

0199.

BOX:

149

FOLDER:

1532

DESCRIPTION:

Gainari, Rafael

DATE:

09/30/84



1532

Witnesses:

35 order of Rafael

Day of Trial,
Counsel,
Filed 30 day of Sept 1884
Pleads Not Guilty (Oct 6)

THE PEOPLE
vs.
B
Rafael Ganari
4th Floor
63 Adams

PETER B. OLNEY,
District Attorney.

Read as guilty.
A TRUE BILL.

Edward Van M... ..

Foreman.
F. H. 10
H.

0200

0201

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rafael Ganari

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

Rafael Ganari

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said

Rafael Ganari

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *13th* day of *April* in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, 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

Rafael Ganari

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said

Rafael Ganari

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *13th* day of *April* in the year of our Lord one thousand eight hundred and eighty-*four* at the Ward, City and County

0202

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

and to certain other persons whose names are to the Grand Jury aforesaid unknown, 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.

THIRD COUNT:

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

Rafael Gamari

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Rafael Gamari*

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said *13th* day of *April* in
the year of our Lord one thousand eight hundred and eighty *four* the same being
the first day of the week, commonly called and known as Sunday, being then and there in
charge of and having the control of certain premises at number *63*

James Street

in the City and County aforesaid, which said place was then duly licensed as a place for the
sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and
County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep
closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and
there open, and cause and procure, and suffer and permit, to be open, and to remain open,
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.

PETER B. OLNEY,
~~JOHN McKEON~~, District Attorney.

0203

Excise Violation—Keeping Open on Sunday.

POLICE COURT— / DISTRICT.

City and County } ss.
of New York, }

George Logan
Police officer H. Greeniel Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 13 day
of April 1884 in the City of New York, in the County of New York,
Rafael Gainari (now here)
being then and there in lawful charge of the premises No. 63 James
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said Rafael Gainari
may be arrested and dealt with according to law.

Sworn to before me, this 14 day
of April 1884 }

George Logan
Police Justice.

Dated _____ 188 _____ *Police Justice*

0205

Sec. 193-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Rafael Gainari 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. *Rafael Gainari*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer. *Italy.*

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

Answer. *63 James St (resided there 4 yrs)*

Question. What is your business or profession?

Answer. *Saloon Keeper*

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

Answer. *I am not guilty*
Rafael ^{his} *Gainari*
mark

Taken before me this

day of

188

Police Justice.

0206

BOX:

149

FOLDER:

1532

DESCRIPTION:

Gallagher, Joseph

DATE:

09/25/84



1532

James
District Attorney's Office.

PEOPLE

vs.

James Gallagher

*From the statement
of Complainant filed
herewith I doubt if
a conviction could
be had. and as the
complainant does not
desire to prosecute, I
have no objection, should
the Court concur, to a
discharge of the Bail, &
accompanying examine.
Jan. 23, 1884
Candolph B. Macaine,
Dist. Atty.*

353
J. H. Gady

Day of Trial,

Counsel,

Filed,

Pleads

25 day of Sept 1884

Not Guilty 29

THE PEOPLE

vs.

James T. Gallagher

PETER B. OLNEY,

~~JOHN M. HENRY~~

District Attorney.

A TRUE BILL.

James T. Gallagher

James T. Gallagher

James T. Gallagher

(See endorsement.)

POOR QUALITY
ORIGINALS

0207

POOR QUALITY
ORIGINALS

0208

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James E. Callaghan

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

James E. Callaghan

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

The said *James E. Callaghan*

late of the City of New York, in the County of New York, aforesaid, on the *thirty first* day of *August*, in the year of our Lord one thousand eight hundred and eighty *four*, with force of arms, at the City and County aforesaid, in and upon the body of *James Donovan* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *James Donovan* with a certain *knife* which the said *James E. Callaghan*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *to kill* the said *James Donovan* 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

James E. Callaghan

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

The said *James E. Callaghan*

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 *James Donovan*, then and there being, feloniously did, willfully and wrongfully, make an assault and *in* the said *James Donovan* with a certain *knife* which the said *James E. Callaghan*

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

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

PETER B. OLNEY,
~~JOHN W. McKEON~~ District Attorney.

0209

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

James H. Gallagher

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. This recommendation is based upon the fact that my injuries were received in a general encounter in which the defendant and myself were participants and I am satisfied that the injuries were inflicted upon me without malice in the heat of the affray, and after the defendant had himself been assaulted. In the same encounter the defendant received severe injuries from a stab wound and was confined therefore for several days in the hospital. James Donovan

Sworn before me this
24th January 1885

John C. [Signature]
Notary Public N.Y.C.

02 10

Must Owe
for defense

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court Trial District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Donovan
75 West 11th St.

James Gallagher

1
2
3
4

Offence Felonious Assault

Dated Sept 14 1884

Summit Magistrate.

Coughlin Officer.

24 Precinct.

Witnesses Patrick Donovan

No. 75 West 11th St.

No. 500 West 11th St.

Bailed by deposit Street,

Scott & Associates, Inc.

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 Gallagher

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

Dated Sept 18 1884 Solou Summit Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0211

James Gallagher the defendant
being duly sworn deposes & says
That they were having a chess ^{game}
on the night of the 31st of August
and they had a keg of Lager and I went
around for a tap and I went down
to a place of Hayes and it was
locked and I came up the street I
met the 2 defendants standing
in a hallway, and James Donovan
said do you see Madden and
he repeated the words over again.
and I didn't say anything & he said
you son of a bitch why don't
you answer me and he came towards
me with a knife in his hand
and struck me on the face, in the mouth
I didn't say anything I took out
my knife and he said you son of
a bitch put your knife in your
pocket and I said put yours in and
James put mine in, and we stood ^{together}
he was talking to me and he slipped
the knife to his brother and while
his brother was talking to him
the brother sneaked behind my
back and cut me, I felt the blood

0212

running down my back. But I struck
the knife. I turned around and I saw
little Donovan running. I shot the
knife in my hand. James Donovan
struck me as soon as he did. I
turned around and stabbed him. But I
went to the corner and looked for
a policeman and I shot 2 of them.
I told them they were not arrested
but I was on their complaint. I did
not use the knife until I was stabbed.
If I did not use it I would be
out again. What I did I did in
self defense.

Also named

a man by the name of
Michael Gorman and Edward Clary
were with me. I complained to
officers O'Malley and Rooney. I did
not get them here to day, on the
30 of July I shot ^{no} ~~some~~ difficulty
with James Donovan on pier 6.
I don't recollect James Donovan
stopping me from picking a ^{man's}
pocket on pier 6. I don't threaten
to get even with him, just to the
cutting board at the same house.

0213

get even with him yet for it amounts
by that the man had to apologize
I never asked him to apologize he
took notice of me and wanted to
pick a quarrel, I have never been
convicted of any crime

I come to before me } for Gallaghers
this 18th day of sept 1884.
Solon B Smith

Peace Justice

0214

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

James Gallagher

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

Question. What is your name?

Answer. *James Gallagher*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *12 Washington St — 4 years*

Question. What is your business or profession?

Answer. *~~Waiter~~ Bartender*

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 stabbed James Donovan
in self defence*

James Gallagher.

Taken before me this

75

day of

*September**1888*

at

New York

City

Justice.

James Gallagher

0215

James Donovan being duly
 sworn deposes & says I residing at
 75 2nd Street and am 21 years of
 age; on the 31st of May I saw James
 Gallagher and I had a little trouble
 on the corner of Corcoran & West
 and he said you son of a bitch got
 me put out of the prison and I says
 to James Gallagher what did
 you call me a son of a bitch
 and I said put up your hands and
 fight and I saw a knife in his hand
 my brother heard the growl from
 the hyarant and Gallagher pulled a
 knife and I heard fight & growl and
 don't pull don't no knife; and I put
 up my hands and I got jabbed with
 the knife right in the side I was
 surprised in the house & days I didn't
 get him I didn't have any weapon
 after I was stabbed my brother
 took me in the house and Gallagher
 followed me in and my brother (Hobbs)
 Gallagher;
 Case Examined.

This took place right in the
 street in the doorway myself and

02 16

2 others were there Edward Clarke^q
Marshall Gorman, when we
met on the sidewalk he said
you son of a bitch had me put
^{out} of the picture and I went over ^{to him} and
said I am no son of a bitch
Q. I said what are you going to do
with that knife & he said I
am going to cut you Q. I said
fight please I put up my hands
& he did his, I thought he put the
knife away after he told me he
would cut me Q. he put up his
hands Q. I did mine Q. then he
jabbed me with the knife I stopped
fighting Q. I staggered my brother
came down and I told him I was
staggered Q. he carried me up my
brother had a small knife at the
time I was stabbed I don't know
if it was open, Gallagher followed
me as I was going up and my brother
stabbed him at the door. I didn't hear
Gallagher make any complaint
that night that he was stabbed
I didn't see what part of the body
my brother stabbed him I didn't

0217

have a knife, and near corner and
 Clarke and Gorman were there I was then
 in the penitentiary or Reformatory
 I was in the house of Refuge 8
 years ago
 Re direct

I worked for the Coney Island
 boats of years. I complained to the
 police on that fact that Gallagher
 was frequently drunk.

I was to appear me }
 this 18th day of Sept 1891, } James D.
 John D. Smith }
 John D. Smith

Josephus Lee

0218

Patrick L. Moran Jr. Esq. & I will
being duly sworn say:

I am a brother of the complainant
I recollect the night he was stabbed
I went to the hydrant that night
and heard grunting down stairs and
as soon as I got down stairs I stood
by the hall door my brother cried out
I am stabbed; I ran over to him and
carried him up stairs I heard him
towards the door. when he said he
was stabbed I saw a knife in Gall
hands while I shot back of my
brother Gallagher was out in the
street and cursing and had a knife in
his hand and ran towards me and
said I will go to prison for the both
of us.

Kinze Examinand

I didn't know who was
grawling until I looked from
the window and I saw Gallagher in
front of the door in the street my
brother was 10 feet from the hallway
my brother said put up his
hands and I will fight you and he
went towards him and said I will

02 19

fight you & more, I saw him stabbed
 I was at the door then & saw the
 knife in Gallagher's hands after he
 stood out in the street, he raised the
 knife towards his side it was dark
 there was not much light in the hall
 way, my knife was in the pocket
 & I saw ~~it~~ ^{altered} it him when he came
 ran forward me the second time
 I was then 5 or 6 feet away & saw
 him in the hall door & saw the
 knife & let go of my brother & saw
 a knife in his hand. Saw
 the knife when he stabbed my
 brother.

I want to be gone and
 this 18th day of Sept 1884. Patrick Donohue.
 Saldu Smith

Peace for all

POOR QUALITY
ORIGINALS

0220

Police Court—1st District.

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

of No. 75 West Street, aged 21 years,
occupation Labrer being duly sworn

deposes and says, that on the 31st day of August 1884 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James
Gallagher who stabbed deponent in
the left breast with a knife then and
there in the hand of said Gallagher

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 to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 4th day
of September 1884

Solou Smith
Police Justice

James Donovan

POOR QUALITY
ORIGINALS

0221

Police Court, 1st District,
THE PEOPLE, &c.,
on the complaint of
James Donovan
James Gallagher
1
2
3
4
Offence—Felonious Assault & Battery

Dated September 14th 1888
A. B. Smith Magistrate.
Cooper Officer.

Witnesses,

No. 500 Street,
Ex

No. 10 Street,
am

No. 10 Street,
am

No. 10 Street,
am

No. 10 Street,
am

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 Gallagher guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated September 14th 1888
I have admitted the above named James Gallagher to bail to answer by the undertaking hereunto annexed.
Dated September 14th 1888
There being no sufficient cause to believe the within named James Gallagher guilty of the offence mentioned, I order he to be discharged.
Dated September 14th 1888
Police Justice.

POOR QUALITY
ORIGINALS

0222

Grand
Court of General Sessions

The People vs
vs
J. J. Gallagher
Notice of motion
for discharge of deft

Thos. J. Brady
Atty for deft
Freehold N. J.
N. Y. City

To Hon. R. B. Martin
Dist Atty

0223

Court of General Sessions of the Peace
in and for the City and County of New York

The People of the State
of New York vs.,
viz.
James H. Gallagher

Sir:

Please take notice
that upon all the papers and
proceedings herein I shall apply
under the provisions of the Code of
Criminal Procedure, for the
discharge of the defendant, before
Hon. ^{Ref. Judge} ~~Henry A. Gilmore~~ Judge
of the Court of General Sessions
presiding at Part 2 of said Court
on Friday January 23rd 1885 at
11 o'clock A. M., or as soon thereafter
as counsel can be heard.

Yours respectfully,
J. H. Brady
Atty for Deft

Hon. Randolph B. Martin
District Attorney,
N. Y. Co.

0224

BOX:

149

FOLDER:

1532

DESCRIPTION:

Gallagher, Joseph

DATE:

09/02/84



1532

Witnesses :

21
Counsel,
Filed 2 day of Sept 1884
Pleads Property (3)

THE PEOPLE
vs.
Joseph Gallagher
Grand Larceny 2nd degree
[Sections 528, 58, — Penal Code].

PETER B. OLNEY,
District Attorney.

A True Bill.

Edmund M. Murphy
Foreman.

Sep 5 1884
H. L. Adams & Company
Rev: one 71 & Co.

0225

0226

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 C. Gallagher

The Grand Jury of the City and County of New York, by this indictment, accuse
Joseph C. Gallagher
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows: *

The said *Joseph C. Gallagher*

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

one watch of the value of *twenty*
dollars, one chain of the value
of *three* dollars, one gold ornament
in the form of a cross, of the value
of *seven* dollars, and the sum of *two*
dollars in money, *found* money of
the United States and of the value
of *two* dollars, and one card case of
the value of *twenty* cents, of the goods,
chattels and personal property of one
Thaddeus J. Deane, and one watch
of the value of *twelve* dollars, and
one chain of the value of *eight* dollars.

of the goods, chattels and personal property of one *William R.*
Deane,

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.

Peter B. Olney
District Attorney

0227

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court- 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Nicholas J. Henry,
195 West 11th St.

Joseph Gallagher
Grand Juror

1 Joseph Gallagher
2 Grand Juror
3 Grand Juror
4 Grand Juror

Office _____

Dated August 12 188 4
John M. Smith Magistrate.
Officer
Precinct

Witnesses Mr. R. S. Davis
No. 195 West 11th Street.
Nicholas J. Henry
No. 195 West 11th Street.

No. 100 Street,
to answer by
Smith

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 Joseph Gallagher

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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. or be legally discharged

Dated August 12 188 4 J. M. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0228

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

Qd District Police Court.

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer

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

Answer

Question. What is your business or profession?

Answer

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

Answer

I am guilty I took the watches
and property.

Jos. Gallagher

Taken before me this

day of August

188

Police Justice.

0229

District Police Court. Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 195 West 11th

Street,

being duly sworn, deposes and says, that on the 7th day of August 1884

in the night-time at the City of New York,

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

of deponent with the unlawful intent to deprive the true owner of

the following property, viz:

One Silver Watch, with plated Chain and Gold Cross attached of the value of eighteen dollars and good and lawful money to the amount of two dollars and one Cent Case of the value of fifty cents the property of deponent and One Silver Watch and Gold Chain with other articles together of the value of fifteen dollars the property of William R. Larkin M.D., attached to St. Vincent's Hospital at said number and street in said city, deponent further says that all of said property is of the value of thirty five and 50/100 dollars

the property of

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

Joseph Gallagher (now here) from the fact, that deponent caught said defendant in the said Hospital at about 11 o'clock P.M. on the day night of the 11th day of August 1884 when deponent found in his defendant's possession his property and a portion of W. R. Larkin's which was stolen on the about the said 7th day of August 1884, deponent then charged defendant with the larceny of said goods and asks that he be held to answer

Maddens J. Keane M.D.

Sworn before me this

19th day of August 1884

Police Justice.

0230

BOX:

149

FOLDER:

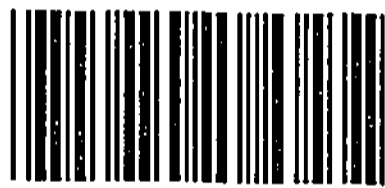
1532

DESCRIPTION:

Gallagher, Lawrence

DATE:

09/05/84



1532

A large, stylized digital display showing the number 2232. The digits are composed of white, three-dimensional-looking segments against a black background.

Ed. V. Rieu

James Zepher

POOR QUALITY
ORIGINALS

0233

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Lawrence C. C. C. C. C.

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

Lawrence C. C. C. C. C.
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Lawrence C. C. C. C. C.*

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

one watch of

the value of twenty dollars

and one chain of

the value of five dollars,

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

John B. O'Meara

District Attorney

0234

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

Police Court District 002
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Daniel Hudson
vs. Lawrence Gallagher
1 Lawrence Gallagher
2
3
4
Dated August 16 188
Magistrate
Offence Larceny from the Person
Witnesses
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
No. _____
Street _____
Sessions.

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

Dated August 16 188
Police Justice.
I have admitted the above-named
to bail to answer by the undertaking hereto annexed.

Dated _____ 188
Police Justice.

There being no sufficient cause to believe the within named
_____ guilty of the offence within mentioned, I order h to be discharged.
Dated _____ 188
Police Justice.

0235

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

X District Police Court.

Lawrence Gallagher 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.

Lawrence Gallagher

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.

808 Washington St (resided there 2 months)

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

Lawrence Gallagher

Taken before me this

day of *March* 188*9*

[Signature]
Police Justice.

0236

Police Court—4 District.

Affidavit—Larceny.

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

Patrick Barkers

of No. 60 Dey

Street, aged 28 years,

occupation Longshoreman

being duly sworn

deposes and says, that on the 15 day of August 188

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

one double case silver watch

of the value of Twenty Eight dollars

the property of Complainant

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 Laurence Gallagher

(unrepresented) from the fact that whilst deponent was attending a picnic of the Hibernian Society at Jones Woods on the above date. Deponent spoke to said Gallagher about the dancing. Whereupon said Gallagher put his hands behind him. And deponent felt him having hold of the chain attached to the watch as above described. Deponent looked down and

Sworn to before me this

188

Police Justice.

0237

saw the chain hanging
from the rest, and the
watch was missing. Dependent
watch was in the left
hand pocket of the rest
then and there was my
dependent. Said rest being
a part of dependent's weekly
clothing

Sum to Refuse me
16 days of July 1883,
Patrick X Haskens
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
Twenty 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 1883
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 1883
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1883
Police Justice.

Police Court, District.

THE PEOPLE, etc.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated 1883

Magistrate.

Officer.

Clerk

Witnesses,

No. Street.

No. Street.

No. Street.

\$ to answer

Scissors.

0238

BOX:

149

FOLDER:

1532

DESCRIPTION:

Garrity, John

DATE:

09/05/84



1532

Witnesses:

71

Counsel,

Filed 5th day of Sept 1884

Pleads

THE PEOPLE

vs.

John Garinix

Grand Larceny 2nd degree
[Sections 528, 531, — Penal Code]

PETER B. OLNEY,

District Attorney.

A TRUE BILL.

Charles W. Mearns

Foreman.

Sept 1884
Headsquaddy
State Reformatory

0239

0240

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 C. Smith

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

John C. Smith

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

The said

John C. Smith

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
22nd day of *August* in the year of our Lord one thousand
eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms,

*thirty pairs of suspenders of the
value of seventy five cents each
pair, one coat of the value of
seven dollars, one vest of the
value of three dollars, 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 one

James B. Smith

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

John B. Smith

District Attorney

0241

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

Police Court 4 District. 4563
THE PEOPLE, &c.,
ON THE COMPLAINT OF
James B. Smith
John Smith
Grand Larceny
Dated Aug 23 188
Magistrate.
Officer.
Precinct.
Witnesses
Alfonso Hernandez
No. 3544
Street.
No. _____ Street,
No. _____ Street,
No. _____ Street,
to answer _____ Sessions.
Con

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 Aug 23 188
Police Justice.
I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 188
Police Justice.

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

Dated _____ 188
Police Justice.

0242

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

John Gerrity 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 Gerrity*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *222 East 29 St & about 3 years*

Question. What is your business or profession?

Answer. *Errand 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 of the charge preferred against me. I stole the goods and another person by name of Joseph McCenna opened the door for me.**John Gerrity*

Taken before me this *17th* day of *June* 188*8*
[Signature]
Police Justice.

0243

Police Court—Fifth District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 46 Charles Street, aged 45 years,
occupation Merchant being duly sworndeposes and says, that on the 15 day of August 1888 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 :

Thirty (30) pairs of suspenders of the value
of twenty-two dollars
One coat and one vest of the value of
fourteen dollars and good lawful
money of the United States of the
value of two dollars, all of the total
value of thirty-eight dollars

the property of the firm of Johnson and Sharp
of which firm deponent is a member

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by John Gerrity, now here, with

the intent to deprive the true owners of
said property from the fact that
previous to said larceny the said
property was in a room used as an
office in the premises N^o 233 West 29th
Street and said John was noticed passing
and repassing the said rooming company
with another person ~~in name of~~ ^{by name of} ~~John~~ ^{John} ~~and~~
immediately after said Gerrity and said
other person unknown had departed,
the said property was missed by deponent.
Deponent therefore charges said
Gerrity with having so taken stolen and
carried away said property acting

Sworn to before me this

188

Police Justice.

0244

in collusion with some other person
~~known~~ by name of Joseph McKenna

Sworn to before me this
23rd day of August 1884

James B. Sharp

Police Justice

Dated 1884 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1884 Police Justice.

I have admitted the above named

Dated 1884 Police Justice.

of the City of New York, until he give such bail.

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

THE PEOPLE, &c.,

on the complaint of

vs.

1.

2.

3.

4.

Dated 1884

Magistrate.

Officer.

Clerk.

Witnesses,

No. street.

No. Street.

No. Street.

\$ to answer Session.

0245

BOX:

149

FOLDER:

1532

DESCRIPTION:

George, Michael

DATE:

09/25/84



1532

251-100000

John McKinnis

Off. McKinnis

338

Day of Trial,

Counsel,

Filed, 25 day of Sept 1884

Pleads: July 16

THE PEOPLE

vs.

R

Michael George

W. H. McKinnis

PETER B. OLNEY,

JOHN McKINNON

District Attorney.

Deaf

James Kearney, 3 day

James Kearney, 3 day

A TRUE BILL.

Edward McKinnis

Foreman.

W. H. McKinnis

W. H. McKinnis

W. H. McKinnis 141 mod

W. H. McKinnis

POOR QUALITY
ORIGINALS

0246

POOR QUALITY
ORIGINALS

0247

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Michael George

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

Michael George

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

The said *Michael George*

late of the City of New York, in the County of New York, aforesaid, on the *twenty second* day of *September* in the year of our Lord one thousand eight hundred and eighty *seven* with force of arms, at the City and County aforesaid, in and upon the body of *Thomas McGuire* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Thomas McGuire* with a certain *knife* which the said *Michael George*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *to kill* the said *Thomas McGuire* 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

Michael George

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

The said *Michael George*

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 *Thomas McGuire* then and there being, feloniously did, willfully and wrongfully, make an assault and *in* the said *Thomas McGuire* with a certain *knife* which the said *Michael*

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

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

PETER B. OLNEY,

JOHN McKEON, District Attorney.

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

Michael George

OFFENCE

PETER B. OLNEY,
District Attorney

0248

0249

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

Michael George

OFFENCE

PETER B. OLNEY,
District Attorney.

City & County of New York f:-

Charles B. McManus being
duly sworn says:- I am a Police Officer
attached to the 6th Precinct. I am informed
and verily believe that Annie Bowman
one of the witness on behalf of the People
in the above entitled action was arrested and
committed by Judge Murray to the workhouse
for the term of six months, I was present at
the time the said Annie Bowman was present
sentenced as aforesaid.

Sworn to before me this }
9th day of October 1884 }

Rudolph L. Scharf

Comt of Deeds

N.Y. City & Co

Charles B. McManus

CLOCK OF CHURCH

0250

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

Michael George

OFFENCE

PETER B. OLNEY,
District Attorney

0251

COURT OF GENERAL SESSIONS.

The People, &c.

vs.

Michael George

OFFENCE

PETER B. OLNEY,
District Attorney.

City and County of New York ss:-
John J. Wimmer ~~Charles B. McMahon~~ being
duly sworn says:- I am a Police Officer
attached to the 6th Precinct. About 2 weeks
ago Thomas McKuire the complainant in the
above entitled action, was arrested by deponent
for disorderly conduct and was committed
to the work house ^{by Judge White} for the term of three months
and that deponent verily believes is still
confined in the workhouse.

Sworn to before me this }
9th day of October 1884 }

Rudolph L. Scharf
Comm. of Dads

N.Y. City &c.

John J. Wimmer

CORRECTIONAL

0252

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

0253

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael George 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.

Michael George

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

Italy

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

Answer.

38 Mulberry Street eight years

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

Michael George
must

Taken before me this
day of *Sept* 188*8*
John J. Kennedy
Police Justice.

0254

Police Court—1st District.

City and County { ss.:
of New York,

of No. 26 Oak Street, aged 52 years,
occupation Book Black being duly sworn

deposes and says, that on the 22 day of September 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Michael

George, now here / who cut
deponent on the left leg with a
knife then and there held in his
hands and cause a painful
wound

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 22 day
of September 1888

Wm. Murray Police Justice.

Thomas McGuire
mark

0255

PART 2.

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.]

S U B P O E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Annie Bogan*

of No. *Waukhause* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of *Nov* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Will George
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Nov* in the year of our Lord 188

PETER B. OLNEY, *District Attorney.*

0256

Not found

PART 2.

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.]

S U B P O E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Annie Bowman*

of No. *35 Mulberry* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *7th* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Michael George
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188*8*.

PETER B. OLNEY, *District Attorney.*

POOR QUALITY
ORIGINALS

0257

Bring Compliance

PART 2.

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
Court of General Sessions of the Peace.

The People of the State of New York,

To *Off McManus*

of No. Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Buildings, in the Park of the said City, on the *4th* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Nick George
in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188*8*.

PETER B. OLNEY, District Attorney.

POOR QUALITY
ORIGINALS

0258

PART 2.

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.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Thomas M. Guire

of No. 26 Oak Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 7th day of Oct instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Michael George
in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of Oct in the year of our Lord 1888.

PETER B. OLNEY, *District Attorney.*

POOR QUALITY
ORIGINALS

0259

PART 2.

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

Court of General Sessions of the Peace.

The People of the State of New York,

To *Thomas M. Givire*

of No. *Workhouse* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *14* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Michael George

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188*8*.

PETER B. OLNEY, *District Attorney.*

PART 2.

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

Court of General Sessions of the Peace.

The People of the State of New York,

To *Annie Bowman*

of No. *Workhouse, Blackwells Island* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *14* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Michael George

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188*8*.

PETER B. OLNEY, *District Attorney.*

COURT OF GENERAL SESSIONS

The People, vs.

vs.

Michael George

PETER B. OLNEY
District Attorney

Affidavit of James Carroll

0260

0261

PART 2.

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
Court of General Sessions of the Peace.

The People of the State of New York,

To *Amie Rosoman*
of No. *Wanckhouse* Street,

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *20* day of *Oct* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Much George
in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188

PETER B. OLNEY, *District Attorney.*

GLUED PAGE

0262

Court of General Sessions.

THE PEOPLE

vs.

Michael George

County of New York, ss.:

Sworn, deposes and says: I reside at No.

240 Leinton Street

being duly

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 20th day of October 1884, I called at the Workhouse on Blackwell's Island

the alleged stoppingplace of Annie Bowman the complainant herein, to serve him with the annexed subpoena, and was informed by the Superintendent that there was no one by the name of Annie Bowman confined in the Workhouse,

Sworn to before me, this 20th day

of October 1884

Rudolph L. Schaff

Com. of Deeds N.Y. City & Co.

John J. Carroll
Subpoena Server.

0263

BOX:

149

FOLDER:

1532

DESCRIPTION:

Gern, Julius

DATE:

09/30/84



1532

POOR QUALITY
ORIGINALS

0264

Day of Trial, *Sept* 188*4*
Counsel, *Edw. J. Connelley*
Filed *30* day of *Sept*
Pleads *Not guilty, Oct 7/84*

THE PEOPLE

vs.

B

Julius F. Kern

PETER B. OLNEY,

~~JOHN MCKEON,~~

District Attorney.

A True Bill.

Edward Van Hook

Foreman.

Violation of Excise Law.

(Sunday)

Wm. S. Kern

1883 & 1884

Wm. S. Kern

0265

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Julius Egan

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Julius Egan*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~nineteenth~~ day of ~~April~~, in the year of our Lord one thousand eight hundred and eighty-~~two~~, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

and to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, 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

Julius Egan

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said *Julius Egan*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said ~~nineteenth~~ day of ~~April~~ in the year of our Lord one thousand eight hundred and eighty-~~two~~, at the Ward, City and County

0266

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~and~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, 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.

THIRD COUNT:

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

John Egan

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John Egan*

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said *thirteenth* day of *April*, in
the year of our Lord one thousand eight hundred and eighty-*four*, the same being
the first day of the week, commonly called and known as Sunday, being then and there in
charge of and having the control of certain premises at number *one* *sum*

and one Clatham Street

in the City and County aforesaid, which said place was then duly licensed as a place for the
sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and
County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep
closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and
there open, and cause and procure, and suffer and permit, to be open, and to remain open,
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.

PETER B. OLNEY,

~~JOHN McKEON~~, District Attorney.

0267

BAILED,
No. 1, by Shmuel Benjamin
Residence 115 Quatuor Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

398
E 1281
Police Court District.

THE PEOPLE, &c.,
OF THE COMPLAINANT OF
John Herman
Julius Stern
Dated 14 1884
Offence Violation
License Law

RECEIVED
APR 20
1884
OFFICE

Magistrate.
Officer.

No. 1 Witnesses
Shmuel Benjamin
Shmuel Benjamin
No. 2 Witnesses
Shmuel Benjamin
Shmuel Benjamin
No. 3 Witnesses
Shmuel Benjamin
Shmuel Benjamin
No. 4 Witnesses
Shmuel Benjamin
Shmuel Benjamin

Shmuel Benjamin

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

Julius Stern

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

Dated 14 April 1884 P. H. Deffen Police Justice.

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

Dated 14 April 1884 P. H. Deffen Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188_____ Police Justice.

0268

Sec. 198-260

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Julius Gern 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. *Julius Gern.*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *115 Chatlam St (resided there 9 mos)*

Question. What is your business or profession?

Answer. *Bar Keeper.*

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

Answer. *The officer came in the front door, the bar was covered, and a sign was on the cover saying the bar was closed.*

Julius Gern

Taken before me this

day of

188

Police Justice.

0269

Excise Violation—Keeping Open on Sunday.

POLICE COURT—1 DISTRICT.City and County } ss.
of New York,I, John German
of No. 14 Frederic Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 13 dayof April 1888 in the City of New York, in the County of New York,
Julius Germ (now here)being then and there in lawful charge of the premises No. 109 Chatham
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.WHEREFORE, deponent prays that said Julius Germ
may be arrested and dealt with according to law.Sworn to before me, this 14 dayApril 1888 John German[Signature] Police Justice.

0270

City and County of New York, ss.: POLICE COURT 1 DISTRICT.

THE PEOPLE,

On Complaint of

Wm. Gennar

For

Violation License Law

Julius Genn

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

Dated April 17 188 7

P. H. Duffy

Police Justice.

Julius Genn

0271

Sec. 508.

1 District Police Court.

UNDERTAKING TO ANSWER Special Sessions.

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 14 day of April 1884 by
Patrick J. Duffy Esq a Police Justice of the City of New York. That
Julius Gern be held to answer upon a charge of
Violation Excise Law

upon which he has been duly admitted to bail, in the sum of ONE Hundred Dollars.

We, Julius Gern Defendant of No. _____
115 Chatham Street; Occupation Bar-keeper, and
Henry Schamitzow of No. 115 Chatham Street;
Occupation none Surety, hereby undertake jointly & severally that the above named
Julius Gern

shall appear and answer the charge above-mentioned, in whatever Court it may be prosecuted; and shall at all times
render himself amenable to the orders and process of the Court; and if convicted, shall appear for judgment, and
render himself in execution thereof, or if he fail to perform either of these conditions that we will pay to the People
of the State of New York, the sum of ONE Hundred Dollars.

Taken and acknowledged before me, this 14

day of April 1884

Patrick J. Duffy POLICE JUSTICE.

Julius Gern

H. Schamitzow

0272

CITY AND COUNTY } ss.
OF NEW YORK.

Sworn to before me this
17th day of April 1888
Police Justice.

Henry Scharnikow

the within named Bail and Surety being duly sworn, says, that he is a resident and free
holder within the said County and State, and is worth two 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 house and lot of
land situated and known as No 4 James
street in said city of the value of
twelve thousand dollars

H. Scharnikow

New York Special Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Julius Gerd

Under taking to answer.
Taken the 14 day of April 1888
P. J. Duffy Justice.

Filed _____ day of _____ 1888

0273

BOX:

149

FOLDER:

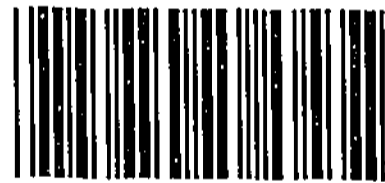
1532

DESCRIPTION:

Giordino, Guglielmo

DATE:

09/30/84



1532

POOR QUALITY
ORIGINALS

0274

Witnesses:

Counsel,

Filed 30 day of

1884

Pleads

THE PEOPLE

vs.

B

Giulielmo Giordino

[Sections 2412, 2413, Penal Code.]

PETER B. OLNEY,

District Attorney.

A True Bill.

Edward W. Mearns

Foreman.

Off to custody for a month.

Off to custody for a month.

POOR QUALITY
ORIGINALS

0275

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Cinquantino Ciondino

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

Cinquantino Ciondino

of the CRIME OF *Obtaining a Seal*

committed as follows:

The said *Cinquantino Ciondino*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *July* in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, *intentionally and maliciously* *conspiring, intending and contriving to* *defame and expose one Otto Heidenheimer* *a good and worthy citizen of our said* *State, and to expose the said Otto* *Heidenheimer to hatred, contempt* *and reproach, and to cause him to* *be shunned and avoided, with* *force and arms, then, and there* *intentionally and maliciously did* *publish, and did cause and procure* *to be published, in a certain news-* *paper entitled "Rome" a certain* *false, scandalous, malicious and* *defamatory libel in the English* *language, and concerning him the* *said Otto Heidenheimer, containing*

Il primo dei quali, malgrado, de-
ramazione e di fatto non è
natura di fatto. Il secondo
L'extradizione del notaio.
Saranno di quel notaio di
cambio, ricapitato da Torino per
e che ora è notaio in una
banca di New York, non è
escluso dalla Società italiana.

Questo non sarà l'opera adatta
che sarà da allora, il notaio per
che deve di essere l'extradizione
per questo carattere che assume al
suo compito di giudice, ex officio
a Roma, non meno di interesse del
governo americano.

Quando questo personaggio
non risale per l'extradizione
Colonia nota in qualche modo
notorietà per la sua
avanti di tutti che questo carattere
e notaio avevano ad esso. Il
suo del tutto. Il notaio non
realtà di questi termini
elementi della sua natura,
separati da questo notaio per
riveduto da tutti i suoi
che ora, al 1882, si legge.

Questo extradizione è una

POOR QUALITY
ORIGINALS

0277

vera manus cadente parvula
per nialpue de nortu deu parvum
favoratari Italiani a cui questo
elemento è di grandissima non-
cumento con de sue mandazioni
fondazioni una al cristallista
fondazione.

Indi said John, nationis.
scandolous and defamatory
libel, being translated out of
the Italian language into the
English language is in substance
and to the effect following, that
is to say:-

Extradition of the Notary Proctor.

We know that the noted
Notary Proctor who escaped from
Switzerland [the meaning
the said Otto Heidenreich] and
who is now a Notary Public in a
Bank in New York, will be
directly from the Harwich Society.

This will not be the proper
manner of protecting the Colony;
The Council would do well to
prepare the extradition papers for
this noted swindler [the meaning
the said Otto Heidenreich]

POOR QUALITY
ORIGINALS

0279

his element, ~~together with~~ the
said Otto Steinhilber, jointly
meaning together with the
Capitalist Banker, with his secret
speculations, in the great damage
to the great damage, disgrace
scandal and ~~reputation~~ of the said
Otto Steinhilber, 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.

Peter B. O'Neil

District Attorney

0280

George H. Adams Esq.
Dist. Atty's Office

0281

Pes
r
Gordano
—*—

Put it on Calendar
for Sunday
Nov. 11.

G.H.A.

0282

John J. O'Connell
for people
Louis F. Pitts
10000000
for defence

BAILED
No. 1, by Antonio Tucca
Residence 250 118th Street
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
Street

Witness
Otto Heidemann

350
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Otto Heidemann
35 Broadway
Gigliomino Gardino
Offence Libel

Dated July 14 1884
S. Smith
Magistrate

Witnesses
No. Street
No. Street
No. Street

No. Street
No. Street
No. Street

\$ 500 to answer
Gu Sessions
Bailed

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

Gigliomino Gardino

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 14 1884 Solou B. Smith Police Justice.

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

Dated July 17 1884 Solou B. Smith 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 1884 Police Justice.

0283

Sec. 151.

Police Court First 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 Otto Feidenheimer

of No. 35 Broadway Street, that on the 30 day of June the 14 1888 at the City of New York, in the County of New York,

Giugliano Girardino did willfully and maliciously libel complainant by publication of certain articles in a certain paper known as the Roma and of which said Giugliano Girardino is the editor.

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 First 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 14 day of July 1888
Colonel Turner Police Justice.

Police Court First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Warrant-General.

Dated July 14 1888

William H. McGuire Magistrate.

Joseph A. Walsh Officer.

The Defendant Giugliano Girardino taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Joseph A. Walsh Officer.

Dated July 14 1888

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, 11:50 AM

Native of Italy

Age, 35

Sex, Male

Complexion, Dark

Color, Black

Profession, Writer

Married, No

Single, Yes

Read, Yes

Write, Yes

Wm. H. McGuire

0284

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

Guigliano Giordino 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 to 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. *Guigliano Giordino*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *280 West 1st St - New York*

Question. What is your business or profession?

Answer. *Editor*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*
Guigliano Giordino

Taken before me this
day of *July* 1884
Robert Smith
Police Justice.

0205

0286

City & County of New York: ss:

Otto Heidenheimer, being duly sworn

says that the Weekly Newspaper called the "Roma" Edited by Guglielmo Giridano, in its Editions, has published articles, copies of which are hereto annexed and translations of the same from Italian into the English language, the said articles being published on the 30th June 7th July + 13 July respectively.

That the initials A. B. and C. H. mentioned in one of said articles refer to Angelo Bertolino, and to deponent, Otto Heidenheimer, as deponent is informed and believes, his information and belief being based upon the fact that in the Italian Colony there are not associated together any two individuals whose initials are A. B. + C. H. except deponent and the said Angelo Bertolino: and also from the fact that many of ~~the~~ members of said Italian Colony have accused

0287

both deponent and said Bertolini of being
the persons referred to in said article and that all
the other articles refer to the same persons.

That so far as said articles accuse or at-
tempt to accuse either deponent or the said Angelo
Bertolini of any impropriety or misconduct, they
are absolutely false, malicious and that said
articles have been maliciously published in printing
by which deponent and said Angelo Bertolini have
been exposed to hatred, contempt, ridicule and
obliquy, the said articles tending to injure their
business and occupation, which is that of bankers
and that therefore said articles are and each of
them is a libel.

Sworn to before me this

15th day of July 1885

} W. W. Kenning

~~W. W. Kenning~~

~~W. W. Kenning~~

Sworn to before me this

17th day of July 1884

S. O. Smith

Police Justice

GLUED PAGE

0288

L'extradizione del sensale notaio.

Sappiamo che quel noto sensale di cambio, scappato da Torino per furto, e che ora è *notaio* pubblico in una banca di New York, verrà subito espulso dalla Società Massonica. Questa non sarà l'opera adatta che salva la colonia; il console farebbe bene di attuare l'extradizione per questo farabutto che assieme al suo complice banchiere, *ex cassiere a Roma*, rovinano gli interessi del povero emigrante.

Quando questo pericolosissimo uomo viaggerà per Fenestrella, la Colonia potrà in qualche modo mostrarsi lieta, perchè i considerevoli danni che questo *banchiere e notaio* arrecano ad essa, finiranno del tutto. Il console protettore di questi tristissimi elementi dovrà, suo malgrado, separarsi da questo *notaio* per rivederlo fra 7 anni più smilzo che ora, al caffè Ligure.

per rialzare le sorti dei poveri lavoratori italiani a cui questo elemento è di grandissimo nocumento con le sue speculazioni clandestine una al capitalista-banchiere.

from Roma 14th July 84
of the Vicary Brooker

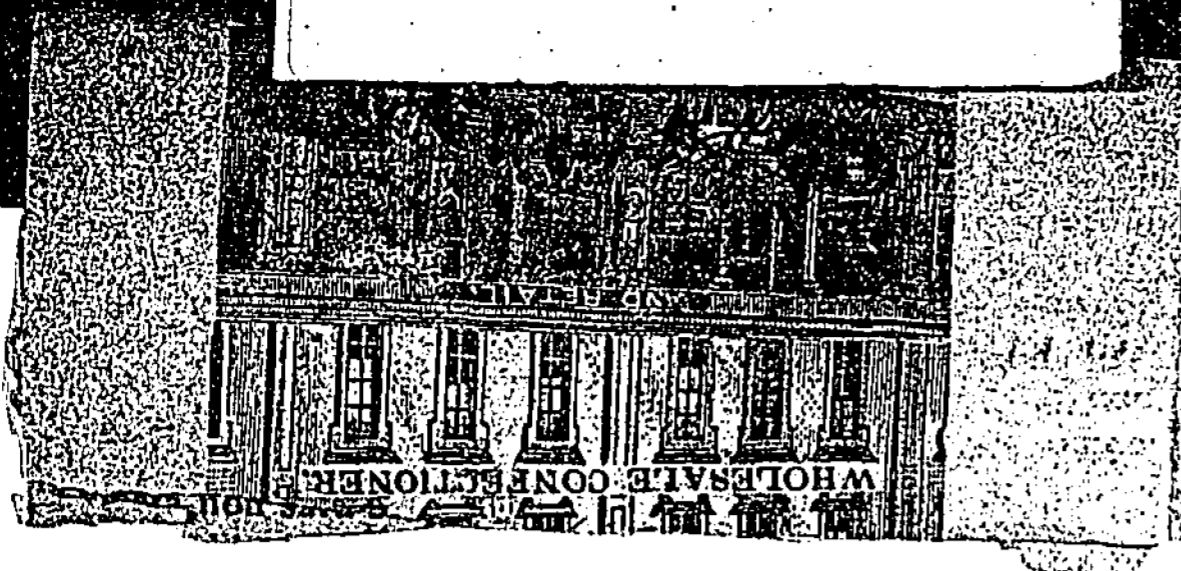
that the noted Vicary Brooker who escaped from Turin for theft, and that now is a Notary Public in a Bank in New York, will be immediately expelled from the Masonic Society. This will not be the proper thing for saving the Colony, the Consul would do well to draw the extradition paper for this wretched swindler that together with his accomplices ~~accomplices~~ Banker, Ex-Cashier in Rome, ruin the interest of the poor emigrants.

When this dangerous man will go to Fenestrella, the Colony will be contented in some manner because the considerable damage that this Banker and Notary make to it, will come to an end.

POOR QUALITY
ORIGINALS

GLUED PAGE

0289



per rialzare le sorti dei poveri lavoratori italiani a cui que-
sto elemento è di grandissimo nocumento con le sue specu-
lazioni clandestine una al capitalista-banchiere.

from. Roma 14th July 84

Extradition of the Notary Broker.

We know that the noted Notary Broker who escaped from Turin for theft, and that now is a Notary Public in a Bank in New York, will be immediately expelled from the Masonic Society. This will not be the proper thing for saving the Colony, the Consul would do well to draw the extradition paper for this wretched swindler, that together with his accomplices, Banker, Ex-Cashier in Rome, ruining the interest of the poor emigrants.

When this dangerous man will go to Fenestrella, the Colony will be contented in some manner because the considerable damage that this Banker and Notary make to it, will come to an end.

POOR QUALITY
ORIGINALS

0290

The Consul protector of these
wretched beings ~~will~~ against his wish,
separate himself from this Notary to
see him again in Seven years, thinner
than now, at Caffè Ligure.

This extradition is a true manner
fallen providentially for the welfare
of the poor Italian laborers, to whom
this element is of a great damage
with his secret speculations together
with the Capitalist Banker.

Un onesto sensale notaio.

Siamo informati che le Società Massoniche di New York fanno assidue pratiche presso la Questura e la Camera di Commercio e Art. di Torino allo scopo di ottenere precise informazioni riguardo alla causa della precipitosa fuga da quella città di un Sensale di Cambio, il quale oggi giorno è notaio pubblico in una delle banche italiane di New York e consigliere intimo del Consolato d'Italia.

Noi nell'interesse della giustizia e della pubblica moralità non tralasceremo di fare le più accurate indagini affinché fiat lux pro bono publico.

MURAZZANO e TIBERINA.

from Roma 30th June 84

Money Broker

we been informed that the Masonic Society of New York are making a diligent search, toward the Police, and the House of Commerce and Art, in Turin for the object of obtaining precise informations in regard to the sudden flight from that city of a Money Broker, who to-day is a Notary Public in one of the Italian Banks in New York and intimate adviser of the Italian Consul.

We in the interest of justice and of the public morality will not leave undone the making of a most accurate search so that - fiat lux pro bono publico.

(Signed) Murazzano & Tiberina

0292

al Conte Dottor Bettini fa la ronda ai
ati al fine di riuscire di torre al "Re
si ed inserzioni che questo giornale
icare.

Questa vigliacca e sozza vendetta,
omo, non ci ispira che pietà e disprez
e il dover nostro senza occuparci
gliaccherie.

a condizione dell'ope
e la prossima ele

Le quistioni operate in Europa susc

from Roma 30th June 84

An. Onest Money Broker

We have been informed that
the Masonic Society of New York
are making a diligent search, toward
the Police, and the House of Commerce
and Art. in Turin for the object of
obtaining precise informations in regard
to the sudden flight from that city
of a Money Broker, who to-day is
a Notary Public in one of the Italian
Banks in New York and intimate
adviser of the Italian Consul.

We in the interest of justice
and of the public morality will not
leave undone the making of a most
accurate search so that - fiat lux
pro bono publico.

(Signed) Murazzano & Tiberina

GLUED PAGE

POOR QUALITY
ORIGINALS

0293

"Roma" Weekly Newspaper - No. 17 - July 1st 1901

Un onesto sensale-notaio.

Sotto questo titolo abbiamo pubblicato nel numero del nostro giornale *Roma* del 30 giugno. "Che le società Massoniche di New York facevano assidue pratiche presso la Questura e Camera di Commercio di Torino allo scopo di ottenere precise informazioni riguardo alla causa della precipitosa fuga da quella città di un sensale di cambio, il quale oggi giorno è notaio pubblico in una delle banche italiane di New York, e si vanta di essere da lungo tempo il consigliere intimo e autorevole del Consolato Generale d'Italia."

Vogliono i nostri cortesi lettori sapere quale ne fu l'immediata conseguenza di questa *sharp* notizia? Eccola.

Il primo che credette che come tegola fulminante gli fosse caduta sulla propria testa questa *sharp* notizia, fu precisamente un *onesto* notaio di questa città che lo nomineremo colle due prime lettere dell'alfabeto A. B.; il secondo fu un banchiere pure di questa città, che lo nomineremo colle due lettere O. H. con qualche *alias*, ed ambedue colle lagrime agli occhi e singhiozzi nel loro *tenero e candido* cuore ammisero che in parte questa *sharp* notizia riguardava ben da vicino le gesta della loro carriera finanziaria a Roma e a Torino in Italia.

Noi innocentemente abbiamo pubblicata questa *sharp* notizia senza riprometterci che avrebbe prodotto tale e tanta sensazione e approvazione nella colonia italiana di New York, come rileviamo dalle numerosissime domande e congratulazioni a noi dirette tanto in iscritto che a viva voce; ma non possiamo a meno di esternare la nostra meraviglia, che questi due *onesti* Signori notaio e banchiere siano stati i primi e i soli a credersene colpiti; capriccio del destino.

Un vecchio proverbio italiano dice che le prime galline che cantano sono sempre quelle che hanno fatto l'uovo.

Fiat lux pro bono publico.

I commenti li aspettiamo dal Console generale d'Italia, sig. G. B. Raffo e dal Governatore dello Stato di New York.

ESTRADIZIONE TIBERINA.

HONEST

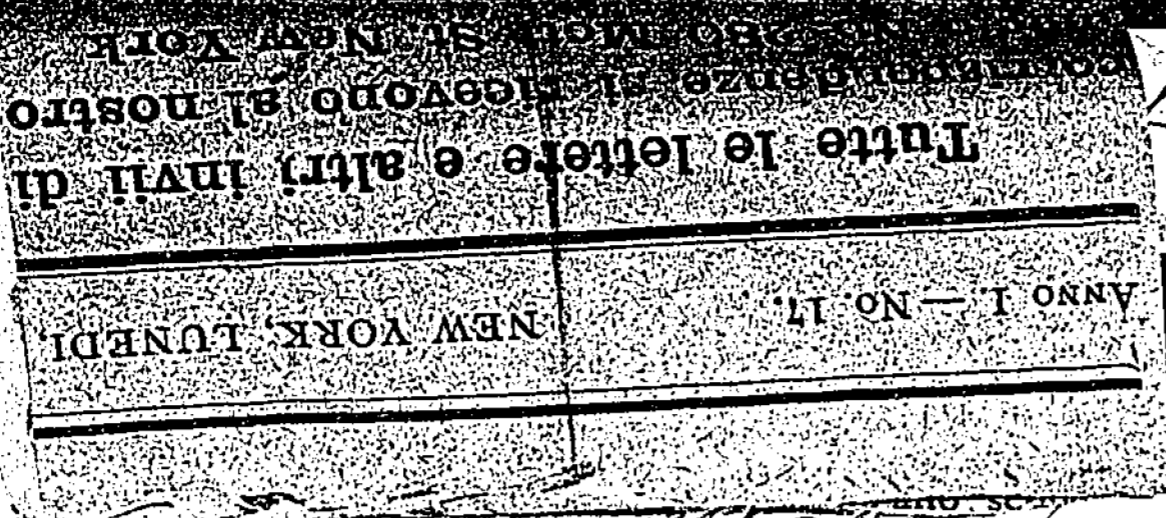
*...that as a baiting the head struck
...on the head this SHARP notice, was directed at
...whom
...this city, ...
...also ...
...call ...
...the two letters C. H. with some
ALIAS, and ... with bars at their eyes ...*

GLUED PAGE

POOR QUALITY
ORIGINALS

0294

Roma



~~Insultation~~ -

An honest Broker - Notary -

Under this title we have published in the number of our paper "Roma" of the 30th June "that the Masonic Societies of New York were doing assiduous practices to the police Station & Chamber of Commerce in Turin for the purpose to obtain exact informations in regard to the case of the precipitous flight from that city of an Exchange Broker, which nowadays is a Notary Public in one of the Italian Banks of New York and say himself of being from a long while the counsellor intimate and accredited of the Consulate General of Italy."

Would our kind readers want to know what was the immediate consequence of this SHARP notice? Here it is.

The first that thought that as a lightening tile had struck him on the head this SHARP notice, was precisely an HONEST notary of this city, ^{whom} that we will ~~commemorate~~ ^{call} by the two first letters of the Alphabet C. B.; the second ~~was~~ a Banker ^{also} of this city, ^{whom} we will ~~commemorate~~ ^{call} by the two letters C. H. with some ALIAS, and both with tears at their eyes & sobs

POOR QUALITY
ORIGINALS

0295

in their TENDER & CANDID heart attested that in part
this SHARP notice regarded very near the acts of their
financial career in Rome & in Turin.
We have innocently published this SHARP notice without
promising ourselves that ^{it} would produce such & so much
sensation & approval in the Italian Colony of New
York, as we gather from the numerous demands and
congratulations to us directed as much in writing as
verbally, but we can't help to manifest our wonder,
that these two HONEST gentlemen, Potany & Bunker have
been the first & the only ones to think themselves
struck! Casrice of the destiny.

An old Italian proverb says that the first hen that sings
is always the one that ^{lays} the egg.

Fiat Lux & bono publico.

The comments we expect them from the Consul General of
Italy, M. J. B. Raffe and from the Governor of the
State of New York.

Signed/ Estradizione & Tiberina

0296

BOX:

149

FOLDER:

1532

DESCRIPTION:

Goble, David

DATE:

09/23/84



1532

POOR QUALITY
ORIGINALS

0297

314 X

Witnesses:
Mary Goble
Open Henry

Counsel, *Keller*
Filed 23 day of *Sept* 1884
Pleads *Wm Goble vs*

THE PEOPLE
vs.
P
Grand Larceny, 2nd degree
[Sections 528, 58] Penal Code

David Goble

34 Blocker
not checked
PETER B. OLNEY,
District Attorney.

Pr Goble vs
pleads not
A TRUE BILL,
David Goble's signature
D. G.

David Goble

Foreman.
David Goble

POOR QUALITY
ORIGINALS

0298

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David Apple

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

David Apple

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

The said *David Apple*,

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

two dresses of the value of
thirteen dollars each, —

three shirts of the value of
five dollars each, —

and three over-shirts of the
value of five dollars each.

of the goods, chattels and personal property of one *Henry*
Apple, —

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.

Robert B. Sherry
District Attorney

0299

General Sessions

The People

vs

agst

David Goble

Wm. J. May Goble

Court of General Sessions
of the Peace of the
City of New York

People of the State
of New York
against
David Gottle

City & County of New York ss:
Mary Gottle

being duly sworn says that
she is the complainant in the
above named indictment against
David Gottle. That defendant
commenced on the 16th day of August
1884 an action for Separation from
Bed and Board of the said David
Gottle her husband and that since
that time they ceased to live together
as husband and wife though the
defendant occupied the same apart-
ments as plaintiff, plaintiff not
being able to keep him therefrom,
that the rent of said apartments
~~was~~ ^{is} paid by defendant and same
was rented in her name. That
the goods taken by the above

-named defendant were dresses which deponent had worn for sometime and could be bought or sold for not more than \$25⁰⁰ but which were worth over \$50⁰⁰ to deponent. That deponent has obtained a decree of Separation from the defendant with an allowance of \$5⁰⁰ per week toward the support of herself and children, that there are four children offspring of the marriage of deponent and defendant. That the defendant & deponent have been married since 1872 and that defendant has treated deponent cruelly & inhumanly only when intoxicated & this occurred at intervals of from 6 months to a year. That he has never to deponents knowledge been arrested for any other offence than such drunkenness. That the defendant promises to leave this city and go to Patterson N. J. where he can as deponent believes obtain employment

at his trade as butcher and
 be away from the companions
 & haunts which deponent
 believes where the temptation
 to his intoxications, and be
 able to pay the above mention-
 ed allowance, and as his
 promise lay by some of his
 earnings for the children.
 Deponent asks that the defendant
 be allowed to go free on his own
 recognizance with the under-
 standing that he leave this
 City & seek employment elsewhere
 which course deponent verily
 believes will be of greater
 benefit to this State and County
 as well as to deponent and
 her children.

Sworn to before me this } Mary Goble
 6 day of October 1884 }

Thomas F. Byrne
 Notary Public
 N. Y. Co.

0303

Resilience

to answer

Dated _____ 188 _____ *Police Justice.*

0304

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.*David Gobler*

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.

David Gobler

Question. How old are you?

Answer.

37 years of age

Question. Where were you born?

Answer.

New Jersey

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

Answer.

158 Bleeker St. 3 years.

Question. What is your business or profession?

Answer.

Butcher

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

Answer.

*I took the clothes. I wanted Mary for a day or two.**David Gobler*

Taken before me this

day of

April

188

W. J. Patterson
Police Justice.

0305

Sec. 151.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

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

of No. 158 Bleeker Street, that on the 16 day of September 1889 at the City of New York, in the County of New York, the following articles to wit:

three Skirts and three over-skirts
and two dresses, in all

of the value of fifty Dollars,

the property of the said Mary Gobler

was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Wanda Gobler

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring her before me, at the 2 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 18 day of September 1889

J. M. Patterson POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Officer

The Defendant

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0306

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Janitor of No.

522 Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Goble

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

Sworn to before me, this

day of

15th
September 188

Thomas M. Dermott

Am Patterson

Police Justice.

0307

2nd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.Mary Goble, aged 36 years,
of No. 158 Bleecker Street, Home Agent,being duly sworn, deposes and says, that on the 16th day of September 1884
at the day time in the City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, with intent to defraud the true owner

the following property, viz:

Three Skirts and three over-skirts
and two dresses being a portion
of deponents wearing apparel, and
being an article of the value of
fifty dollars

Sworn before me this

day of

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by deponents husband

David Goble for the reasons
following, to wit: That deponent
is now here informed by Thomas
McDermott that said David
gave said property to him, said
McDermott, to pawn; and that
he, McDermott, pawned said
property at the pawn office of
Gilbertine, No 10 Sixth Avenue,
for the sum of four dollars and
that he, McDermott, gave the

Notary Public,

188

0308

Money so obtained as a loan
on said property & the said David
all of which dependent believes to
be true. That said David does not
support dependent, and said property
was purchased with money earned
& dependent during the time said
David was living apart from
and failing to support dependent.
Given & before me this } Mary Goble
18 day September 1884 }
J. M. Patterson
Police Justice

W. D. District Police Court.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Mary Goble
David Goble

Dated September 18 1884
J. M. Patterson Magistrate.
Henry 15 Officer.

WITNESSES:

DISPOSITION

0309

BOX:

149

FOLDER:

1532

DESCRIPTION:

Golden, Henry

DATE:

09/02/84



1532

03 10

BOX:

149

FOLDER:

1532

DESCRIPTION:

Halloway, William

DATE:

09/02/84



1532

POOR QUALITY
ORIGINALS

0311

Witnesses:
Joseph Capone
Officer Foley
Sept. Gulness
Harmon
Year in Pen
for larceny
FD.

Counsel,
Filed Sept. 8/84 1884
Pleads Not guilty

THE PEOPLE
vs. Henry Golden
William Holloway

PETER B. OLNEY,
Dist. Atty.
Not Pleads

A TRUE BILL.
Edward M. Mearns

Pr. Sept 8/84 Foreman.
No 2 Tried & acquitted
14th Nov 84

[Sections 498, 506, 528 & 532]
Judgment in the THIRD DEGREE,
in Prison

03 12

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Golden and
William Hollaway

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

Henry Golden and William
Hollaway

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

The said *Henry Golden and*
William Hollaway

late of the *Second* Ward of the City of New York, in the County of
New York aforesaid, on the *nineteenth* day of *August* in
the year of our Lord one thousand eight hundred and eighty-~~four~~, with force
and arms, at the Ward, City and County aforesaid, a certain _____ building
there situate, to wit: the *residence* of one *Joseph*

Calgeria

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

Joseph Calgeria

in the said *residence* 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.

0313

SECOND COUNT.

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

Henry Golden & William Staddon
of the CRIME OF *PETIT LARCENY* —
committed as follows:

The said *Henry Golden and William Staddon*, each
late of the *Twelfth* Ward of the City of New York in the
County of New York aforesaid, afterwards, to wit: on the said *10th* day of
August — in the year of our Lord one thousand eight hundred
and eighty-four at the Ward, City and County aforesaid, in the *after*
time of said day, with force and arms, *twelve boxes*
of cigars of the value
of one dollar each box
and five hundred cigars
of the value of ten
cents each

of the goods, chattels and personal property of one *Joseph*
Calder — in the *possession* of
the said Joseph Calder
there situate, then and there being found, in the *possession* 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.

Peter B. O'Connell
District Attorney

0314

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

Police Court of District. 1558

THE PEOPLE, &c,
ON THE COMPLAINT OF

Joseph B. Duane
John B. Duane
Henry C. Duane
William H. Duane

3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100

Offence *Burglary*

Dated *August 19* 188

Wheeler Magistrate.

Wheeler Officer.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

Wheeler Precinct.

It appearing to me by the evidence that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Henry C. Duane guilty thereof, I order that he be held to answer the same and 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 19* 188 *H. A. Duane* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0315

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

William Holloway 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 Holloway*

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. *406 East 125th Street 2 Years.*

Question What is your business or profession?

Answer. *Helper on Ice Wagon.*

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.*

Wm
William L Holloway
mark.

Taken before me this *19*
day of *August* 188*8*
Wm
Police Justice.

POOR QUALITY
ORIGINALS

0316

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question What is your name?

Answer

Henry Golden.

Question How old are you?

Answer

27 Years.

Question. Where were you born?

Answer

New York.

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

Answer.

21 ~~East~~ 125 Street 2 months

Question What is your business or profession?

Answer.

Station Stableman

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.

Henry Golden

Taken before me this *11*
day of *August* 188*8*
Wm. J. [Signature]
Police Justice.

03 17

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 43 years, occupation John Foley Police Officer of No. 12 Premier Police Street, being duly sworn deposes and

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

Sworn to before me, this

day of

19th
August 1888

John Foley

Mar. Rude

Police Justice.

0318

Police Court—5th District.City and County }
of New York, } ss.:of No. 164 East 129th Street, aged 36 years,occupation Liquor Dealer being duly sworndeposes and says, that the premises No 164 East 129th Street,
in the City and County aforesaid, the said being a One Story frame building
in the 12th Ward in square Cityand which was occupied by deponent as a Summer Garden and Saloon
and in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly Opening
an outside door leading from
an alley way to said premiseson the 18th day of August 1884 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Four Boxes Containing About
Five Hundred Segars of the
Value of Eleven dollars.the property of deponent:and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byHenry Golden & William Holloway
(both now here)for the reasons following, to wit: that at or about the hour
of seven O'clock P.M. on the 17th day of August
1884 deponent left said premises and
went to Brooklyn and at or about the hour
of 9 O'clock A.M. on the 18th day of August 1884
deponent returned to said premises and
discovered that said premises had been
entered as aforesaid and the said property
taken stolen and carried away

03 19

Dependent is informed by John Foley
of the 12th Precinct Police that at or about
the hour of Four O'clock A.M. on the 18th
day of August 1884 he saw the said
Defendants passing along Lexington
Avenue near East 130th Street the said
Golden carrying a bag on his back.
and on his approach the said Golden
threw away said bag and in company
with the said Holloway ran away.
The said Foley informs Dependent that
he found the bag in some mud in
Lexington Avenue and found therein
the cigars here shown which Dependent
identifies as the property which have been
taken stolen and carried away as aforesaid
The said Foley further informs Dependent
that at or about the hour of 4⁴⁰ A.M. on
said date the said Defendants returned
to where they had thrown said property and
commenced searching the mud for said
property and were then arrested by said
Foley. Dependent therefore prays that the said
Defendants may be dealt with as the
Law directs.

Sworn to before me
this 19th day of August 1884 } Joseph Caffero

Police Court	District
THE PEOPLE, & c., ON THE COMPLAINT OF	
Dated	1884
Magistrate	Officer
Clerk	
Witnesses	
Committed in default of \$	Bail
Bailed by	No.
Street	

Police Justice