFlain asked me why I did not take the name of the steamer. I said I did not know, it was so long ago. I said it was Brown. I had no idea it was going to turn out to anything at the time. Before I was employed by Mrs. Simms I came down from Fenwall on the Hudson. I told Officer Carey that too I was on a visit to Mrs. Dalton, and prior

to that I was in Connecticut three months with
 Mrs. Richards. I lived nearly two years at Berkham
 with Mrs. Lyote; she is a widow lady. I worked
 there six months. Then I went to live with
 Mrs. Donaldson at 104 East Sixth street; she
 moved to Fifty Sixth Street and Madison
 Avenue. I asked Carey to go there. I worked nine
 months for Mrs. Donaldson; she kept a board-
 ing house. I used to stay with my sister
 when I came back and forth to the city;
 she lives on the west side. I don't care
 about giving her name. I don't want her
 to know anything about it. I do not think
 my husband has been in court today; he
 is very busy in a restaurant; he has
 been around here for a week. I never
 worked in Twenty Fifth Street. I remember
 giving Officer Carey an address in East 25th St.
 116. Mrs. Ruby's house. When I lived in South
 St. Mary Ryan lived with me there; he
 went and asked for Gallagher; they told him
 no, that was not my name. I went to see
 this girl. I did not live in there. I went
 there for a couple of days and I stopped there
 with her. It was before I went to Mrs. Searns
 I did not stay in Mrs. Searns because
 the work did not suit me.
 The defendant pleaded guilty to petty larceny

0207

Testimony in the
case of
Mary Gallagher
pled Sept.

1891

0208

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gardner, William

DATE:

09/29/91



4138

319
L.B. a

Counsel,
Filed *[Signature]* day of *[Signature]* 1891
Pléads, *[Signature]*, do

THE PEOPLE
vs.
Grand Larceny,
[Sections 528, 530,
Degree,
Penal Code.]

[Signature]
William Gardner

H.P.

DE LANCEY NICOLI,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Part 3, October 6, 1911 -
Tried and Acquitted

Witnesses:

[Signature]
[Signature]
[Signature]

0210

Police Court 2 District.

City and County } ss.
of New York.

of No. 15th Precinct Street, aged _____ years,
occupation Policeman being duly sworn, deposes and says,
that on the 26 day of September 1891, at the City of New
York, in the County of New York, Allan Somerville, Edward

Michael J. Cooney

Brown and George Lorette
now here, are & mature witnesses in the
matter of a complaint by Allan
Somerville against Wm Gardner for
a larceny from the person, and
deponent has reason to believe
that ~~deponent~~ the said witnesses
will not appear as witnesses on the
trial of said case and deponent
asks that said Somerville Brown and Lorette
shall be required to find surety
for his appearance as such witness.

SWORN TO BEFORE ME

THIS 26 DAY OF

September 1891

Michael J. Cooney
POLICE JUSTICE

Michael J. Cooney

0211

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. Fourth Avenue 274 Street, aged 40 years,
occupation Clerk being duly sworn,

deposes and says, that on the 24 day of September 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz :

One coat and vest of the value of about
ten dollars, one open face silver watch
of the value of twenty dollars, one plated
chain of the value of about fifteen cents, and
good and lawful money of the United States
of the amount and value of about fifteen dollars, the
property ~~alleged~~ being of the value of about forty 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 William Gardner (now here) and
another man unknown to deponent and not
yet arrested, from the fact that on said
date, deponent met the defendant and the said
unknown man, in some saloon and went out of
the said saloon in their company to the house
in the rear of 61 35 Street 375 Street. That when
deponent went to the house deponent was wearing
the said coat and vest, and the said watch was
in the lower left hand pocket of the vest and
attached to the said vest by the said chain.
That the said sum of money was in the left
hand pocket of deponent's pants. That deponent
had something to drink and did not remember
anything more until about 4 o'clock A.M.
on the 25th day of September when deponent

of
1891
any

0212

arose on the stoop of the house No 96 West 3rd
Street and the property was all gone. Her
deponent informed by George Lorrille
that he, Lorrille, saw the defendant Gardner
and the said unknown man coming down
the stairs of the said premises and they had
a coat and great in their possession, and
that he Lorrille heard one of the men say
"we must get the sucker out." I therefore
deponent charged the defendants with
the larceny of aforesaid and prays
that they be dealt with as the law directs

Oworn before me this

26th day of September 1891

Allen Somerville

John S. Kelly

Police Justice

0213

CITY AND COUNTY }
OF NEW YORK, } ss.

George Lorette

aged 40 years, occupation Bookkeeper of No.

205 7th St Jersey City N.J. Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Allen ~~Boonville~~

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

Sworn to before me, this 26 day of September 1890, } *G. A. Latorrette*

John E. Kelly
Police Justice.

0214

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Gardner

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

Question. What is your name?

Answer. *William Gardner*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *135 West Third St 1 month.*

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
William Gardner*

Taken before me this

26

John S. Kelly
1891

Police Justice

02 15

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

William Gardner

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 *surety* bail.

Dated *Sept 26* 18*91* *Samuel Kelly* Police Justice.

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

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

There being no sufficient cause to believe the within named.....

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

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

02 16

1257

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Allan Somerville
House of Detention
Wm Gardner

Office Lacey for
R. J. J. J.

2
3
4

Dated Sept. 26 1888

Kelly
Cooney & Leary
15 Precinct.

Witness Rev Lorette
House of Detention
No. 2057 1/2 St. N.Y.

Edmond Brown
House of Detention
No. Street.

No. Street.
\$1.000 to answer

Comm
G. S.
at

Business Allan Somerville
bailed by
Wm J. Trainer
8 W 104 St

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

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 Gardner

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

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

The said

William Gardner,

late of the City of New York in the County of New York aforesaid, on the 24th day of September in the year of our Lord one thousand eight hundred and ninety-one at the City and County aforesaid, with force and arms, in the night time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of fifteen

45.00

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of fifteen

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of fifteen

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of fifteen

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

fifteen dollars, one coat of the value of seven dollars, one vest of the value of three dollars, one watch of the value of twenty dollars and one chain of the value of fifteen cents

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

DE LANCEY NICOLL,

District Attorney.

02 18

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gay, Frank

DATE:

09/24/91



4138

Witnesses:

Maria Guadalupe
Maria Guadalupe

Counsel,
Filed
Pleads,

189

24th day of Sept

THE PEOPLE

vs.

Frank Gay

Burglary in the Third Degree,
Section 198, etc., etc.

DR LANCEY NICOLI,
District Attorney.

34
135
135
135

A TRUE BILL.

W. J. Berry
Foreman.

Sept 25/93

Henry J. Kelly
2 mo 7 wks 10 d

761

0220

Police Court - 2 District.

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

of No. 43 Sullivan Street, aged 25 years,
occupation Housekeeper being duly sworn

deposes and says, that the premises No 43 Sullivan (Rear Building) Street,
in the City and County aforesaid, the said being a Two Story Brick
Building

and which was occupied by deponent as a Tenement
and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly Breaking a
lock on a door, leading from the hall
into a room on the second floor of
said premises -

on the 12 day of September 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Good and lawful Money of the United
States of the amount of Fifteen Dollars -
and a quantity of Men and Womens
Wearing apparel of the value of one hundred
dollars - and one hand Stamp with the name
of Vincenz De Motta thereon - in all of the amount
of one hundred and fifteen dollars (\$115)
the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid ^{attempted to be} property taken, stolen, and carried away by

Frank Gay (now here)

for the reasons following, to wit: That about the hour of 9.30
o'clock A.M. of the aforesaid date - deponent
securely locked the aforesaid door in said
premises - and went away - and that she
returned to the said premises in about
the space of five minutes - and discovered
the said broken into - and the defendant
standing in her room - and that deponent
is informed by Officer Thomas M. Duane

0221

of the 8th Precinct Police that he found the
aforesaid Hand Stamp in the possession of
the defendant. Deposition therefore charges
the defendant with having committed a
Burglary and asks that he may be held and
dealt with as the Law may direct.

I sworn to before me this
12 day of September 1891

Marie De ^{la} ~~la~~ ^{Prulta}
Mans

John D. Keegan
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Date 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0222

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas M. Duade

aged years, occupation *Police Officer* of No.

St. Patrick Police

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Mario De Muto

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

Sworn to before me, this

12

day of *September* 189*0*,

Thomas M. Duade

John S. Kelly
Police Justice.

0223

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Frank Gay

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. *Frank Gay*

Question. How old are you?

Answer. *35 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *135-Bleecker Street - 6 months*

Question. What is your business or profession?

Answer. *Shoemaker*

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
Frank Gay

Taken before me this 19th day of December 1888
John S. Kelly

Police Justice

0224

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 September 12 1891 John S. Kelly Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0225

1212

Police Court--- District.

THE PEOPLE, vs.

ON THE COMPLAINT OF

Marie De Mello
43 Sullivan
Frank Ray

Officer [Signature]

2

3

4

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Date September 12 1891

Kelly
McLade
Magistrate.
Officer.

Witness Carmille Dombrosia Precinct.

No. 43 Sullivan Street.

Marie Rollip

No. 43 Sullivan Street.

No. Street.

\$ 1,000 Bondsw.

[Signature]

Dist. 304
9/12/91

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Gay

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

Frank Gay

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

The said

Frank Gay

late of the ~~Eighth~~ *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *September* in the year of our Lord one thousand eight hundred and ninety-*one*, with force and arms, in the *day* -time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Marie De Milta

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Marie De Milta* in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Frank Gay
 of attempting to commit the crime of
 of the CRIME OF ~~Grand~~ LARCENY in the second degree committed as follows:

The said

Frank Gay

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

*the sum of fifteen dollars in money,
 lawful money of the United States
 of America, and of the value of
 fifteen dollars, divers articles of
 clothing and wearing apparel, of
 a number and description to the
 Grand Jury aforesaid unknown, of
 the value of one hundred dollars,
 and one hand-stamp of the value
 of five dollars.*

of the goods, chattels and personal property of one

Marie De Milta

in the dwelling house of the said

Marie De Milta

there situate, then and there being found, from the dwelling house aforesaid, then and there felon-
 ously did ^{attempt to} steal, take and carry 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.

*De Lancey Nicoll,
 District Attorney*

0228

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gehrer, Ambrose

DATE:

09/11/91



4138

0229

167

Counsel, _____
Filed 11 day of Sept, 1889
Plends, _____

THE PEOPLE
vs.
LARCENY,
(False Pretenses)
[Section 528, and 532, Pennl Code].

Ambrose Tjehver

~~Robert~~
Robert Nicoll

District Attorney.

A True Bill.

W. J. Berry
W. J. Berry
W. J. Berry
W. J. Berry
Foreman.

Witness:
John O. Murray

0230

Police Court _____ District.

Affidavit—Larceny.

City and County } ss:
of New York, }

James Murray

of No. *105 Ave. 677 6th Avenue* Street, aged *31* years,
occupation *Manager* being duly sworn,

deposes and says, that on the *21st* day of *August* 189*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, in
the *After* time, the following property, viz :

*A quantity of order valued
at about 700 dollars
\$ 700
100*

the property of *the Henry McShane Manufacturing Company*
is the care of deponent as Manager 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 *Arthur Tucker (aka name)*

*from the fact that defendant called
at said place and presented an
order calling for said property (said
order being made and signed
by said order to be drawn out said
property to defendant. Deponent has
since been informed by Frank Jones that he
never with said order and that he never
received said property. Deponent then
has the defendant with naming Allen
said property and Jones that he is held
by Arthur Tucker informed
by William H. Bate that he believed the defendant
and caused his arrest and that he had said
property in his possession.* *John Murray*

Sworn to before me this

James Murray

1891

Police Justice

[Signature]

0231

CITY AND COUNTY }
OF NEW YORK, } ss.

William A Barth
aged 33 years, occupation Clerk of No. 625
and 627 6th Avenue Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Wm A Murray
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 21 }
day of June 1896 } William A. Barth

[Signature]
Police Justice.

0232

Sec. 198-200.

V District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Andrew Gehrer 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. Andrew Gehrer

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. 628 10th Ave 4 months

Question. What is your business or profession?

Answer. Electric Light Company General work

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

Answer. I am Guilty
A. Gehrer

Taken before this 11
day of August 1891
[Signature]
Police Justice

0233

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.....

Dr. Janssens

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *200* 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 21* 18*91*

[Signature]
Police Justice.

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

Dated.....18

Police Justice.

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

Dated.....18

Police Justice.

0234

1111

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Murray
625 & 6 Ave
1. *Ambrose Yeaton*

Leary
Offence

2.
3.
4.

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Aug 21* 18*91*
H. J. M. Magistrate.
Kemp Officer.
19 Precinct

Witnesses *Wm A Barth*
No. *625 + 627* Street.

Call Officer
No. _____ Street.

Frank Jones
No. *151 West* Street.

\$ *500* to answer.



100 E 23rd St

0235

August 24, 1891
To Henry McShane
Please give bearer 75-cts
of refined Soldier
And Oblige
Frank Young

of
Apprentice
For the benefit

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Andrew Fighner

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

Andrew Fighner -

of the CRIME OF *Real* LARCENY, -

committed as follows:

The said *Andrew Fighner*,

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *August*, in the year of our Lord one thousand eight hundred and ~~eighty-ninety-one~~ *eighty-ninety-one* at the City and County aforesaid, with force and arms, with intent to deprive and defraud *a certain corporation known as*

The New York and New Jersey
Company

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 *one John*

A. Murray, then *being* the manager of the said corporation, -

That *he* the said *Andrew Fighner* had been sent by *one Frank Murray* to the said corporation, and was then and there authorized by the said *Frank Murray* then and there to receive and obtain from the said corporation *seventy five pounds* of *required order* and on behalf of the said *Frank Murray*.

And the said John A. Murray -

then and ^{there} ~~their~~ believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Andrew Feltner -

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

Andrew Feltner, several five pounds of refined silver of the value of twelve cents each pound,

of the proper moneys, goods, chattels and personal property of the said corporation -

And the said Andrew Feltner - did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said corporation -

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said corporation -

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 Andrew Feltner had not been sent by the said Board of Directors to the said corporation, and was not then and there authorized by the

said Grand Jurors then and there to receive and obtain from the said corporation seventy five pounds a required order for and on behalf of the said Grand Jurors.

[Large handwritten scribble or signature]

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Andrew Palmer to the said John A. Murray was and were then and there in all respects utterly false and untrue, as the said Andrew Palmer at the time of making the same then and there well knew.

And so the Grand Jury Aforesaid, do say that the said Andrew Palmer in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said corporation 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.

Deputy
JOHN R. FELLOWS,
District Attorney.

said Frank Young then and there to receive and retain from the said corporation seventy five pounds a required order for and on behalf of the said Frank Young.

[Large handwritten scribble or signature]

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Andrew Palmer to the said John A. Murray was and were

then and there in all respects utterly false and untrue, as the said Andrew Palmer at the time of making the same then and there well knew.

And so the Grand Jury Aforesaid, do say that the said Andrew Palmer in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said corporation 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.

0240

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gleason, Joseph

DATE:

09/21/91



4138

0241

160

Witnesses;

Ed. Wilson
J. Brown etc

Counsel, by *[Signature]*
Filed *[Signature]* City of N.Y. 1891
Reads, *[Signature]*

19 THE PEOPLE
vs. *[Signature]*
32 Long St.
City of New York
Joseph J. Mason

Grand Larceny, First Degree.
(From the Person.)
[Sections 528, 530, — — — Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

[Signature]
Subscribed and sworn to before me on
the 6th day of October 1891
Ed. Wilson
City of New York

Ed. Wilson

0242

Police Court

2nd District.

Affidavit—Larceny.

City and County } ss:
of New York,

James Wilson

of No. 150 Canal Street, aged 27 years,
occupation Clerk being duly sworn,

deposes and says, that on the 30th day of August 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the afternoon time, the following property, viz:

One silver watch and one pocket
knife the whole valued as above
Three dollars

\$3.00

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

Wesley Gleason (now here)

from the fact that deponent had said
property in the pocket of his pants when
he was sitting in the door way of said premises
and then he fell asleep. That deponent is
informed by Officer Brown that he saw
the defendant put his hand in the pocket
of deponent's pants and that when he
attempted to arrest him he saw the defendant
drop said property on the floor. Deponent
was since identified said property that was
stolen from the person of deponent.

Deponent
therefore charges the defendant with larceny
taken, carried away and stolen from the person of
deponent said property and prays that he be held
to answer James Gleason

130th
of August

Sworn to before me, this 30th day of August 1891
Police Justice

0243

Sec. 108-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph 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. Joseph Gleason

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York

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

Answer. 32 Lacey Street 18 months

Question. What is your business or profession?

Answer. Laborer

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

Answer.

I am not guilty
Joseph Gleason

Taken before me this 20 day of January 1891

Police Justice

[Signature]

0244

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.....

DePaulus
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 30th* 1891 *[Signature]* Police Justice.

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

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

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

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

0245

1142

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Wilson
4180 General St
J.P. Cleason

Office of L. Accun
from the pen. d.

BAILED.

No. 1, by Michael Hart
Residence 274 West Street:

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street

Dated August 30th 1891
Hojan Magistrate.

Officer.
Precinct.

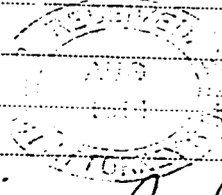
Witnesses Call the officer
No. Street.

No. Street.

No. Street.

§ 500 to answer G.S.

Com G. answer



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Gleason

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

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

The said

Joseph Gleason

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

one watch of the value of three dollars, and one knife of the value of fifty cents

of the goods, chattels and personal property of one James Wilson - on the person of the said James Wilson then and there being found, from the person of the said James Wilson 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.

Wm Lancy Nicoll, District Attorney

0247

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gleeson, Robert

DATE:

09/17/91



4138

0248

Witnesses:

Alfred Sadoow

134

Counsel,

Filed

day of

1891

Pleads,

Sept 27

THE PEOPLE

vs.

Assault in the 1st Degree, Et. (Sections 217 and 218, Penal Code.)

57

Franklin

HH 4.27

Robert Sleason

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. J. Berry

Sept 2 - Sept 22 1891. Foreman.

Trial and Verdict of

Assault 3rd Degree
Pen one yr.

0249

Police Court— 2nd District.

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

of No. 509 west 19th Street, aged 52 years,
occupation Driver - being duly sworn
deposes and says, that on the 30 day of August 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Robert Gleeson (now here), who did
wilfully, and maliciously, strike
deponent a blow on the head, with
a piece of Iron, then and there
held in his hand, cutting and
wounding deponents head severely,
and done

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and 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, etc., and be dealt with according to law.

Sworn to before me, this 21 day of August 1889 Alfred Godson

John S. Kelly Police Justice.

David
Spaul

0250

Sec. 198-200

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Robert 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. Robert Gleason

Question. How old are you?

Answer. 57 years.

Question. Where were you born?

Answer. Ireland

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

Answer. 509 West 19 Street - 6 weeks

Question. What is your business or profession?

Answer. Laborer.

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

Answer.

The Complainant broke in my door and he was fighting with his wife and daughter. I did not strike the Complainant nor do I know how he received his injuries

his
Robert Gleason
Mark

Taken before me this

Handwritten signature and date: 1887

Police Justice.

0251

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 31 1891 John S. Kelly Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0252

1500 24 Sept 2-29m

Police Court--- 2 --- 1152 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred Godson
509 - West 19
Robert Gleeson

Offense Assault
Penalty

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated August 31 91 1891

Kelly Magistrate.

Boyd Officer.

16 Precinct.

Witness James Adair

No. 509 West 19 Street.

John P. Doherty

No. Mary Godson Street.

509 West 19 Street.

No. _____ Street.

\$ 500 to _____

RECEIVED
COURT CLERK
1891
M. J. FORNEY

1500 24 Sept 2-29m

0254

2

ALFRED GODSON, testified that he lived at 509 West 19th Street. He was a driver. On the 30th of August, 1891 he saw the defendant. The defendant struck him in the hallway of the house where they live. He assaulted him near his own rooms on the first floor. The defendant also lived on the same floor. The defendant lived in the front and he the complainant in the back. He the complainant had a friend spending a few hours with him, and about 9 o'clock in the evening the friend left, and he the complainant went out to the door with him, and the defendant ran out of his room and struck him the complainant upon the head with a bar of iron. His the complainant's friend's name was Joseph Donovan. James O'Day and the complainant's wife were also present. He the complainant was taken to the New York Hospital. He was dazed and stunned by the blow. He had had no quarrel with the defendant.

0255

He had seen him that afternoon at about 2 o'clock, but had not spoken to him. 3

In

C r o s s - E x a m i n a t i o n ,

the witness testified that the defendant was no better than a murderer. Last year he drove a hammer into a man's head, and broke his wife's ribs and gave another woman a pair of blackeyes.

JAMES ADAIR of 509 West 19th Street, testified that he was present at the time of the assault, and he saw the defendant strike the complainant on the head with the iron bar about 14 or 15 inches in length. It was Sunday night, and at about 15 minutes past 9 and he the witness was entering the house when he saw the defendant rush at the complainant and attack him. The defendant said, "You son-of-a-bitch," and struck

0256

the complainant. After he had struck the complainant, the defendant ran into his own room. He did not see any weapon in the hands of the complainant, and did not see him strike anybody.

MARY GODSON testified that she was the wife of the complainant, and she was present at the assault. Just before the assault her husband had been entertaining Mr. Donovan and she the witness went into her bedroom to put her baby to sleep and her husband and Mr. Donovan went to the door of her room. Just then she heard the defendant say, "Let me at him." She the witness ran out to the door and saw Gleason strike her husband. Her husband fell, and as he fell he put his hand to ward off a blow and the defendant again struck him upon the hand. Then the defendant ran into his own room, and shut the door, and she the witness screamed.

0257

5

1

FOR THE DEFENSE.

ROBERT GLEASON, testified that he was 52 years of age, and that he was a married man. He did not hit the complainant upon the head with a piece of iron, and he did not have a piece of iron in his rooms. On the evening in question the complainant came to his, the defendant's rooms and shoved in the door. There were two men visiting him the defendant and he went and shut the door and bolted it. The complainant came again and pushed it in, and he the defendant went to the door and the complainant and his wife and daughter were fighting out in the hall. Then he the defendant went to the complainant and struck him. He did not know whether he struck him with his hand or a weapon for he had no weapon to strike him with. He saw a weapon in the complainant's daughter's hand. He the defendant returned to his own room. He the

defendant drove a coal cart for a living. He had been laid off for two days.

In

Cross - Examination,

the defendant testified that he had never been convicted of any crime, but had been fined \$10 for being drunk. He was not drunk on the night in question. He might have struck the complainant with his hand but he was sure he did not strike him with any weapon. Just before he struck the complainant, the complainant's daughter rapped at his the defendant's door, and when his the defendant's wife opened the door the complainant's daughter threw water upon her. The complainant's wife and daughter were trying constantly to borrow money for beer. The complainant's daughter threw the water upon his the complainant's wife, because she would not lend her money.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Robert Gleason

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

Robert Gleason

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

The said *Robert Gleason*,

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *August* in the year of our Lord one thousand eight hundred and ninety-~~one~~ *one*, with force and arms, at the City and County aforesaid, in and upon the body of one *Alfred Godson* in the peace of the said People then and there being, feloniously did make an assault and *him* the said *Alfred Godson* with a certain *piece of iron*

which the said *Robert Gleason* 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 *Alfred Godson* 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

Robert Gleason

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

The said *Robert Gleason*,

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 *Alfred Godson* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Alfred Godson* with a certain *piece of iron*

which the said *Robert Gleason* 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.

De Lancey McCall,
District Attorney.

0260

BOX:

449

FOLDER:

4138

DESCRIPTION:

Goldburg, Louis

DATE:

09/15/91



4138

0261

Witnesses:

Off Selig

The complainant cannot be found (by appl. of Officer) even with her testimony I don't think a conviction could be had & therefore recommend defts discharge upon their own recognizance, Sept 24/91
W. M. Davis
A. M. C.

Sept 24 1891
Counsel,
Filed
Pleads,
1891

THE PEOPLE
vs.
Grand Larceny, Degree.
[Sections 528, 537 Penal Code]

Loise Soliburg

De LANCEY NICOLL,
District Attorney,
Sept 22, 1891
Sept 24, 1891. W.M.D.
A TRUE BILL.

W. J. C. Barry
Sept 24, 1891 - Part 2
on motion of first atty
defendant discharged on
his own recognizance

0262

Police Court 3rd District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Annice Rosengweig

of No. 44 Essex Street, aged 33 years,
occupation Domestic being duly sworn,

deposes and says, that on the 5th day of August 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

A pocket book containing good and lawful money of the United States of amount and value of Twelve Dollars and fifty Cents

the property of Deponent

and that this deponent has a probable cause of suspect, and does suspect, that the said property was feloniously taken, stolen and

carried away by Louis Goldbars (now here) from the fact that at about the hour of five o'clock A.M. on said date, deponent was standing in a crowd in Essex Street deponent felt a tug or pull at deponent dress and deponent immediately looked around and saw the defendant run away with the pocket book containing said money in his defendant's hand which he defendant had abstracted from the pocket of deponent's dress was on the person of deponent and deponent pursued said defendant and then the said defendant threw the pocket book containing said money away on Essex Street and deponent subsequently picked up said pocket book containing said money deponent identifies said pocket book as her deponent's property Annice Rosengweig

Sworn to before me, this 5th day of August 1891 at New York City.
[Signature]
Justice

0263

Sec. 198-200.

3d

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Louis Goldberg

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.

Louis Goldberg

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Germany

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

Answer.

156 Orchard St. 3 years

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 am not guilty

Louis Goldberg

Taken before me this

5th

day of *August* 193*5*

[Signature]

Police Justice.

0264

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 Depeidant

John 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 5th 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0265

Police Court--- 3rd District. 1020

THE PEOPLE &c.,
ON THE COMPLAINT OF

Annie Rosenzweig
44 Essex St
Louis Goldberg

offence *harassment*

2
3
4

Dated August 5th 1911

Duffy Magistrate.
Selig Officer.

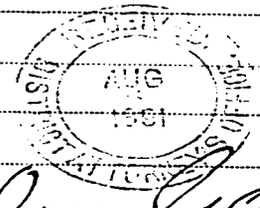
Witnesses *each the Officer*

No. Street.

No. Street.

No. Street.

\$ 500 to answer *yes*
com 9th person



BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0266

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To Amie Rosenberg
of No. 144 E. 14th Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of 24 SEPTEMBER 189 at the hour of 10 1/2 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Louis Goldberg

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

DE LANCEY NICOLL, District Attorney.

0267

Court of General Sessions.

THE PEOPLE

vs.

Mrs Goldberg

City and County of New York, ss.:

Louis Selig

being duly

sworn, deposes and says: I am a Police Officer attached to the

11th

Precinct,

in the City of New York. On the 22^d day of September 1891,

I called at 44 Essex Street in the City of New York

the alleged place of residence of Annie Rosenzweig

the complainant herein, to serve her with the annexed subpoena, and was informed by her son

and her neighbors that she had gone away from the City they knew not where and they further said that she might never return

Deponent called on other occasions with the same result

Sworn to before me, this 24th day of Sept 1891

Louis Selig

David Anderson
Notary Public
24 St.

Court of General Sessions,

THE PEOPLE, on the Complaint of

Chimi Rongyungwey

vs.

Louis Goldberg

Offense:

DeLaney **JOHN J. FELLOWS,**
District Attorney.

Affidavit of Police Officer

Louis Selig

Clinton Precinct.

Failure to Find Witness.

0269

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

523

THE PEOPLE OF THE STATE OF NEW YORK,
against

Louis Goldberg

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

Louis Goldberg

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

The said *Louis Goldberg*

late of the City of New York in the County of New York aforesaid, on the *fifth* day of *August* in the year of our Lord one thousand eight hundred and ninety-*one* at the City and County aforesaid, with force and arms, in the *day* time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *twelve*

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *twelve*

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *twelve*

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *twelve*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *twelve dollars and fifty cents and*

one pocketbook of the value of twenty-five cents

of the goods, chattels and personal property of one *Annie Rosengweig*, or the person of the said *Annie Rosengweig*, then and there being found, from the person of the said *Annie Rosengweig*, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0270

BOX:

449

FOLDER:

4138

DESCRIPTION:

Grady, John

DATE:

09/17/91



4138

0271

BOX:

449

FOLDER:

4138

DESCRIPTION:

Darmody, John

DATE:

09/17/91



4138

129

Witness
Andrew Moore
David Mallison

Sept 20/91
167/10-12

Counsel,
Filed
Pleads
day of
1891

THE PEOPLE
vs.
John Brady
and
John Darnody

DR LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. Berry
Foreman.
John Darnody

No. 2. 27076 nos. 40
St. L. R. C. Protective

[Section 498, Penal Code]
Perjury in the Third Degree.

0273

Police Court / District.

City and County } ss.:
of New York,

of No. 429 West 5th Street, aged 23 years,
occupation Liquor Dealer being duly sworn

William Callanan

deposes and says, that the premises No 242 West Street, 5th Ward
in the City and County aforesaid the said being a 3rd story brick

building and the first floor
and which was occupied by deponent as a Restaurant and Liquor Saloon
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking in the
side door opening on Broad Hubert Street

on the 15th day of August 1891 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

A stock of
liquors, wines, beer and cigars of the
value of Thirty five hundred dollars

the property of William Callanan
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
John Grady (now here) and one other person acting
in concert with said Grady (not yet arrested)

for the reasons following, to wit: that on Sunday at 3. P. M.
the 16th day of August 1891, deponent securely
fastened and locked the door leading to said
premises together with the door opening on Hubert
Street, and he is informed by Andrew Moore of
261 Spring Street that he saw the defendant
person who was acting in concert with said
Grady force the door opening on Hubert Street

0274

by bursting open the said door by forcibly
throwing his body against said door.
Deponent further says that he is informed
by John Geriagh a policeman attached to
the 5th Police Precinct and David Mollison
of 209 3rd Street Jersey City that they saw
the defendant Brady come out of said
premises.

Subscribed to before me + Jm Callahan
this 18th day of August 1931

[Signature]
Police Justice

It appearing to me by the within depositions and statements that the crime herein 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
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 _____ ISS
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ ISS
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Dated _____ ISS
Police Justice.

Police Court, District

THE PEOPLE, vs.,
on the complaint of
1
2
3
4

Offence—BURGLARY

Dated _____ ISS
Magistrate.
Officer.
Clerk.
Witness,
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ _____ to answer General Sessions.

0275

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

of No. *Pier 2 & North River* Street, aged *37* years,

occupation *Watchman* being duly sworn deposes and says,

that on the *16th* day of *August* 188*9*

at the City of New York, in the County of New York, *he saw the*
defendant John Henry
in the premises 24 1/2 West St.
at the hour of 3 o'clock in the
near vicinity

J. Morrison

Sworn to before me, this

of

188

(my)



Police Justice.

0276

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

John J. Gennity

of *17* *Greenwich* Street, aged *37* years,
occupation *Police Officer* being duly sworn deposes and says,
that on the *17* day of *August* 188*9*
at the City of New York, in the County of New York, *he arrested*

John Brady (now in here) and
charged of Burglary and
deponent asks that said
Brady be committed to custody
and to procure the necessary
witnesses against him so
as to enable deponent to
make complaint against
him

John J. Gennity

Sworn to before me, this

of *17* *August* 188*9*

[Signature]

Police Justice.

0277

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
John Brown

AFFIDAVIT.

W. J. Brown

Dated *Aug 18* 188 *71*

James Magistrate.

_____ Officer.

Witness, _____

Disposition, *Ex Aug 17 1871*

0278

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Andrew Moe Clerk of No.

261 Spring Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of William Callahan

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

Sworn to before me, this 18 day of August 1896. } Andrew. Moore

[Signature]
Police Justice.

0279

CITY AND COUNTY }
OF NEW YORK. } ss.

aged 28 years, occupation John J. Gerigthy
5th Precinct Policeman of No. _____
Street, being duly sworn, deposes and

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

Sworn to before me, this 18th
day of August 1896. } John J. Gerigthy

[Signature]
Police Justice.

0280

CITY AND COUNTY }
OF NEW YORK, } ss.

David Mollison

aged *37* years, occupation *Watchman* of No.

209. 3rd Street Jersey City Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *William Callanan*

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

Sworn to before me, this *18* }
day of *August* 189*6* } *D. Mollison*

[Signature]
Police Justice.

0281

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Dermody

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

288 Spring St. 4 months

Question. What is your business or profession?

Answer.

Engelsherman

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 Dermody*

Taken before me this
day of *Sept* 1895
[Signature]
Police Justice.

0282

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

John Gready 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 Gready*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *355 Hudson St. 3 months*

Question. What is your business or profession?

Answer. *Express boy*

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 Gready

Taken before me this

day of *August* 1887

Police Justice

0283

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.....

Referred as is
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Three~~ *500* 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 *Dec 20th* 18 *91* 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.

0284

5.00 by Aug 20 / 11.30 AM

115

Police Court--- District

THE PEOPLE, &c.,
BY THE COMPLAINT OF

Mulligan Callahan
429 West 56

1 *John G. ...*
2 *John ...*
3
4

Offence

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *August 18* 188*9!*

Siver Magistrate.

Gerrity Officer.

Jacob ... Precinct.

Witness *Andrew Moore*

No. *261 Spring* Street.

John ...

No. *56 Green* Street.

David ...

No. *309 3rd St* Street.

\$ *5.00* to answer



0285

Richard Ahmudty.
Aged 15 Committed
June 22/91. for Burglary
by Hon R. B. Cowing.

Broke out wagon & got
away June 25 91.

Com Nov 12/87
by Mother who gave
his age then as 10 years.

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 Grady
and
John Darmody

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

John Grady and John Darmody

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

The said

John Grady and John Darmody, both

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *August* in the year of our Lord one thousand eight hundred and ninety-*one* in the *day*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *saloon* of one *William Callanan* —

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *William Callanan* in the said *saloon* — 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.

De Lancey Nicoll,
District Attorney

0287

BOX:

449

FOLDER:

4138

DESCRIPTION:

Green, Frank

DATE:

09/25/91



4138

Witnesses:

Arena Stapleton

Off Expedited

20th

Counsel,

Filed

day of

1891

Pleds,

THE PEOPLE

vs.

Frank Green

Grand Larceny, & Person & Degree,
(From the Person),
[Sections 529, 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

M. J. C. Long

Foreman.

W. J. Long

Ed. J. Long

File

0289

Police Court 2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Gertrude Stapleton

of No. 914-6-Avenue Street, aged 6 1/2 years,

occupation - being duly sworn,

deposes and says, that on the 12 day of September 1891 at the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

A. Pocketbook - containing good and lawful money of the United States - of the amount of Twenty-six Cents.

the property of Merceda Stapleton - in deponent's care and custody -

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Thomas Green (now here) from the following facts to wit: that on the aforesaid date about the hour of 1:20 o'clock P.M. while deponent was standing in front of the aforesaid premises with the said pocketbook containing said money in her hand, the defendant came up to her and feloniously took and carried away the aforesaid property - and that deponent is further informed by Officer George W. Leppert of the 20 Precinct Police - that he found the aforesaid property in the possession of the defendant in West 57 Street - Deponent therefore charges the defendant with having committed a Larceny and asks that he may be held and dealt with as the Law may direct -

Gertrude Stapleton

Sworn to before me this 12th day of September 1891

Thomas Steel
Police Justice.

0290

CITY AND COUNTY } ss.
OF NEW YORK, }

George W. Pepperted
Police Officer of No.

aged _____ years, occupation

20th Precinct Police

Street, being duly sworn, deposes and

Estimada Stapleton

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this *13*
day of *September* 189*8*.

George W. Pepperted

John E. Kelly
Police Justice.

0291

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Frank Green

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

625-9-Avenue - 3 Months

Question. What is your business or profession?

Answer.

Grocery Store

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
Frank Greene

John S. Kelly
Triben Department
1921

Police Justice.

0292

It appearing to me by the within depositions and statements that the crime herein 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 *Twenty* 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 13* 18*91* *John E. Kelly* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0293

1214

Police Court--- 2 --- District.

THE PEOPLE &c..
ON THE COMPLAINT OF

Gertrude Hapteton
vs.
Francis Green

Jacomy
from the person

2
3
4

Dated

September 13 91

Magistrate.

Kelly

Officer.

Do

Precinct.

Witness

No.

Call Officer

Street.

No.

Street.

No.

Street.

\$ 1,000

to-wit

Gf

Com

1st Person

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Green

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

Frank Green

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

The said *Frank Green*

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*one*, in the *day* time of the said day, at the City and County aforesaid, with force and arms,

one silver coin of the kind called quarter dollars, of the value of twenty five cents, two silver coins of the kind called dimes of the value of ten cents each, four nickel coins of the kind called five cent pieces of the value of five cents each, and six coins of the kind called cents of the value of one cent each, and one pocketbook of the value of twenty five cents

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

De Lancey Nicoll,
District Attorney.

0295

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gregory, Laura

DATE:

09/20/91



4138

Upon investigation of the merit of the
within case I beg respectfully to
recommend a discharge of the
commitment of the discharge of the
defendant. The entire absence of
plausible future, and not just
A. J. Clavell

Off. Clavell

the presentation of the case to
the jury
Name: L. Williams
Date: 1-15-1892
Post Dist. atty.

Upon an investigation
of the merits of this
within indictment,
I beg to respectfully
recommend to the
court that bail be
taken in the sum
of \$500.

Sept 24/91 David J. Welch
Dist. Dist. atty.

Bail returned to
\$500 - one author
of writ of Habeas

178
C. J. R.
Counsel,
Filed day of Oct. 1891
Remits
H. J. Clavell in

THE PEOPLE
vs.
Lauria Gregory
Grand Larceny, (From the Person),
(Sections 209, 210,
Penal Code)

DR LANCEY NICOLI,
District Attorney.

Case 2 - 11-2-1891
Post 2 - 11-2-1891

A TRUE BILL.

W. J. C. Berry
Foreman.

An account of writ, atty.
of various states
and indict. atty. P. B. H.
Sept 24/91

0297

upon investigation of the merits of the
within case I beg respectfully to
recommend a discharge of the
indictment & the discharge of the
defendants: The entire absence of
proof in this case, and the fact
of the charges.

Wm. L. Miller
12-1892 Dist. Atty.

When an investigation
of the merits of the
within indictment,
I beg to respectfully
recommend that the
court should have the
to them in the sum
of \$500.

Sept 24/91 David J. Kelly
Dist. Atty.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

Bill records to
\$700 - one carbon
of writ of Habeas
Corporation.

178
Counsel,
Filed day of 1891
Pleads

THE PEOPLE
vs.
Lauria Gregory

Grand Larceny, 1st
(From the Person),
[Sections 529, 530,
Penal Code.]
Degree.

DE LANCEY NICOLL,
District Attorney.

Book 2, March 22, 1891
Page 110, 25, 112

A TRUE BILL.

W. J. C. Berry
Foreman.

On record of Dist. Atty.
of various states
semi-indictable, P.S. No. 1
Book 2, page 1, 1892.

0298

Police Court 2 District. Affidavit-Larceny.

City and County of New York } ss: William Glessner
of No. 21 East 11th (7174 Worth St) Street, aged 27 years,
occupation Broom mender being duly sworn,
deposes and says, that on the 8 day of September 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

one gold watch of
the value of about twenty five dollars,
and six dollars in good and
lawful money of the United States
of the value of thirty one dollars,
\$ 31-

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 Laura Gregory (now here)

under the following circumstances: - Deponent
was in a saloon at the north west corner
east corner of 19th Street and
Eighth Avenue, and deponent had
the said property in the pockets of
his clothing then worn by him, and
the defendant was there in deponent's
company, and subsequently the deponent
went to sleep a few minutes in a chair
in said premises and the said property
was missing and defendant had gone
to away. Deponent made complaint
at the 16th Precinct Station and de-
ponent is informed by Patrolman Lavin
now here that he traced a person

Sworn to before me, this 8th day of September 1891
Police Justice.

I said refer to the possession
of the dependant, and that she
admitted to me that she had
recovered the said watch, and she
gave information on which the
said watch was recovered.

Sept 1891
John E Kelly

William Steer

0300

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Lamm

aged..... years, occupation *Police* of No.

16 Ormeau

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Mr. Blosser*

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

Sworn to before me, this

day of

Sept

189*9*

Patrick Lamm

John S. Rice

Police Justice.

0301

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Laura Gregory 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. *Laura Gregory*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *148 W. 17, 9 months*

Question. What is your business or profession?

Answer. *Iron maker*

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*

Laura Gregory

Subscribed before me this
day of *Sept* 1884
John E. Kelly

Police Justice.

0302

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.....

James Gregory
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 *Sept 18* 18..... *John E. [Signature]* Police Justice.

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

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

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

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

0303

Police Court--- 2 District. 1193

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. Blosser
28 East 81 St
Lana Gregory

Offence Larceny
felony

2
3
4

Dated Sept 8 1881

Kelly Magistrate.

Lavin Officer.

16 Precinct.

Witnesses Call the Officer

No. Street.

No. Street.

No. Street.

\$1,000 to answer G.S.

from

BAILED.

No. 1, by Frank N. Keller

Residence 121 W. 17th Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General for New York City
 The People }
 vs }
 Laura Gregory }

Dear Sir:

Please take notice that defendants
 above named will move this
 court in fact one thereof,
 on Thursday the 24th day of Sept
 1891, at Eleven A.M. or as soon
 thereafter as counsel may be heard
 for the reduction of bail herein
 to the sum of \$500.00 —
 Dated Sept 23, 1891

Frank Keller
 Atty for deft

To Hon. Dr. Lancy Nicoll
 Dist. Atty for the City and
 County of New York

Park
Sept 1919
Board of General Assessors
N.Y. City

The People

vs

Laura Gregory

Notice of Motion for Reduction of Tax

Frank Keller

Ally Frantz

65 Park Row

To Hon. DeLaney Street
Dist. Ct., for New York County

0305

0306

No. 2
GRAND JURY ROOM 410

Part 2
PEOPLE
vs.

Mary Pleasant

March 25th 1912
all

Deemed Personal
except Bell
March 21st 1912

B

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Laura Gregory

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

Laura Gregory

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

The said

Laura Gregory

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

one watch of the value of twenty-five dollars, and the sum of six dollars in money, lawful money of the United States of America, and of the value of six dollars

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

William Slosser
He Lancey Neall
District Attorney

0308

BOX:

449

FOLDER:

4138

DESCRIPTION:

Gruber, Charles

DATE:

09/22/91



4138

Witness:

Off Huntz 12th

Counsel,

Filed

22 day of *April* 189*1*

Pleads,

THE PEOPLE

vs.

Charles Trubert

Deputy in the Third Degree.
[Section 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL,

M. J. Berry

Foreman.

Henry D. Day

2nd 12th St

0310

3

Police Court— District.

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

of No. 211 Rivington Street, aged 26 years,
occupation Mason being duly sworn

deposes and says, that the premises No. 118 Attorney Street, 11 Ward
in the City and County aforesaid the said being a three story frame
building, the basement of
~~which was occupied by deponent as a shop and store room~~
~~and in which there was at the time a defendant being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking the
lock of the door

on the 2 day of September 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of Rope valued at
Four Dollars (\$4⁰⁰)

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Charles Gouber and Harry Iron
both now here

for the reasons following, to wit: about 6 o'clock P.M. on September
1st 1891, Deponent securely locked and
fastened the door of said place - and
the said property was in said place,
and deponent went home - about the
hour of 1³⁰ o'clock a.m. Deponent was
informed by Officer Keenly of the 13th
Precinct that he arrested the Defendants
in Rivington Street, and having in their

0311

possession the said property Deponent further swears that he found that his place had been entered and the said property missing, Deponent fully identifies the rope found in defendant's possession as his property

Louis Franklin

Sworn to before me this 2nd day of September 1891

J. J. [Signature] Police Justice

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... Order that he be held to answer the same and he be admitted to bail in the sum of... and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Police Court, District, OFFENSE—BURGLARY, THE PEOPLE, etc., on the complaint of... Date 1891, Magistrate, Officer, Clerk, Witnesses, No., No., No., No. to answer General Sessions.

0312

CITY AND COUNTY }
OF NEW YORK. } ss.

aged _____ years, occupation Philip Keutz
Police Officer of No. _____

_____ Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Louis Farber
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 2
day of Sept 1890, } Philip Keutz

Wm. J. ...
Police Justice.

0313

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles Gruber 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 Gruber

Question. How old are you?

Answer.

36 yrs

Question. Where were you born?

Answer.

New York

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

Answer.

143 Bowery

2 nights

Question. What is your business or profession?

Answer.

Lawyer

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

Answer.

I am guilty -

Charles Gruber
mark

Taken before me this

Wm. J. ...
1881

Police Justice.

0314

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry Iron

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. *Harry Iron*

Question. How old are you?

Answer. *35 yrs*

Question. Where were you born?

Answer. *Holland*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Sugar maker*

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*

Harry Iron

Taken before me this

day of *July* 1897

Wm. W. ...

Police Justice.

0315

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.....

Dependants

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 2* 1891 *Wm. H. ...* 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 *Harry Iron*..... guilty of the offence within mentioned. I order he to be discharged.

Dated *Sept 2* 1891 *Wm. H. ...* Police Justice.

0316

1155

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Farber
211 Rivington St.
Charles Gruber
~~Harry~~

officer *Burkham*

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Sept 2 1911

Murray Magistrate.

Kuntz Officer.

12 Precinct.

Witnesses Officer

No. Street.

No. Street.

No. Street.

to answer *Galen*
no 1 term
R.P. 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Gruber

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

Charles Gruber

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

The said

Charles Gruber,

late of the *11th* Ward of the City of New York, in the County of New York aforesaid, on the *second* day of *September* in the year of our Lord one thousand eight hundred and ninety-*one* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *shop* of one *Louis Farber*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit : with intent the goods, chattels and personal property of the said *Louis Farber* in the said *shop* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Charles Gruber

of the CRIME OF *Petit* LARCENY

committed as follows:

The said *Charles Gruber*

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 said day, with force and arms,

one hundred feet of rope of the value of four cents each foot

[Large handwritten flourish]

of the goods, chattels and personal property of one

Louis Farber

in the

shop

of the said

Louis Farber

there situate, then and there being found, in the *shop* 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.

*De Lancey Ricoll,
District Attorney.*

03 19

BOX:

449

FOLDER:

4138

DESCRIPTION:

Guilfoyle, William

DATE:

09/20/91



4138

212

Witnesses:
Off Bray 18th

Counsel,
Filed *21 Sept* day of 189
Pleads,

THE PEOPLE

vs.

William S. Sulfoyle

Burglary in the Third Degree.
[Section 498, *New York Code*]

DE LANCEY NICOLL,
District Attorney.

Dr / 30.12.13

A TRUE BILL.

W. J. O'Brien
Foreman.

W. J. O'Brien
Justice of the Peace

27th Dec 1893

0321

Police Court 4th District.

City and County } ss.:
of New York,

of No. 212 East 17th Street, aged 42 years,
occupation Biguare being duly sworn

deposes and says, that the premises No. 257 Ave A Street, 18th Ward
in the City and County aforesaid the said being a store, in a tenement
building

and which was occupied by deponent as a Ciguar business
~~and in which there was a tin room and a room by name~~

~~attempted to be~~
were **BURGLARIOUSLY** entered by means of forcibly breaking and
removing the iron bars over a side door,
screening the fan light thereof on the
East 16th Street side of said store

on the 18th day of Sept 1897 in the night time, ~~and~~
~~following property feloniously taken and carried away, to wit:~~

Said premises being thus attempted
to be **burglariously** entered, with the
intent to commit a larceny thereof

the property of

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid attempted
BURGLARY was committed ~~with the intent aforesaid~~ ~~with the intent aforesaid~~ by

William Guilfoyle (now here)

for the reasons following, to wit: Deponent says, he is the owner of a
liquor business on the corner of 16th Street and Ave
A, and is informed by officers Craig and Welman
Peter McCine, that at about 4 am, of said
date, they saw defendant jump from the
store door leading to the 16th Street entrance
of said saloon, and saw defendant throw away
a jimmy, that said officers arrested defendant
and saw that said bars had been loosened.

0322

Wherefore, deponent charges defendant with attempting to burrlariously enter said premises of deponent with the intent aforesaid and prays that defendant be held and dealt with as the law directs.

Sworn to before me this 18th day of Sept 1891 B Thomas Jannett
of New York
Police Justice

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
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 _____ 1891
Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1891
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 _____ 1891
Police Justice

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Offence—BURGLARY.
Dated _____ 1891
Magistrate.
Officer.
Clerk.
Witness, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
to answer General Sessions.

0323

CITY AND COUNTY OF NEW YORK, ss.

Patrick J. Gray
officer of No.

aged 18 years, occupation

18th Ave

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Thomas Jewett

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

Sworn to before me, this

18th day of July 1891

Patrick J. Gray

Henry M. ...
Police Justice.

0324

CITY AND COUNTY)
OF NEW YORK,) ss.

Thomas J. Newman

aged _____ years, occupation Officer of No. _____

18th Ave

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Thomas Jennett

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

Sworn to before me, this

18th

day of

Sept

1889

Thomas J. Newman

[Signature]

Police Justice.

0325

(1335)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } ss.

24th District Police Court.

William Davis Guilfoyle
William Davis 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 Davis Guilfoyle*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *328 East 13th St. 1 year*

Question. What is your business or profession?

Answer. *Driver*

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 1st day of

John J. ...
1891

Police Justice.

0326

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

Defendant

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

Dated *Sept 18 1897* *[Signature]* Police Justice.

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

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

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

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

0327

1240

Police Court--- *4th* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Fenerty
1212 E 17th St
1 *William Guilfoyle*

Offence Attempted Burglary in Chicago
Alone

2
3
4

Dated *Sept 18th 1911*

Murray Magistrate.
Cray & Newman Officers
18th Precinct.

Witnesses *said officers*

No. _____ Street.

No. _____ Street.

No. _____ Street.

1000 answer *P.S.*



CM

*Atty
Burg 3*

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0328

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 attempting to commit

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

The said

William Guilfoyle

late of the *18th* 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 ninety-*one* in the *night*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Thomas Jennett*

attempt to
there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Thomas Jennett* 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.

*Wm Lancy Nicoll,
District Attorney*