

0666

BOX:

527

FOLDER:

4803

DESCRIPTION:

Gardner, Alfred H.

DATE:

07/14/93



4803

Witnesses:

Sgt. Handman
Lucas a. Lure
Alvin Carter
Maurice Rogers
Harry J. Yarns

Satisfied only at
hearing by accused
proof that child
and in Court, I
recommend that
he be discharged
and pay
Raymond
DePasco
I concur
Philip Connelly
back to the other

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Dec 5

Publicist - Demand
Defendant - M. M. M.
Mar 24 1932

Counsel,

Filed

Pleads

THE PEOPLE

vs.

Alfred H. Gardner

I

Counsel,

Filed

Pleads

THE PEOPLE

vs.

Alfred H. Gardner

I

Police Court, / District.

(1853)

City and County } ss.
of New York,

of No. Bellerive New Jersey Street, aged 44 years,
occupation Manufacture of Rubber Goods being duly sworn, deposes and says,
that on the 1st day of March 1889 at the City of New
York, in the County of New York

Alfred H. Gardner
did unlawfully and with intent to
defraud, while he was an employer of
deponent's falsify a certain Book of account
viz Ledger. The property of deponent
for the following reasons
The defendant was in deponent's employ
as Book Keeper - and deponent discovered
that on Page 102 of the Book of account
called a Ledger used in deponent's business
and of which defendant had charge
the column of figures on the debit side
of said account was wrongfully and falsely
added to wit the figures of totals in defendant's
handwriting show the sum of \$1058.48- and
whereas a true and correct adding of the
figures in said column is \$1158.48
Deponent further says that by the false
adding of said column of figures the defendant
defrauded him (deponent) out of the sum of
One hundred dollars - deponent further
says that the defendant knowingly
wrongfully made the said false entry
for the further reason that on Page
153 in the said Ledger - deponent discovered
that the debit side of the account on said
page the column of figures are added
and show in defendant's handwriting the
sum of \$1833.11 - whereas a true and correct
addition of said figures is \$1733.11
The defendant making said false entry for
the purpose of covering his false entry on
said page 102 - Deponent therefore charged
defendant with Forgery and prays that he be dealt with
according to law

Sworn to before me
this 29 day of June 1893

[Signature]
Notary Public

[Signature]

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. *Alfred H. Gardner*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Mass.*

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

Answer. *London City Long Island - 2 months*

Question. What is your business or profession?

Answer. *Merchant*

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.*

Alfred H. Gardner

Taken before me this

deputy

189

9

Police Justice

Sec. 157.

District Police Court.	CITY AND COUNTY } OF NEW YORK, } ss. <i>Edmund J. Connor</i>
	<i>Policeman</i> <i>New York City</i>
	being duly sworn says, that he is acquainted with the hand-writing of
	<i>Bernard J. Martin</i>
	the <i>Police Justice</i>
	who issued the annexed Warrant, that the signature to this Warrant is in the hand-writing
of said <i>Bernard J. Martin</i>	
Sworn to before me, this <i>29</i>	
day of <i>June</i> 18 <i>93</i>	
	<i>Nicodemus Heckenbach</i>
	Police Justice, <i>J. H. Racer</i>
	<i>James Racer</i>

Sec. 151.

Police Court _____ District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by James H. Gardner Jr of Bellerose New York Street, that on the 10th day of March 1889 at the City of New York, in the County of New York,

Alfred H. Gardner — did unlawfully and with intent to defraud complainant make a false entry in a book of account and viz a Ledger and by reason of said false entry did defraud complainant out of the sum of One hundred dollars

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

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

Dated at the City of New York, this 29 day of June 1893

1893

[Signature]
Police Justice.

Police Court	District.
THE PEOPLE, &c., ON THE COMPLAINT OF	
vs.	
Warrant-General.	
Dated June 29 th 1893	
Martin Magistrate.	
O'Connor Officer.	
The Defendant Alfred H. Gardner	
taken, and brought before the Magistrate, to answer	
the within charge, pursuant to the command con-	
tained in this Warrant.	
Edward J. Connor Officer.	
Dated June 30 th 1893	
This Warrant may be executed on Sunday or at	
night.	
Police Justice.	

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated 189

Police Justice.

50
N
ms
Murchant
m
yes
Garden City
L. J

The within named

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Mr. B. F. Martin a Police Justice
of the City of New York, charging Alfred H. Gardner Defendant with
the offence of Forgery

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

We, Katharine J. Willets Gardner Defendant of No. 53
Park Avenue New York City Street; by occupation a
and _____ of No. _____

Street, by occupation a _____ Surety, hereby jointly and severally undertake
that the above named Alfred H. Gardner Defendant
shall personally appear before the said Justice, at the _____ District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five thousand
Hundred Dollars.

Taken and acknowledged before me, this 30

day of June 1893

Alfred H. Gardner
POLICE JUSTICE.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me this
11th
day of
June
1893
Police Justice.

Mathew J. Hillis
the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *over two thousand* ~~Hundred~~ Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

Real Estate in the
County of Queens, and Cash and
Railroad Securities in bank in
New York City
Mathew J. Hillis former

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 18

Justice.

BAILED,
No. 1, by John Butler
Residence 110 West 14th Street
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court- District.

THE PEOPLE
ON THE COMPLAINT OF

James Hardman
William H. Hardman
Alfred H. Hardman

1 _____
2 _____
3 _____
4 _____
Offense Forgery

Dated June 25 1893
Thomas M. Mearns
Magistrate

James T. Rogers
Clerk of Court
Precinct _____

Witnesses James J. Lewis

No. 80 Canal St. Palmer
Street

No. 17 Waverley Pl.
Street

No. 1080 10th St.
Street

No. 1080 10th St.
Street

No. 1080 10th St.
Street

No. 1080 10th St.
Street

No. 1080 10th St.
Street

James J. Lewis
June 25 1893

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

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

Dated, _____ 189 _____
Thomas M. Mearns
Police Justice.

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

Dated, July 2 189 3
Thomas M. Mearns
Police Justice.

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

Dated, _____ 189 _____

Police Justice.



Hardman
July 14/93

Belleville, N.J. March 22nd, 1897

William M. K. Alcott,
District Attorney,
New York City.

Dear Sir:-

In relation to enclosed Subpoena, which has been sent to me by mail. I am hardly able to obey this summons, having been recently very ill, and not able to go out much. Neither do I quite understand why this summons should be sent, as when this case was last called, some two years ago, it was put in evidence that the defendant had died; but if you consider it necessary, and so desire it, I will wait upon you at your convenience.

Yours respectfully,

James Hardman, Jr.

Court of General Sessions

People of the State
of New York

Alfred H. Gardner

City and County of New York ss
Alfred A. Gardner being duly
sworn says:

I am an attorney at law with
an office at 192 Broadway New York
City and reside at 53 Park Avenue
in said City.

I am the son of Alfred H. Gardner
and said Alfred H. Gardner died in
my presence on December 23rd 1893
at Garden City in the Town of
Hempstead, County of Queens and
State of New York.

I know the person who died
as aforesaid to be the person described
in the indictment set for trial this
day in this Court Part IV

Given to be for me
this 22nd day of
March 1897

Alfred A. Gardner

Joseph W. Meany

Notary Public Kings County,
Certificate filed in New York County.

Court of General
Sessions
2

People

Alfred H. Gardner

Applicant as to
Death of Defendant

Court of General Sessions
The People

Alfred H. Gardner

City & County of New York ss: Alfred A. Gardner
being duly sworn says: I am the son
of Alfred H. Gardner and know him
to have been the person named in
an indictment ~~the trial of which~~ has
been set for trial in Part IV of this
court on this day. I am the
~~son of said Alfr~~ said Alfred H.
Gardner died in my presence at
Garden City in the County of Queens and
Hempstead County of Queens and
State of New York on the 23^d
day of December 1893

Sworn to before
me this 22 day
of March 1897

Joseph H. Jones

Notary Public

My Co

Alfred A. Gardner

People

Alfred H. Gardner

Alfred H. Gardner,
Attorney, and Counselor,
192 Broadway.

New York, March 22 - 1897

Mr Hardwick

Dear Sir: I filed today as you
suggested an affidavit in the case
of the People v Alfred H. Gardner
I have just remembered that
I omitted to state my occupation
or residence in the affidavit.
I accordingly enclose another
affidavit. The case was on
today's calendar Part IV
My Truly Alfred A. Gardner

(455)

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Alfred H. Fegelman

The Grand Jury of the City and County of New York, by this
indictment accuse *Alfred H. Fegelman*

of the crime of *Forgery in the Third degree.*

committed as follows:

The said *Alfred H. Fegelman.*

late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *March*, in the year of our Lord one thousand
eight hundred and ~~ninety~~ *ninety-nine*, at the City and County aforesaid,
being then and there a Clerk and servant
to wit: a bookkeeper, in the employment
of one James Hardman the younger,
with intent to defraud, did feloniously
and lawfully falsify a certain
account belonging to and appertaining
to the business of the said James
Hardman the younger, in this, to wit:
that on the day and in the year
aforesaid, at the City and County
aforesaid, there was in a certain

book of accounts, called a ledger, belonging
to and appertaining to the business of
the said James Hardman the
youngster, a certain account, between
the said James Hardman the youngster
and the said Alfred M. Gardner, and
on the day and in the year aforesaid,
at the city and county aforesaid, there
was written and entered, and there then
appeared, upon the one hundred and
second page of the said ledger, certain
items and entries, &c. and in, and being
a part of the said account, in the
words and figures following, to wit:



1888.				
Nov.	3	To Cash		20
	7	" "		3
	8	" "		69 83
	"	" "		36 40
	12	" "		55 20
	21	" "		7 20
	22	" "		40
	24	" "		250
	28	" "		39 50
Dec.	11	" "		15 14
	14	" "		42 65
	18	" "		50
	28	" "		26
Jan.	7	" "		20
	10	" "		20
	12	" "		33 50
	"	" "		59
	17	" "		14
	19	" "		50
	22	" "		11 50
	"	" "		32 22
	27	" "		3 22
	31	" Sundries		18 15
Feb.	1	" Cash		45
	7	" "		41 38
	18	" "		14
	"	" "		75
	25	" "		15
	28	" "		537
	"	" Sundries		17
March	1	" Cash		385
	4	" "		11
	15	" "		64 24
	16	" "		4 75
	19	" "		30
	"	" "		52 50
	"	" "		67 96
	"	" "		68 97
	"	" "		15
				3
				<u>1058 48</u>
				<u>1158 48</u>

The total sum and amount of the various sums stated in said items aggregating and amounting to when added together, the sum of eleven hundred and fifty eight dollars and eighty eight cents, as he the said Alfred H. Gardner then and there well knew.

Nevertheless, the said Alfred H. Gardner, ^{being in the employment of said Jan. Hardman the day} well knowing the premises, with intent to defraud, did then and there feloniously and knowingly write, place, and enter in the said account, upon the said last mentioned page of said ledger, and immediately, under the last of the items and entries above set forth, and as the sum and total footing of the sums stated in said items, the figures following, to wit: "1 058 48" preceded by the following letters, to wit: "Dollars", being an entry as follows, to wit: "Dollars 1 058 48" which said entry then and there purported to set forth and indicate, and did in substance and effect signify and declare, and by the writing, placing and entering thereof it was then and there made to appear that the total sum and amount of the various sums

stated in the said item, when added,
together amounted to and represented
the sum of Ten hundred and fifty
eight dollars and forty eight cents
and not the sum of eleven hundred
and fifty eight dollars and forty
eight cents; 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.

Defendant's Motion.

District Attorney

0687

BOX:

527

FOLDER:

4803

DESCRIPTION:

Garrity, Patrick

DATE:

07/10/93



4803

Witnesses:

James Zenardi
Officer Green

Counsel,

Filed

Day of

Pleads,

189

THE PEOPLE

vs.

Patrick Savary

Grand Larceny, (From the Person.)
[Sections 828, 830, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James W. H. H.

Foreman.

July 11/93

Handwritten signature

James W. H. H.

Police Court— District.

1012

Affidavit—Larceny.

City and County {
of New York, } ss.

of No. 171 North Jennie Genardi
Street, aged 18 years,
occupation Neck wear maker

deposes and says, that on the 25 day of June 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

and person
of deponent, in the night time, the following property, viz:

A pocket book containing good and
lawful money of the United States
amounting to twenty eight cents

the property of

Deponent

and that this deponent
has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen
and carried away by Patrick Garry (now here)

for the following reasons. deponent was
standing on a stoop of no 171 North Street
and she had said pocket book in her hand
The defendant snatched the pocket book
and ran away with it deponent pursued
him and caused his arrest
deponent is informed fully identifies the
defendant as the person who snatched her
pocket book

Jessie Genardi

Sworn to before me this
26th day of June 1893
at New York City
Police Justice.

POOR QUALITY
ORIGINAL

0690

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

Patrick Garrity

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Fall River

Question. What is your business or profession?

Answer.

Longshoreman

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

Pat Garrity

Subscribed before me this

day of

1893

Police Justice.

POOR QUALITY
ORIGINAL

0691

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

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Penarth
Robert Gandy

Offense *Larceny*
from the person

Dated *June 26* 1893

Magistrate.

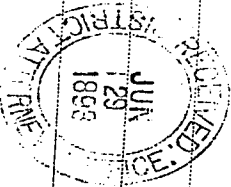
Officer.

Precinct.

Witnesses

No. _____
Street _____

No. _____
Street _____



No. _____
Street _____

No. _____
to answer _____

No. _____
to answer _____

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

Defendant
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of _____ Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated, *June 26* 1893 _____ Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.
Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offense within mentioned, I order h _____ to be discharged.
Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Garrity

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

Patrick Garrity

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

The said

Patrick Garrity

late of the City of New York, in the County of New York aforesaid, on the 25th day of June in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one silver coin of the United States of America, 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, five nickel coins of the kind called five cent pieces of the value of five cents each, eight 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 Jennie Genardi on the person of the said Jennie Genardi then and there being found, from the person of the said Jennie Genardi 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.

DeLancey Nicoll,
District Attorney.

0693

BOX:

527

FOLDER:

4803

DESCRIPTION:

Geary, William

DATE:

07/12/93



4803

Witnesses:

John Emman

Counsel,

Filed *12*

189

day of *July*

Pleads,

THE PEOPLE

vs.

William Seary

Robbery, second Degree.
(Sections 224 and 229, Penal Code.)
(Second offense)

DE LANCEY NICOLI,
District Attorney.

A TRUE BILL.

James McKee

Foreman.

July 13/93

James H. Robby

S.P. 7 years

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT 1 DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John O'Donnell
of the 1 Precinct Police, being duly sworn, deposes
and says that John Coulau
(now here) is a material witness for the people against
William Geary charged
with Robbery. As deponent has
cause to fear that the said John Coulau
will not appear in court to testify when wanted, deponent prays
that the said John Coulau be
committed to the House of Detention in default of bail for his
appearance.

Officer John O'Donnell

Sworn to before me, this
day of July 1896

John O'Donnell
Justice.

Police Court— / District.

1923

City and County }
of New York, } ss

of No. 10 South John Coulon
occupation Fireman Street, aged 39 years,

deposes and says, that on the 6 day of July ¹⁸⁹³ at the 1st
Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried
away from the person of deponent by force and violence, without his consent and against his will, the
following property, viz:

Two Dollars in good
and lawful money of the
United States

Sworn to before me this
of July
1893

6

of the value of Deponent DOLLARS,
the property of

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
attempted to be
feloniously taken, stolen and carried away by force and violence as aforesaid by

William Geary (now here) for the
following reasons. on said date deponent
was in a liquor saloon on the south east
corner of Broad and Front streets - and he
had said sum of money in the job pocket
of the pants that he then wore - the defendant
asked deponent to treat him, deponent refused
and the defendant said he would take the
money from him (deponent). The defendant
threw deponent on the floor and attempted
to take said money from deponents pocket -
deponent called the police and caused
defendants arrest

John Coulon

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

William Geary

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 Geary

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

31 Coentus Slip 7 years

Question. What is your business or profession?

Answer.

Fireman

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

Answer.

I am not guilty

*his
William Geary
mark*

Taken before me this

day of

1883

Police Justice.

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

127 65
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Conlan
William Henry

Offense Attempted Robbery

Dated July 6 1893

Donald
Magistrate
Officer

Witness Campbell
Precinct

House of Detention Case

No. 1000
Street

No. 1000
Street

No. 1000
Street

No. 1000
Street

No. 1000
Street

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

Defendant

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

Dated, July 6 1893

Donald
Police Justice

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Geary

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

Indictment accuse

William Geary of the
crime of attempting to commit
of the crime of Robbery in the second degree,
as a SECOND OFFENSE, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and

for the City and County of New York, at the City Hall, in the said City of New York,

on the twenty-fifth day of September, in

the year of our Lord, one thousand eight hundred and ninety,

before the Honorable Frederick Smyth, Recorder

of the City of New York

and Justice of the said Court, the said William Geary

by the name and description of William Geary

was in due form of law convicted of a felony

to wit: Grand Larceny in the second degree

upon a certain indictment then and there in the said Court depending against

the said William Geary by the

name and description of William Geary

as aforesaid,

for that he

then

late of the

City of New York, in the County of New York aforesaid, on the
seventeenth day of September in the
year aforesaid, at the _____ City and
County aforesaid, with force and arms, in the day time of the
said day, one watch of the
value of seven dollars and one
chain of the value of one dollar,
of the goods, chattels and personal
property of one Peter Sailor on the
person of the said Peter Sailor then
and there being found, from the person
of the said Peter Sailor then and there
feloniously did steal, take and carry
away, and also for that he then
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, one
watch of the value of seven dollars,
and one chain of the value of one
dollar, of the goods, chattels and
personal property of one Peter Sailor
by a certain person or persons to the
Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried
away from the said Peter Sailor,
unlawfully and unjustly did feloniously
receive and have; the said William Geary
then and there well knowing the said
goods, chattels and personal property to

have been feloniously stolen, taken
and carried away:

And Thereupon, upon the conviction aforesaid, it was considered
by the said Court of General Sessions of the Peace, and ordered and adjudged that
the said William Geary
by the name and description of William Geary
as aforesaid,
for the felony and larceny whereof
he was so convicted as aforesaid, be imprisoned in the State
Prison at hard labor for
the term of two years and three months
as by the record thereof doth more fully and at large appear.

And the said William Geary
late of the
City of New York, in the
County of New York aforesaid, having been so as aforesaid convicted of the
said felony and larceny in
manner aforesaid, afterwards, to wit: on the sixth day of
July in the year of our Lord one thousand eight hundred
and ninety-three at the City and County aforesaid, with force

and arms, in and upon one John
Conlon in the face of the said
People then and there feloniously did
make an assault, and the sum of
two dollars in money, lawful money
of the United States of America, and
of the value of two dollars, of the
goods, chattels and personal property
of the said John Conlon, from the
person of the said John Conlon, by
against the will, and by force and

violence to the person of the said
John Conlon, then and there
violently and feloniously did attempt
to rob, 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. Lacey Nicoll,

District Attorney

0704

BOX:

527

FOLDER:

4803

DESCRIPTION:

Geismar, Alexander

DATE:

07/14/93



4803

0705

BOX:

527

FOLDER:

4803

DESCRIPTION:

Geismar, Alexander

DATE:

07/14/93



4803

Witnesses:

Alphano Doyle

James Buchanan

officer

Myth Ann Cawson

other witnesses

Counsel,

Filed

14 July 1893

Pleads,

THE PEOPLE

vs.

Alexander Gorman

Grand Larceny, second Degree,
[Sections 828, 831, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James W. Keen

Foreman.

Pa. 2. July 26/93

Pleads Guilty

2476 C. M. 800 at

Pa.

Police Court—3rd District.

1912

Affidavit—Larceny.

City and County of New York, ss.

of No. 256 Broome Street, aged 31 years,
occupation baker

deposes and says, that on the 28 day of May 1893 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:

Two umbrellas, one vest, three hundred
cigars, nine dollars food and lawful
money of the United States, the whole
of the value of thirty Dollars,
\$ 30⁰⁰/₁₀₀

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

Alexander Leissmar (now here)
from the fact, that on the aforesaid date defendant was in deponent's employ and the aforesaid property was in deponent's store at the above-named premises: that the defendant was the only person who was in and about said store on said date: that about 2 A.M. on May 28, 1893 deponent missed said property and also found that the defendant had left the premises and has not since returned. That deponent is informed by Alphonse Wyley of No. 55 East Fourth Street, that the defendant admitted to said Wyley that he had stolen said property. Wherefore deponent prays that defendant may be dealt with according to law.

Frank Gogel

Sworn to before me this 29 day of May 1893

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 23 years, occupation Alphonse Wyler
55 East Fourth Street, being duly sworn, deposes and
peddler of No.

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

Sworn to before me, this 6 day } Alphonse Wyler
of July 1893

John Ryan Police Justice.

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

3
District Police Court.

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

Question. What is your name?

Answer. *Alexander Geisman*

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. *349 E. 58 St. 3 mos.*

Question. What is your business or profession?

Answer. *Baker*

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.*

Alexander Geisman.

Taken before me this
day of *July* 1893

W. H. Ryan

Police Justice.

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____
No. 6, by _____
Residence _____ Street _____
No. 7, by _____
Residence _____ Street _____
No. 8, by _____
Residence _____ Street _____
No. 9, by _____
Residence _____ Street _____
No. 10, by _____
Residence _____ Street _____

Police Court--- 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Grand Juror

256 West 10th St
Alexander Williams

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100

Offense Grand Larceny

Dated July 6 1893

William Magistrate

William Officer

18 Precinct

Witnesses J. H. H. H.

No. 50. 214 Street

No. Street

ICE DEPT

No. 100 to 200

100 to 200

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, July 6 1893 3 Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Alexander Guzman

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

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

The said Alexander Guzman

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

two umbrellas of the value of three
dollars each, one vest of the value
of five dollars, three hundred cigars
of the value of five cents each and
the sum of nine dollars in money,
lawful money of the United States
of America, and of the value of
nine dollars

of the goods, chattels and personal property of one Frank Gogel

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.

De Laurey Nicoll
District Attorney

0712

BOX:

527

FOLDER:

4803

DESCRIPTION:

Gessen, George

DATE:

07/13/93



4803

Witnesses:

Wm T. Keenan

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

George Gessen

Grand Larceny, second Degree.
[Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

J. Lawrence McKee

Foreman.

July 14/93

Thos. J. Foley

Pen one year

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

of William V. Kessan
of Hotel Mance - 503-5-Avenue Street, aged 25 years,
occupation Clerk

being duly sworn deposes and says,
that on the 3 day of July 1893

at the City of New York, in the County of New York, at the 2nd District

Police Court, he recognized and identified the Gray photographs, mentioned in the Affidavit hereto annexed, on the person and in the possession of the Defendant George Gessen

W. Kessan

Sworn to before me, this

of

1893

day

Police Justice

Police Court 2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of Hotel Mince, 573-5th Avenue Street, aged 25 years,
occupation Clerk

deposes and says, that on the 28th day of June 1893 being duly sworn,
at the City of

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

one dress suit of clothes. consisting of Coat, Pants and
vest one suit of clothes consisting of Cutaway Coat, Pants
and vest one Prince Albert Coat + vest, one Mackintosh,
And a quantity of Shirts Collars and Cuffs.
And one pair Gray pantaloons - in all of
the amount and value of about one hundred
And fifty dollars

\$ 150 ⁰⁰/₁₀₀

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by George Gessen (now here).

from the following facts to wit: that about the
20th day of April 1893. deponent saw and placed
the aforesaid property in a trunk, which was
stored in the Porters room, in the sub. basement
of the aforesaid premises - and that said trunk
at the time deponent placed the same in said
store room - was securely locked and fastened -
and that on the 2nd day of July - 1893. Deponent
returned to the aforesaid premises - and then
discovered the aforesaid trunk, containing the
above mentioned property - broken open and
the aforesaid property missing - and that
deponent is informed by Malcolm W. Neill
of No 5 Minetta Street - and who is the Engineer

of said Hotel Notice. that on the aforesaid
date, he saw the defendant coming from
and leaving said Porters Room, with a
bundle in his possession. and that said
defendant had no right or authority, nor
was he authorized by any one to enter or
be in said Porters room. defendant
therefore asks that the defendant may
be held to answer —

Shown to before me } J. M. Kessam
this 3 day of July 1893 }

Police Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 64 years, occupation Malcolm M. Reill Engineer of No. 5-100th Street

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

Sworn to before me, this

day of

3 }
3 }
1893

Malcolm M. Reill
Deponent

W. E. Kessan
Police Justice.

Sec. 198-200.

2

1882

City and County of New York, ss:

District Police Court.

George Gessen

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

Question. What is your name?

Answer. *George Gessen*

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. *495-7-Avenue - 2 Weeks*

Question. What is your business or profession?

Answer. *Ball-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 -
George Gessen

7.7.8.

Taken before me this

day of

1882

Police Justice.

0719

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

Police Court---

District.

THE PEOPLE, &c.,
vs. THE COMPLAINT OF

Wm. J. H. H. H. H.
George H. H. H.

Offense

Larceny

Date *July 3* 189*3*

Magistrate.

Officer.

Precedent.

Witness *John H. H. H.*

No. *573-5* Avenue *St. Louis*

Edward J. H. H.

No. *573-5* Avenue *St. Louis*

No. *1577* to *1578* Street

George H. H. H.

George H. H. H.

George H. H. H.

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 *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 *July 3* 189*3* *Wm. J. H. H. H.* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK
against

George Gessen

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

George Gessen

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

The said

George Gessen

late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *June* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*three coats of the value of twenty-five
dollars each, three vests of the value
of eight dollars each, three pairs of
trousers of the value of ten dollars
each pair, one Mackintosh of the value
of ten dollars, five shirts of the value of
one dollar each, ten collars of the value
of twenty cents each, and ten cuffs of the
value of twenty cents each*

of the goods, chattels and personal property of one

William D. Kissam

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

*Wm Lancy Nicoll
District Attorney*

0721

BOX:

527

FOLDER:

4803

DESCRIPTION:

Gilloni, Michael

DATE:

07/21/93



4803

Witnesses:

Simon D. Farrell

officer

*That person - I
believe the car
experts think
a ho appeared
in check & Bungle
imposed, found
on his person*

[Signature]

Counsel,

Filed *21*

Plends,

THE PEOPLE

19 *10/10/19*

vs.

Michael Gilloni

H.P.

Grand Larceny, (From the Person)
[Sections 228, 229, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]

Paul H. July 24 1993 Foreman.

Flanks Guilty

4/17/15 Mosby, P.

[Signature]

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT 1 DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

of the Park Precinct Police, being duly sworn, deposes
and says that Albert Miller
(now, here) is a material witness for the people against
Michael Gilloni charged
with Larceny. As deponent has
cause to fear that the said Albert Miller
will not appear in court to testify when wanted, deponent prays
that the said Albert Miller be
committed to the House of Detention in default of bail for his
appearance.

James J. Farrell

Sworn to before me, this
day of June 1895

Police Justice.

Police Court— / District.

1912

Affidavit—Larceny.

City and County }
of New York, } ss.

Albert Miller

of No. 116 Greenwich

Street, aged 29 years.

occupation Farmer

deposes and says, that on the 19th day of July 1893 being duly sworn,

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

A watch and chain valued at
Two dollars

property of

Deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Michael Gilloni (now here)

for the following reasons - deponent was sitting on a bench in the Battery Park he was asleep and had said watch the lower left hand pocket of his vest that he then wore - and attached to said vest by said chain. Deponent is informed by Officer James J. Farrell of the Park Police that about the hour of 12:45 A.M. on said date he saw the defendant take said watch and chain from deponents pocket and walk away with them - said Officer arrested the defendant with the property in his possession - deponent further says that he has since seen the property found in defendants possession and fully identified it as his (deponents) property

Albert Miller

Sworn to before me this 19th day of July 1893.

Police Justice.

Police Justice.

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

Michael Gilloni

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

Question. What is your name?

Answer.

Michael Gilloni

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Italy

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

Answer.

147 Elizabeth St - 3 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am guilty-

*his
Michael X Gilloni
mark*

Subscribed before me this

24th

1889

Police Justice.

0727

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

Police Court... District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Gilson
H. D.

2 _____
3 _____
4 _____

Offense *Larceny from the person*

Dated *July 19* 189 *3*

Forrell
Magistrate

Park
Precinct

Witnesses *Officer*

No. _____ Street _____

HOUSE OF DETENTION CASE

No. _____ Street _____

No. *50* Street *50*
to answer

Check

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, *July 19* 189 *3* *Michael Gilson* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

501

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Gilloni

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

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

The said

Michael Gilloni

late of the City of New York, in the County of New York aforesaid, on the 19th day of July in the year of our Lord one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

One watch of the value
of one dollar, and one chain
of the value of one dollar

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

0729

BOX:

527

FOLDER:

4803

DESCRIPTION:

Giorgio, Antonio

DATE:

07/07/93



4803

POOR QUALITY
ORIGINAL

0730

Witnesses:

Thoma Edison

Sniffers

Officer Penning

for 30

Supervisor

March 12

Counsel,

Filed

Pleads,

7 day of June 1893

THE PEOPLE

29 262 W. H. H. H. H.

Brooklyn

Antonio Giorgio

Grand Larceny, second Degree.
[Sections 828, 829, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

PAID

June 21

A TRUE BILL.

Harry S. Harris

Foreman.

June 21 - June 21, 1893

trial and convicted

Q Mrs. H. H. H. H.
June 30/93

Police Court—

Hth District.

1912

Affidavit—Larceny.

City and County {
of New York, } ss.

Minna Edson

of No. 18 West- 43rd

Street, aged 33 years,

occupation 76th St. house

being duly sworn,

deposes and says, that on the 31 day of May 1893 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:

Twenty-six dollars; good and lawful money of the United States

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 Antonio George; (now here) from the fact; that the said deponent was in the employ of deponent at the aforesaid premises; deponent left the said property on the piano; and went into another room; upon returning the said money was missing; and as there was no one present at the time but this deponent; deponent charged him with the larceny of said money and prays that the deponent may be held to answer.

Minna C. Edson

Sworn to before me this

1893

Police Justice

Sec. 198-200.

CITY AND COUNTY OF NEW YORK } ss:

4 District Police Court.

Antonio George
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 sees 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. *Antonio George*

Question. How old are you?

Answer. *29 Years of Age*

Question. Where were you born?

Answer. *Italy*

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

Answer. *167 St. 44 St. 2 Years*

Question. What is your business or profession?

Answer. *Port Black*

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. *Am not Guilty*

Antonio Giorgio

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0733

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

Deputy Sheriff
James W. Smith
of Sullivan & Black
Room 74, North 4th

Police Court
District
612

THE PEOPLE
vs.
ON THE COMPLAINT OF

Witnesses
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
to answer _____
Street _____
Dated _____ 1889
Magistrate
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____

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

guilty thereof, I order that he be 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 _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

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

Dated _____ 1889 _____ Police Justice.

Court of General Sessions of the peace
for the City and County of New York

The People etc
against
Antonio Giorgio

The defendant moves for a new trial
on the minutes

I
That the verdict is against the weight
of evidence

II
That the verdict is not supported
by the evidence and is rendered
upon insufficient evidence

III
On each and every one of the ex-
ceptions taken during the trial

IV
On errors contained in the judge's
charge

V
That the verdict is contrary to law

Blake Sullivan
Defendants Attorneys

Court of
General Sessions

The People vs

Agst
Antonio Lopez

Motion for
New Trial

Blaise Sullivan

Defends Accused

63-65 Park Ave

N.Y. City

New York, *June 26th*, 1893

M

To DUNSTON & KENNELLY, Dr.
Manhattan Oyster and Chop House,
No. 761 SIXTH AVENUE,
Bet. 43d and 44th Streets.

To whom it may concern
 Tony George has been to my
 knowledge for the past ten
 years or more, a hard
 working, sober and
 industrious man, and
 I must say as far as
 honesty is concerned, he
 is above reproach.
 He has kept a Boot Black
 stand at 44th St. & 6th Ave.
 during that period and
 almost every day shined
 my shoes, so I can speak
 truthfully of him. Were
 it not for press of business
 I would be only too glad
 to testify verbally in his behalf.

Respectfully,
 John Dunston

THOS. HICKSON,
WINES & CIGARS
765 SIXTH AVE. N. Y.

June 25/93
to whom it may concern
this is to certify that
I have known L. Toney
georges for the past
7 years.
I always found him
honest & his steady
industrious young man
yours Respectfully

Thomas Hickson
765. 6th ave

OFFICE OF
SAMUEL F. BURNS,
OYSTER AND CHOP HOUSE,
781, 783 & 785 SIXTH AVE.
AND 102 WEST 45TH ST.
ESTABLISHED 1852.

NEW YORK,

June 28-3 1893

This is to Certify that
I have known the Bearer
G. Antonio who keeps
a Bootblack Stand in
the vicinity of my Restaurant
for between 5 + 7 years &
I have always found him
a law abiding citizen,
& believe him to be an
honest young man.

Samuel F. Burns

Court of General Sessions of the Peace
The People vs.

Against
Antonio Giorgio
Defendant

City and County of New York:

Daniel Buckley being
duly sworn deposes and says: I reside
at No. 416 East 82nd Street in said
city. I am a Caterer by occupation.
I know the above named defendant
for over the period of six years.
That during that period I have known
him to be honest, sober and industrious.
I know that the defendant is a
Boothblack, and has worked in the
Sixth Avenue Hotel for over six
years, and has always attended to
his business. That I have never known the
defendant to be arrested, charged with
or indicted for any offence whatsoever
except the one that he now stands
convicted of.

Sworn to before me this } Daniel Buckley
26th day of June 1893 }
Prosper R. Ferraro
Clerk of the Court
City of New York

City and County of New York:

Pietro La Motta being duly sworn deposes and says: That he resides at No. 155 West 27th Street in said city. That he is an express-man at No. 101 West 26th Street in said city.

That he knows the defendant Antonio Giorgio since boyhood, having been born in the same town with defendant. And that he has always known the defendant to be an honest and industrious man, and bears an excellent character.

That deponent knows other persons who know the defendant and they all speak of him in the highest terms, as to honesty and etc.

That deponent has known him in America for nearly six years, and has known him to be a law abiding citizen.

That deponent has never known the defendant to be arrested before.

Sworn to before me this } Pietro La Motta
26th day of June 1893 }
Thos. R. Ferrari
Com. of Deeds
New York City

City and County of New York ss:

Samuel H. Denton being duly sworn deposes and says: That he resides at No. 1495 Broadway in said city And as is engaged on his account in the Livery Stable business at No. 801 Sixth Avenue in said city; and has been so engaged for the last past twelve years.

That he knows the above named defendant Antonio Georgio for the last past eight years.

That during that time the deponent has known the defendant to bear an excellent reputation as to honesty and etc. And that he knows a great many other persons who also know the defendant and who speak in the highest terms of him. That deponent has never known the defendant to be in trouble before.

Sworn to before me this
26th day of June 1893 } Saml. H. Denton
Prosper J. Ferranti
Commr. of Deeds
New York City & Co.

City and County of New Yorkss:

Francesco Piusso being duly sworn deposes and says: That he resides at No. 262 East 47th Street. That he attends a lunch counter in a saloon at said address: That he knows the defendant Antonio Georgio for the period of ten years last past. That during that period he has known the defendant to be an honest, sober and industrious man always attending to his business; and comes of a highly respectable and honest family. That deponent knows other persons who know the defendant and that they all speak well of him, and is considered amongst them as an honest and industrious young man.

That deponent has never known the defendant to be arrested, charged with or indicted for any offence prior to the charge of which he stands convicted.

Sworn to before me this

26th day of June 1893

Prosper A. Ferrari

Commissary of Records

New York City & Co.

his mark
Francesco Piusso

City and County of New York:
John W. Kehoe being
duly sworn deposes and says: That
he resides at No. 20 West ~~43rd~~ 3rd Street
in said city. That he is a clerk in
the Dry Goods business.

That he is acquainted with Antonio
Georgio the defendant for the period
of about five months; and during
that time he has known defendant to
be a hard working, sober, honest and
industrious. And that his general
reputation for honesty as far as
deponent knows is beyond reproach.

Sworn to before me this }
26th day of June 1893 } John W. Kehoe
Proper R. Derrain
Commr. of Deeds
New York City Co.

Court of General
Sessions of the Peace

The People &c.

Against

Antonio George

Defendant

Attorneys

Robert H. Peery
att'y for defendant
25 Chambers Street
New York City

June 29/93

Mrs. Race

Dear Sir, I have known
Loney George since I have known
for the past 10 years and have
known him to be a sober honest
and a very industrious young man
many a time he has changed a
tent and twenty dollar bill for
me I do not say this now he
is in trouble but would be happy
to do the same for him I have
known him from boy hood up
and would be only too happy to
do him any favor that would
be in my power

Yours respectfully
James M. Burke
Foreman for J. H. Dupont & Son
801 & 803 South Ohio

June 29/93

Mrs Rice

Dear Sir the hear
Loney Georgie I have known
for the past 10 years and have
known him to be a sober honest
and a very industrious young man
many a time he has changed a
tent and twenty dollar bill for
me I do not say this case he
is in trouble but would be happy
to do the same for him I have
known him from boy hood up
and would be only too happy to
do him any favor that would
be in my power

Yours respectfully
Francis W. Burke
Foreman for S. W. Dupont & Son
801 & 803 South Olive

Commissioners of Quarantine



No 71 Broadway
New York

Geo. W. Anderson
Chas. F. Allen
Nicholas Muller } Commissioners
John B. Longley, Secretary

New York, June 29 1873

Mr. Race,

Dear Sir,

I have known
your George about five years -
has blacked my shoes almost
every day during this time, and
I always believed him to be
reliable and honest. Never
had any reason to think other-
wise.

I understand he has been
accused of dishonesty, and
as this is his first offence, I
trust that the officials will ex-
ercise all the clemency pos-
sible in his case.

Very Truly Yours
Chas. F. Allen

POOR QUALITY
ORIGINAL

0748

Commissioners of Quarantine



*No. 11 Broadway
New York*

Mr. Race,

25 Chambers St.

N. Y. City.

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

The People,

vs.

ANTONIO GLORGIO.

"

"

"

"

"

"

Before,

HON. FREDERICKSMYTH,

and a Jury.

Tried JUNE 21ST, 1893.

Indicted for GRAND LARCENY, in the SECOND DEGREE.

Indictment filed JUNE 7TH, 1893.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY H. W. MacDONA,

For THE PEOPLE.

MESSRS BLAKE AND SULLIVAN,

For THE DEFENCE.

WINONA C. EDSON, THE COMPLAINANT, being duly sworn, testified that, at the time of the trial, she was living with her aunt, Mrs. Edward Curtis, at 27 Washington Place. On the 31st of May, 1893, she was stopping with a friend at 20 West 43rd street; at that time her apartments were at 18 West 43rd street. She was staying with her friend while in the process of moving. At that time she employed the defendant to nail the tops on boxes, to carry things up and down stairs, and to be generally useful when she was loving. The defendant had been in her employ two days. There was a piano in her, the complainant's, own room. On the day in question the only persons who had access to that room were herself, the defendant, and a woman who had been in her employ some years before, and who had been in her father's employ for fourteen years. On that morning she, the complainant, had a roll of bills, containing \$26.00-- a twenty dollar bill, a five dollar bill, and a one dollar bill-- in her possession, between 9 and 10 o'clock. She took the money up to her own room and

laid it down on the piano; at that time she was alone in the room. The money was not in a pocket-book. She picked the money up off the piano again, and carried it around in her hand, but, in the heat of packing, she laid the money down again on the piano, and at this time the defendant was in the room with her. The defendant remained in the room some time, helping her to pack up. The defendant was going to and fro, carrying things up and down stairs. The defendant went to his dinner about 12 o'clock. Just previous to going to his dinner he was the only one in the room where the money was. The roll of bills was on the piano, when she, the complainant, left the room, and left the defendant in the room -- to the best of her knowledge and belief. After she, the complainant, put the money on the piano the second time, the only persons who were in the room were herself and the defendant. She missed the money after the defendant had gone to dinner.

in cross-examination the complainant tes-

tified that the name of the woman who was assisting her was Ann Murphy. She thought Mrs. Murphy's address was 149 West 46th street. Mrs. Murphy was not in court. Mrs. Murphy was in and out of the room until a little after 11 o'clock. It was about 10 o'clock when she, the complainant, put the money on the piano the first time. She thought it was between 10 and 11 when she laid it on the piano the second time. Mrs. Murphy was not in the room after she laid the money on the piano the second time. She, the complainant, was sure that Mrs. Murphy did not go up stairs, because she could see the stairway from where she was. If there was a clock there, it was not going; she, the complainant, was guessing at the time. Mrs. Murphy entered the room with her when she missed the money. . The land-lady's daughter went up stairs with Ann Murphy. The land-lady's daughter went up to get the \$26.00 which she, the complainant, was to pay her for the rent. She, the complainant, said, "Where is my \$26.00." She looked all around for it, and Mrs. Murphy looked

for it, and the land-lady's daughter looked for it. She did not search Mrs. Murphy, nor did she have her searched. She did not have the defendant arrested until she had every box and trunk opened. The defendant was arrested a day and a half after she missed the money. She spoke to the defendant on the afternoon that she missed the money. She told him that she missed the money, and that there had been no one in the room after she placed it on the piano but herself and him, but she did not accuse him, at that time, of taking it.

In re-direct examination the complainant testified that the defendant went back to her house the day after she missed the money, and asked to be paid off for his work. She, the complainant, said "I must see, first, what is to be done about recovering this money that I have missed." The defendant then said, "I will shoot you, if you don't pay my money." She told the defendant that she would certainly pay him, if she owed it to him, and that he knew she was good for the money. She told him

that she must go and inquire at the police station what she could do about recovering the money and other articles that had been stolen. The defendant then left the house. The day before she missed the money the defendant asked her to give him some money, saying that he had no money and that he would like to pay for some things that he owed.

In re-cross examination the complainant testified that the defendant returned to her house on the afternoon of the day she missed the money, and worked until the work was completed. He also called around the next day and asked her for his money, and threatened to shoot her if she did not give it to him.

OFFICER JOHN F. TAPPAN, being duly sworn, testified that he was connected with the 23rd precinct police. He arrested the defendant at the corner of 44th street and Sixth avenue, on the evening of June 2nd. He told the defendant that the complainant accused him of having her money, and the defendant said that he

did not know anything about the money. He took the defendant to the station house, and searched him. He found \$21.92 in money on the defendant, three pen-knives, and a couple of books. The money consisted of a ten dollar bill, a five dollar bill, a one dollar bill, and the rest was in change.

FOR THE DEFENSE, ANTONIO GIORGIO, THE DEFENDANT, being duly sworn, testified, in his own behalf, that he lived at 262 West 47th street. He was a boot-black, and had a stand at the corner of 44th street and Sixth avenue. He had owned the stand for six or seven years. He had never been arrested before. He remembered the day he was packing furniture for the complainant. He worked five days for the complainant, helping her to pack up her things. He had been employed in the house where the complainant lived, all the winter, carrying coal and wood up stairs. Mrs. Murphy was employed three or four days. He did not see any money on the piano at all. He went to his dinner on the day in question about a quarter past 12. He

return d about 1 o'clock. Mrs. Murphy then told him that the complainant had missed \$26.00 from her room that day. He, the defendant, said he didn't know anything about the money at all; he hadn't seen any money there. Mrs. Murphy said, "She is going to sue you; you took this money." The complainant returned about 2 o'clock in the afternoon. The complainant said to him, "Did you see \$26.00 laying on the piano?" He said, "No;" and she said, "I left it there." He worked there until 6 o'clock. He then said to the complainant, "I want the money that you owe me for my work." The complainant said, "Well, I can't pay you now. You come around tomorrow." He went around the next day and asked the complainant for the money, and the complainant said to him, "Now I can't pay you, of course, because I missed this \$26.00." He said to the complainant, "It ain't no my fault that you missed the \$26.00. You must pay me for me work." The complainant said, "Well, come around to-night again." He went around that night, and the complainant wanted to

put him off again. He then said to the complainant, "If you don't pay me the money that you owe me, I will shoot you." The complainant said, "Before you shoot me, I will have you arrested for this \$26.00." That night a policeman went to his stand and said, "You have to come with me." He, the defendant, said, "What for?" The policeman said, "You have been working in the house 20 West 43rd street?" He, the defendant, said, "Yes." The officer said, "What do you know about that \$26.00 that the lady lost?" He told the officer he knew nothing about it, but the officer arrested him. He did not take the complainant's money, and did not see the money on the piano. He had been out on bail pending his trial. The money found in his possession, by the officer, was his money. He drew the money out of the Greenwich Savings Bank, to pay his rent, the day before he was arrested. Mrs. Murphy was in and out of the room in question the same as he, the defendant, was.

In cross-examination the defendant testified that he thought he had been arrested for

threatening to shoot the complainant. The work he had done in that house, in the winter, was not for the complainant; he was paid for that work by the owner of the house, Mrs. Kehoe. He did not have his bank-book with him. He had about \$30.00 in his pocket. His bank-book was at home.

MICHAEL ROSSA, being duly sworn, testified that he had known the defendant all his life. He knew the defendant's reputation and character for honesty; the defendant was a good man.

TONY JOCONO, being duly sworn, testified that he had known the defendant about twenty years. He knew the defendant's character for honesty; the defendant was a good man.

FRANK LAMONT, being duly sworn, testified that he lived at 262 West 47th street. He had known the defendant from childhood. He knew the defendant's reputation for honesty; the defendant was a good man.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Giorgio

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

Antonio Giorgio

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

The said

Antonio Giorgio

late of the City of New York, in the County of New York aforesaid, on the *thirty first*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

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

of the goods, chattels and personal property of one *Winona C. Edson*

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.

*De Lancey Nicoll,
District Attorney.*

0760

BOX:

527

FOLDER:

4803

DESCRIPTION:

Gleason, John

DATE:

07/12/93



4803

0761

BOX:

527

FOLDER:

4803

DESCRIPTION:

Mitchell, Frank

DATE:

07/12/93



4803

Witnesses:

Christopher Rappas

Frank Mitchell

This case having

been requested,

to be held,

having been exam-

ined at home at re-

quest of his counsel,

me, I find that the

story of the dft.

Gleason correspond

with that of the

dft. Mitchell. In

dft. Mitchell is my

14 yrs of age, and under

all the circumstances

of the case I re-

commend that the

dft. Gleason be

discharged on his

own recognizance

Joseph D. Butler

Deputy Assistant

I concur

Wm. W. Huley

Counsel,

Filed

day of

1913

Pleads

THE PEOPLE

vs.

John Gleason

and

Frank Mitchell

DE LANCEY NICOLL,

District Attorney.

Burglary in the Third Degree.

[Section 498, Penal Code]

A TRUE BILL.

Lancey Nicoll

Foreman.

July 17/93

Indictment requested

July 20/93

W. L. Gleason and

are recognized

Police Court—6 District.

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

of No. 422 East 7th St Street, aged 40 years,

occupation Janitor being duly sworn

deposes and says, that the premises from 158th St + Harlem River Street,
in the City and County aforesaid, the said being a One story frame

Building
and which was occupied by deponent as a Store Room + office —
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly forcing open a
Shutter + breaking a pane of glass out of the
window + unlatched the doors attached to same
window, raised same window + entered therein with
intent to commit a crime
on the 9th day of July 1893 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity of clothing of the
value of one hundred dollars

the property of The Young Men Christian Association in deposits care + charge
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property attempted to be taken, stolen, and carried away by

John Gleason + Frank Mitchell (both here present)

for the reasons following, to wit: from the fact that deponent recently
closed + locked said premises prior to the commission
of said offense and deponent caught and
detected the said defendants in said
Building then, having no lawful right or
business there —
Christ Kappas.

Deponent & before me this
10th day of July 1893
J. J. [Signature]
Police Justice

Sec. 198-200.

6th

1883

District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

John Gleason

Question. How old are you?

Answer.

19 years -

Question. Where were you born?

Answer.

Fordham - N.Y. City

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

Answer.

Same -

Question. What is your business or profession?

Answer.

Painter

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

Answer.

I am not guilty of the charge

John Gleason

Taken before me this

day of

1883

Police Justice.

Sec. 198-200.

640

1882

District Police Court.

City and County of New York, ss:

Frank Mitchell 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 Mitchell

Question. How old are you?

Answer. 16 years -

Question. Where were you born?

Answer. Brooklyn N.Y. City

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

Answer. 1273 Washington Ave. 3 years -

Question. What is your business or profession?

Answer. Plum Buttons 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 of the charge

Frank Mitchell

Taken before me this

day of

1883

Police Justice.

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

Police Court --- *10th* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Christian Klappas
412 East 76th
John Bleam
Mark Mitchell

Offence *Burglary*

Dated *July 18th* 18*93*

James - Magistrate.

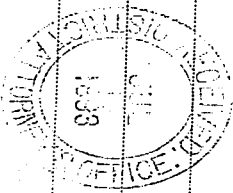
James Smith Officer.

33rd Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

McCann 10 HUNTER *Sts.*

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 *defendants*

guilty thereof, I order that *the* be held to answer the same and *the* be admitted to bail in the sum of *800* Hundred Dollars, *cash* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until *the* give such bail.

Dated *July 18th* 18*93* *CC Sumner* 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 *h* to be discharged.

Dated _____ 18 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against
John Gleason
and
Frank Mitchell

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

John Gleason and Frank Mitchell

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

The said

John Gleason and Frank Mitchell, both

late of the *23rd* Ward of the City of New York, in the County of New York, aforesaid, on the
ninth day of *July* in the year of our Lord one
thousand eight hundred and ninety-*three* in the day time of the same day, at the

Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one a certain corporation *known as the*
Young Men's Christian Association

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

Corporation in the said *building*
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

L. L. Lacey Nicoll
District Attorney

0768

BOX:

527

FOLDER:

4803

DESCRIPTION:

Grande, Nicholas

DATE:

07/10/93



4803

0769

BOX:

527

FOLDER:

4803

DESCRIPTION:

Gehrling, Frederick

DATE:

07/10/93



4803

Witnesses:

Louis Oppatun

Charles Bender

Counsel,

Filed

Pleads

189

3

day of

July

THE PEOPLE

vs.

Nicholas Grande

and

Fredrick Schling

Robbery, (Sections 224 and 22 of Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James H. Moore

Foreman.

Presented by the

Put on Calendar Aug 18th 93

Receives \$18.00 and
both defendants discharged on
renewed recogn.

A careful examination
made by me in the within
case convinces me that
the People cannot connect
the defendants - The
Complainant's testimony
is entirely untrue and
inconsistent. And his own
credibility is impaired. The
reputation of the complainant
is not the fact. On the
other hand the defendants
from the very first report
I made through the newspaper
that they are discharged
upon their own recognisance
Aug. 18th 93. D. Cass Dist. Atty.

Police Court— / — District.

1923

City and County }
of New York, } ss.

of No. 214 Elizabeth James Eppert
occupation tailor Street, aged 35 years.

deposes and says, that on the 5th day of July 1893 at the 14th
Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried
away from the person of deponent by force and violence, without his consent and against his will, the
following property, viz:

One double cased silver
watch

of the value of fourteen 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 force and violence as aforesaid by

Nicholas Grand and Frederick
Gehrling ^{who were acting in concert} for the
purpose of falling in with
about the hour of one o'clock
am on the morning of said day
said deponent had said watch
to which was attached a chain in
the left pocket of the pants he had
on in Spring Street and defendant
Grand came up to deponent
and taking hold of him by the
lapel of the coat held him and
said defendant Gehrling then
struck deponent a violent blow
about the head with his fists

of
189
day

Police District

and defendant Grand then took
said property and both ran away
together and defendant caused them
to be arrested and fully identified
them and charges them with the
robbery aforesaid

Sworn to before me
this 5th day of July 1893

Jay's His Eminence
X
sum

Chas. J. [Signature]
Police Justice

Sec. 198-200.

1883
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. *Fredrick Gehring*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *171 Allen Street 14 months*

Question. What is your business or profession?

Answer. *Spinner*

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
Fred. Gehring

Taken before me this

189

John W. McCauley
Justice

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty

Nicholas Grande

Taken before me this

day of July

189

Police Justice.

BAILED,

No. 1, by 1.

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

273
Police Court...
District... 416

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1. *104 Allen St.*
2. *104 Allen St.*
3. *104 Allen St.*
4. *104 Allen St.*

Offense.

Dated, July 11 1897

Proctor Magistrate
Parry Officer

Windsor Precinct.

No. 100 Prince Street.

No. _____ Street.

1000 to insurance

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

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

Dated, July 1 1893 Wm. J. Corbett Police Justice

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

Dated, _____ 189 _____

_____ Police Justice.

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

Dated,.....189..... *Police Justice.*

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

189

Believe that complainant is
now under indictment in Court
General Sessions for keeping
house of prostitution.

Fact.

Complainant and defendant
Grand had a quarrel on
night of alleged robbery which
arose from Grand's meeting
complainant on street and
charging him with "bilking" defendant
out of money given to him in
in his house of prostitution at
197 Elizabeth St.

Both defendants are willing
to make a statement if required,
are of good character, and have
proof to show that.

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

People }
vs }
Grand }
and }
Gerling }
Lobbying

189

Record of Complainant

Louis Epstein keeps house of prostitution 104 Allen St. 2^d floor (in a tenement house). Under name of Frank Scherwatzky dispossessed out of 197 ElizabethSt by the house keeper Mrs Kilday for keeping disorderly house (prostitution). Same disposition at 214 Elizabeth street. Under name Abram Fink keep house of prostitution corner Elizabeth and Broome streets. Under name of Frank arrested with his woman for keeping house of prostitution at 175 Mulberry St.

District Attorneys Office,
City & County of
New York.

Shos Johnson ¹⁸⁹ Def
for, ~~answering~~ — Berdson
Alfred P. ~~Perce~~

~~Chen~~ ~~Perce~~
5700 — ~~Grand~~

Gen. G. ~~Perce~~ ~~Perce~~ ~~Perce~~
G. ~~Perce~~ — ~~Perce~~

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

189

Not written

My Reasoning

Then say - some family
changes

Excluding - good return

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Nicholas Grande
and
Frederick Gehrling*

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

Nicholas Grande and Frederick Gehrling
of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *Nicholas Grande and Frederick Gehrling, both*

late of the City of New York, in the County of New York aforesaid, on the *fifth*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*three*, in the *night*-time of the said day, at the City and County aforesaid,
with force and arms, in and upon one *Louis Eppstein*
in the peace of the said People then and there being, feloniously did make an assault; and

*one watch of the value of
fourteen dollars*

of the goods, chattels and personal property of the said *Louis Eppstein*
from the person of the said *Louis Eppstein* against the will
and by violence to the person of the said *Louis Eppstein*
then and there violently and feloniously did rob, steal, take and carry away,
the said Nicholas Grande and Frederick Gehrling
and each of them being then and there
aided by an accomplice actually present
to wit: each by the other.

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*

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Nicholas Grande
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to wit: each by the other.

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 Launcy Nicoll,
District Attorney.*