

0770

BOX:

274

FOLDER:

2635

DESCRIPTION:

Gaffney, James

DATE:

09/19/87



2635

#146

A 110

Witnesses:

James Stewart
Off. Jas & Solv'n 18⁰⁰

Counsel,

Filed, 19th day of Sept. A.D. 1887
Pleads, Not guilty to all

THE PEOPLE

vs.

Wheeler & Co.
First Circular
Inc. of A. H. G.

[Sections 628, 630 and 650, Penal Code].

[From the Person].

Grand Jury, ~~in~~ ~~in~~ degree

James Coffey

RANDOLPH B. MARTINE,
P. L. J. & C. District Attorney.
Albion, Oct. 16th 1887.

A True Bill.

Charles J. O'Farrell
Foreman.

J. A. McPherson

0772

Police Court—X District.Affidavit—Larceny.City and County
of New York, } ss.

of No. 25 East 4th Street, aged 34 years,
 occupation Printer being duly sworn
 deposes and says, that on the day of September 188th at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession of the
 person of deponent, in the night time, the following property viz:

An wrist watch of the value
 of about Twenty Dollars \$20.00

the property of Deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by James Gaffney (now deceased)
 from the following facts to
 wit:—That as above mentioned
 deponent was sitting on a
 stoop in Third Avenue in said
 city with the aforesaid watch
 on his person; And that defendant
 or another person approached de-
 ponent while defendant took
 snatched said watch from
 the possession of person of depo-
 nent & ran away with the same.
 That deponent immediately followed
 defendant; and that subsequently said
 watch was found in a pocket book
 which defendant possessed in his flight.

Francis J. Stewart

Sworn before me this
 day of September, 188th

Police Justice.

0773

Sec. 198-200.

X District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

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. 573 - 1 Avenue. one month

Question. What is your business or profession?

Answer. Employed in a Cigar Manufactory

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 other boy took the
watch & gave it to me.
I knew the watch was stolen
& was with the other boy when he
stole it.

James Gaffney

Taken before me this

day of October 188

S. J. Gaffney, Police Justice.

0774

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 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 Sept. 8 188

P. J. Oldfield Police Justice.

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

Dated 188

Police Justice.

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

Dated 188

Police Justice.

0775

172 1469
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francis Steward
vs Sept. 7th
James Gaffney

Offences at Elmy
New Haven

BAILED,

No. 1, by _____ Street.

Residence _____ Street.

No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

Residence _____ Street.

No. 4, by _____ Street.

Residence _____ Street.

Dated Sept. 8 1857

O'Reilly Magistrate.
McGaldrick Officer.

18 Precinct,
Witnesses James G. McGaldrick
18 Police Bureau Street.

No. _____ Street.
RECEIVED SEP 12 1857

No. _____ Street.

\$ 10.00 to answer G. C.

0776

Court Of General Sessions

Mary Gaffney being
duly sworn says she is the
mother of James Gaffney herein
charged with Corsewry from the
person, that he is of the
age of fifteen years. His 15th
birth day falling on the 14th
day of Sept 1888
that he has never been
arrested charged with any
crime whatsoever, that
he has always lived at
home with defendant. A good
boy prior to this commission of
this offence a good boy in all
respects.

Upon the same Mary Gaffney
this 28th day of Sept 1888. I am
Wm. Wilson Jr
and C. L. S.

0777

General Release

The People vs.
W. Gaffney

Affidavit

0778

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 T. Flynn

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

James T. Flynn —

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

The said *James T. Flynn*)

late of the City of New York, in the County of New York aforesaid, on the
seventh day of *September*, in the year of our Lord
one thousand eight hundred and eighty-seven, at the City and County aforesaid, in the
night time of the same day, with force and arms, *one watch*
to the value of twenty dollars.

of the goods, chattels, and personal property of one *Francis J. Stewart*,
on the person of the said *Francis J. Stewart*, then and there being
found, from the person of the said *Francis J. Stewart*, 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.

0779

SECOND COUNT—

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

James F. Stewart —

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

The said *James F. Stewart*,

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

*one month or the value of
Twenty dollars.*

of the goods, chattels and personal property of one *Francis J. Stewart*,

by a certain *person* persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Francis J. Stewart*,

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

James F. Stewart —

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

RANDOLPH B. MARTINE,
District Attorney.

0780

BOX:
274

FOLDER:
2635

DESCRIPTION:
Gehrer, Ambrose

DATE:
09/13/87



2635

0781

BOX:

274

FOLDER:

2635

DESCRIPTION:

McFarland, Richard

DATE:

09/13/87



2635

#88

A.P.

Witnesses:

Jos L Pfluger
Off & J Kennedy 20⁰⁰

Counsel,
Filed 13 day of Sept 1887
Pleads, Contingency (1/4)

THE PEOPLE

[Sect. 403, 50628 - 1532]
Burglary in the Third Degree.

Ambrose Gehres
and
Richard McFarland

RANDOLPH B. MARTINE,
Pro. Sup. Atty. District Attorney.
Not Disch'd by the C in
his favor.

A True Bill.

John H. Storck

John H. Storck Foreman
P. 2 Sept 27 1887

No 2. Post Office
P. 2 Sept 27 1887
Is Disch'd by the C in his
and recov.

0783

Police Court—2 District.City and County
of New York, ss.:

of No. 406. West 41st Street, aged 32 years,
 occupation Junk dealer being duly sworn
 deposes and says, that the premises No. 406 W. 41st Street,
 in the City and County aforesaid, the said being a Two story frame
building and which was occupied by deponent as a Junk shop
 and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking a pane
 of glass in a window leading from a shed into
 the rear of deponent's shop and then breaking two
 ceiling boards of deponent's metal house and
 entering said metal house
 on the 28th day of August 1887 in the day time, and the
 following property feloniously taken, stolen, and carried away, viz.:

A quantity of solder about ten
pounds a fire badge. and a
number of copper coins. all of
the value of Three dollars
(\$3.00)

the property of Deptment.

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Ambrose Lherer and Richard McFarland
both New York

for the reasons following, to wit: that at the hour of 5 O'clock
on August 29th deponent locked
 and securely fastened the doors and
 windows of said premises and left
 them leaving them in good repair
 and in order and at about the hour
 of 6 O'clock P.M. Aug 29th deponent
 was informed that there was some person
 in his place and on going into said

0784

premises. Defendant found them broke
as aforesaid and the said defendant
together and in company with each
other in said premises and said Roder
backed ready for removal and the
fire badge in the possession of the
defendant Lehrer also one of said copper
coins. and in the possession of the
defendant Mr. Farland a copper
coin.

Wherefore defendant charges the said
defendants with being together and in
company with each other and
burglariously entering said premises
as aforesaid.

Sworn to before me
this 29th day of Augt AD^o 18⁵³

Police Justice

Police Court	District.
THE PEOPLE, &c.,	
ON THE COMPLAINT OF	
	Burglary
	2s.
Dated	188
	<i>[Signature]</i>
	Magistrate.
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	
Bail.	
Bailed by	
Street.	

0785

Sec. 108-200.

2
District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Ambrose Gehrer

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.

Ambrose Gehrer

Question. How old are you?

Answer

10 years old

Question. Where were you born?

Answer

New York City

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

Answer

400, Mr, 41st St. Years

Question. What is your business or profession?

Answer

Go to School

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

Ambrose Gehrer

Taken before me this

27

188

Police Justice.

0786

Sec. 108-200.

2

District Police Court.

CITY AND COUNTY {ss
OF NEW YORK,

Richard McFarland 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. Richard McFarland

Question. How old are you?

Answer. 11 years old

Question. Where were you born?

Answer. New York

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

Answer. 537, 9th Avenue 3 years

Question. What is your business or profession?

Answer. go to school

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

Richard McFarland

Taken before me this

day of January 1888

John G. Mulligan
Police Justice

0787

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,

ent cause to believe the within named,
Alfred Vant

Dated Aug 29 1887 W. H. Clegg Police Justice

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

Dated _____ 188 _____ Police Justice _____

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

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

0788

Police Court-- 21 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John C. Blawie
406 West 41st Street
Ambrose Lehrer
Richard W. Farland

Offence

BAILED.

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

Dated Aug 29 1887

Rufus Magistrate
D. Kennedy Officer.

Precinct.
Witnesses James D. Blawie
No. 100 Park 3rd Street.

No. _____ Street.
No. _____ Street.
\$ 30 RECEIVED ANSWER
Gentles

Come

0789

Kansas City
Sept. 14-87.

The said Ambrose O'Brien
has been a member of the
class which I conduct
in the Holy Cross Sunday
School for the past year
and I have found him
to be an honest, intell-
ligent and obedient boy.

Respectfully yours
W. J. Dougherty - ^{Maxim O'Brien} assistant rector.

0790

—

and I am not
able to do
anything
but go to bed
and sleep.
I am not
able to do
anything
but go to bed
and sleep.

Refugee.

0791

General Sessions Court.

The People

vs.

Richard McFarland.

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET,

New York, Aug. 29. 1887.

CASE NO. 31144.

DATE OF ARREST August 28-

CHARGE Burglary

OFFICER

Kennedy

AGE OF CHILD 12 years

RELIGION Catholic

FATHER dead

MOTHER Minnie

RESIDENCE 553 9 Avenue

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Richard McFarland resides with his mother at 553 Ninth Avenue; has been in St. Stephens Home before, has a bad reputation in the neighbourhood. He was never arrested before. His mother is a respectable woman. —

All which is respectfully submitted,

E. Fellowes Secretary

To the court

0792

Court of
General Sessions

The People &
vs

Richard M. Farland

PENAL CODE, §

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. CERRY,
President, &c.,

100 East 23d Street,
NEW YORK CITY.

0793

General Sessions Court
The People
vs.

Ambrose Gehrer

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^D STREET,

New York, Aug. 29th 1887.

CASE NO. 31144
DATE OF ARREST August 28th
CHARGE Burglary

OFFICER Kennedy

AGE OF CHILD 11 years
RELIGION Catholic.
FATHER dead

MOTHER Hester

RESIDENCE 400 West 44th Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Ambrose Gehrer resides with his step-father Peter Richterwald and his mother Hester at 400 West 44th Street. The boy has not been arrested before and the parents have a comfortable home and are respectable people. The boy attends school regularly and has a good name ~~as well~~ amongst the neighbours. —

All which is respectfully submitted

O. Fellows Secretary
Dept.

To the court

0794

Court of
General Sessions

for the People &
No

Unlawful Behavior

PENAL CODE,
of

**Report of the New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,
NEW YORK CITY.

0795

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Andrew Tighmer and
Richard McSardan*

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

Andrew Tighmer and Richard McSardan

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

The said *Andrew Tighmer and Richard
McSardan, both* —

late of the *Twenty-second* Ward of the City of New York, in the County of New York, aforesaid, on the *28th* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

John P. Wagner, —

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

John P. Wagner, —

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

0796

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Andrew Fidgerer and Richard McFarland
of the CRIME OF *Petit LARCENY*, — committed as follows :

The said *Andrew Fidgerer and Richard McFarland*, brother —

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

Kinney pounds the value of the
value to ten cents each pound,
one dollar to the value to fifty
cents, and dimes coin, the number,
kind and denomination to the
Grand Jury aforesaid unknown,
to the value of fifty cents.

of the goods, chattels and personal property of one

John C. Pfluegner, —

in the ~~shop~~ of the said

John C. Pfluegner. —

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

Richard J. Barnes Jr.

District Attorney.

0797

BOX:

274

FOLDER:

2635

DESCRIPTION:

Galvin, Daniel J.

DATE:

09/15/87



2635

0798

BOX:
274

FOLDER:
2635

DESCRIPTION:
Galvin, Daniel J.

DATE:
09/15/87



2635

Witnesses:

Witnesses:

Off. A. S. Price

Counsel, *✓*
Filed *✓* 15 day of September 1887
Pleads, *Mrs. Hill.*

THE PEOPLE

(Section 219, Penal Code.)

RANDOLPH B. MARTINE.

District Attorney.

A True Bill.

Miss J. D. Horner
Mrs. C. H. Horner
Miss M. A. Horner
Miss F. A. Horner
Miss L. A. Horner

0800

Form 11.

Police Court—First District, Halls of Justice.

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

of the 6th Precinct Police

Arthur Price

Street,
being duly sworn, deposes and says, that
on Sunday the 21st day of August
in the year 1887, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

David J. Galvin (nowhere)
Who struck deponent on his arm while he
had a measure of custody causing deponent
to let go his prisoner who escaped.

Arthur J. Price

without any justification on the part of the said assailant

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

Sworn to before me, this 22^d
day of August 1887

POLICE JUSTICE.

Arthur J. Price

0801

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Daniel J. Galvin

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.

Daniel J. Galvin

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

94 Baxter Street, 2 years

Question. What is your business or profession?

Answer.

Carrier

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.

Daniel J. Galvin

Taken before me this 2^d day of August 1881

in the city of New York.

Police Justice.

0802

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 _____

Daniel J Galvin

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 August 22^d 1887

C. J. O'Conor

Police Justice.

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

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188

Police Justice.

0803

Witness
Off & J Price & Sons

#42 Bill ordered 1384

Police Court-- X District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Arthur Jones
6th Street
Daniel Salini

Offence Assault

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated August 22nd 1887

Magistrate.

Officer.

Precinct.

Witnesses _____

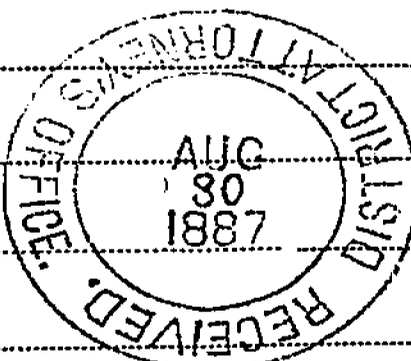
No. _____ Street.

No. _____ Street.

No. _____ Street.

No. 1000 to answer G.S.

C.W.



0804

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Daniel J. Fydrum

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

- Daniel J. Fydrum -

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

The said *Daniel J. Fydrum.*

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the 21st day of August, in the year of our Lord
one thousand eight hundred and eighty-nine at the Ward, City and County
aforesaid, in and upon the body of one Arthur J. Price. —
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and hurt the said Arthur J. Price,
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said Arthur J. Price, 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.

RANDOLPH B. MARTINE,
District Attorney.

0805

BOX:

274

FOLDER:

2635

DESCRIPTION:

Gelnitz, Martin

DATE:

09/19/87



2635

#153

WITNESSES:

X Ogden
E A Stevens

Counsel,
Filed 9 day of Octb^t 1887
Pleads

0806

THE PEOPLE,

vs.

Martin Gelnick

Burglary in the THIRD DEGREE.
(Section 498.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

John J. DeGros
Sergeant
Police Department
S.P. 2 1/2 yrs.

0807

Police Court - 2^c District.City and County } ss.
of New York,

of No. 29 Murray Street, aged 44 years,
 occupation Assistant Manager being duly sworn
 deposes and says, that the premises No. 13 East 36th Street,
 in the City and County aforesaid, the said being a Three Story and
 Basement Brown-stone house
 and which was occupied by ~~deponent~~ as a dwelling house
 and in which there was at the time ~~no~~ human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking and
 smashing a front window on the first
 floor with a hammer and then
 turning the catch or bolt and raising
 and opening the said window
 on the 9th day of September 1887 in the night time, and the
 following property feloniously taken, stolen, and carried away, viz:

House hold furniture, wearing
 apparel, bric-a-brac &c of the value
 of over One Thousand Dollars

the property of Henry C. Valentine and in the care and custody
 of the Mutual District Messenger Company, of which deponent is Assistant Manager
 and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
 BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Martin Gelius
 for the reasons following, to wit: that about three months previous
 to said day said Henry C. Valentine delivered
 to said Mutual District Messenger Company
 the keys of said house and said company
 then took possession of said house and
 securely fastened and ~~the same~~ locked
 the same and connected the said house by
 means of a Burglar alarm to the office
 of said Mutual District Messenger Company

0808

situated at premises No 397 Fifth Avenue
in said City and defendant is informed
by Edward A. Penwick that on the aforesaid
night the said Burglar alarm sprung
and rung and said Penwick went to
said house and entered the same accompanied
by Officer Martin Fay of the 19th Police Precinct
and Thomas Sullivan, and there found
and discovered said Martin Geltzly
in the back room attempting to conceal
himself.

Defendant therefore charges said
Martin Geltzly with having Burglariously
entered the said premises in the
manner aforesaid and asks that
he may be dealt with as the law
may direct.

Sworn to before me this 10 day of September 1887

*John Gleeson
Police Justice*

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

0809

CITY AND COUNTY } ss.
OF NEW YORK,

aged 26 years, occupation

397 Fifth Avenue

Edward A. Penwick
Mgrs - manager

of No.

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Jonathan Ogden

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

Sworn to before me, this 10
day of September, 1887.

Edward A. Penwick

John J. O'Donnell
Police Justice.

08 10

CITY AND COUNTY } ss.
OF NEW YORK,

aged 33 years, occupation Police Officer of No.

The 19 Recruit Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Jonathan Ogden

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

Sworn to before me this 10
day of September 1887

Martin Fay

John Thompson
Police Justice.

08 / /

Sec. 198-200.

R District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question What is your name?

Answer *Martin Golnitz*

Question How old are you?

Answer *30 years*

Question Where were you born?

Answer *Bornoway*

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

Answer *Bornoway*

Question What is your business or profession?

Answer *Laborer*

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

Answer I have got no place to sleep
and I went in there to sleep

Martin Golnitz

Taken before me this 10

day of September 1888

John J. Murphy Police Justice

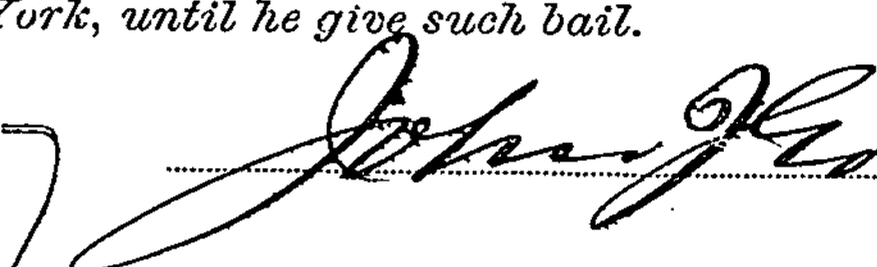
0812

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

Defendant

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

Dated Sept 10 1887

John H. Johnson Police Justice.

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

Dated _____ 188 _____

Police Justice.

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

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

Dated _____ 188 _____

Police Justice.

08 / 3

Police Court-- 2^d 1465 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jonathan Osgood
Martin Gelius

Burglary
Offence

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Sept 10 1887

J. J. Forman Magistrate

Tay Officer.

Sept 19 Precinct.

Witnesses Thomas Sullivan

No. 397 - 5 Avenue Street.

No. Edward Casnick Street.

No. 397 - 5 Avenue Street.

08 14

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Martin Finkin

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

Martin Finkin

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

The said *Martin Finkin*,

late of the ~~21st~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~9th~~ day of ~~September~~, in the year of our Lord one
thousand eight hundred and eighty-~~nine~~, with force and arms, in the
~~night~~ time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Henry E. Valentine*,

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

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

John C. Butler

District Attorney.

08 15

BOX:
274

FOLDER:
2635

DESCRIPTION:
Gill, Annie

DATE:
09/27/87



2635

08 16

Witnesses:

Off Leo P. Barker & Son

Counsel,
Filed on day of October 1887
Pleads Not Guilty to all

THE PEOPLE

vs.

James J. Hill

VIOLATION OF EXCISE LAW.
[III, R. S., 7 Ed., page 1981, § 13, and Laws
of 1883, Chap. 840, § 5.]

RANDOLPH B. MARTINE,

District Attorney,

For City of St. Paul.

In this case
A True Bill.

W. H. Monticello Moreau.

Jan 27 1888

1888

0817

Excise Violation-Selling Without License.

POLICE COURT-

DISTRICT.

City and County
of New York, ss

of No Fourth Permit Police Street,
of the City of New York, being duly sworn, deposes and says, that on the 9th day
of September 1887, in the City of New York, in the County of New York, at
No. 88 New Chancery Street,

Annie Gill (now here)

did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority,
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made
and provided and that said Annie did then
and there sell this defendant a glass
of brandy and receive the rent
therefore

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

Sworn to before me, this 9 day
of September 1887
H. F. Edwards Police Justice.

08 18

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name.

Answer. *Annie Gill*

Question. How old are you?

Answer. 23 years.

Question. Where were you born?

Answer. *United States*

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

Answer. *88 New Chambers Street 3 mos*

Question. What is your business or profession?

Answer. *Housekeeper*

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; the defendant came to me and told me he was sick and had the cramps. And he said for gods sake give me some brandy and I done so and received no money for it and I demand a trial at the court of general sessions by jury*
Annie Gill

Taken before me this

day of October 1888

Police Justice.

J. P. McNamee

08 19

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

Defendant
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 Sept 9th 1887 J. K. Miller Police Justice.

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

Dated Sept 9th 1887 J. K. Miller Police Justice.

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

Dated _____ 188 _____ Police Justice.

0820

Police Court--

1475
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George D. Parker
vs.
John G. [unclear]
1. [unclear]

Offence [unclear]

BAILED,
No. 1, by Michael J. Connor
Residence 86 Lenore Street.

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

Dated Sept 9 1887
Elizabeth Magistrate.

Barber Officer.

44 Precinct.

Witnesses _____

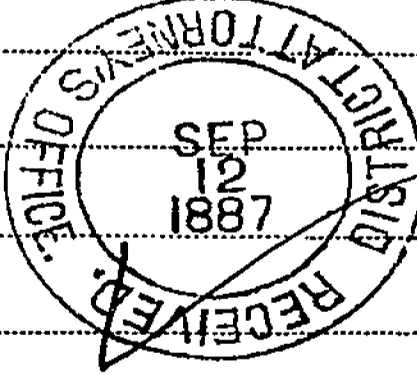
No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer



0821

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Annie Gill

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

(III. Revised Statutes, [7th edition] p. 198) of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said Annie Gill, -

late of the City of New York, in the County of New York aforesaid, on the eighth day of September in the year of our Lord one thousand eight hundred and eighty seven , at the City and County aforesaid, 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 whiskey, 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 sell, in quantity less than five gallons at a time, to - one George P. Baker and to - certain other persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 340, section 5.) SECOND COUNT:

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

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said Annie Gill, -

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number eighty eight New Chambers Street

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, 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 sell to

- one George P. Baker and to -

certain other persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0822

(Laws of 1883, chapter 840, sec. 5.) THIRD COUNT:

And the Grand Jury aforesaid, by this indictment further accuse the said
- Annie's ill -

of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES,
WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed
as follows :

The said *Annie's ill*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, and at the premises there situate, known as number *eighty*
new Chambers street

certain strong and spirituous liquors, and certain ales, wine and beer, to wit: one gill of wine, one
gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, 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 to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, to be drank
upon the premises aforesaid, without having a license therefor, as required by law, 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.

RANDOLPH B. MARTINE,

District Attorney.

0823

BOX:

274

FOLDER:

2635

DESCRIPTION:

Gilmartin, William

DATE:

09/28/87



2635

0824

Witnesses:

Bethrice Langane
J. Martine

Counsel,

Filed, 2^d day of Sept. 1887
Pleads, Not guilty (2d)

THE PEOPLE

vs.

[Section] [Penal Code].

William Gilmarin
1st plead n^t

RANDOLPH B. MARTINE,

District Attorney.

Oct 11 1887

A True Bill. S. P. T. A. J.
for the 10/18
first term.

Chas. H. Donatil
Foreman.
20th Oct 1887
5010

0825

, COURT OF GENERAL SESSIONS

Part II.

----- Before Honorable
The People of the State of New York : Frederick Smyth,
against :
W T B TILT A M G I L M A R T I N . :
----- and a Jury.
----- :

Indictment filed September 28th 1887.

New York, October 20th 1887.

APPEARANCES: For the People Asst. District
Attorney A. H. Purdy.

For the defendant : W. S. McPhee

CATHARINE MANGIN, a witness for the People testified:

I live at No. 32 Park Street. I know the prisoner
at the bar. On the 17th of September this year, about
four o'clock I saw this defendant in the cellar of the
rear house at the number where I live with this little
child. I heard this defendant say to the child "Would
you come down to the cellar and play monkey; I was at
my window looking out; I saw them go down into the cel-
lar and about half an hour afterwards I heard the child
crying and I ran down stairs and I says "What is the
matter with you ". I opened the child's pants and his
little back side was as red as a coal of fire. I saw
Gilmartin come out of the cellar after the child; I
saw him buttoning his pants.

Cross Examination:-

The child I have spoken of is my sister's child--a

0826

2

boy . I did not see anybody else except Gilmartin and the child when I looked out of the window. Gilmartin went into the cellar first. I didn't have any quarrel that morning with Gilmartin about beer or anything else . The little boy made a complaint to me . I was up two flights of stairs when I saw them going into the cellar.

Q. You did not see the two boys together ? A.. No sir % I should not wish to see it .

Q. Then what you are stating as to what occurred in the cellar is from what this little fellow told you ?

A Yes sir, I will swear to it over and over again .

MAGGIE MARTINET, a witness for the People, testified:-

I am the mother of this little child spoken of. I examined him on the day in question. I saw the boy's back side it was very much inflamed and red and large .

CROSS EXAMINATION:

I take care of this child . I had Dr. Paregras examine him --I did not make any examination myself but I meant I saw him when the doctor examined him.

D E F E N C E --

WILLIAM GILMARTIN, the defendant , testified:-

I am 17 years old, and live at No. 32 Park St. with my mother. On the day spoken of I was putting in two tons of coal and this woman came over to me--this child came over to me and said that his aunt sent him down for seven cents ; his aunt before that seen me putting in the coal. I says "I ain't got it". The aunt came

0827

3

down and asked me for seven cents and I would not give it to her. I went up to her room and she had two Italians in there at five o'clock and she asked me for seven cents and I would not give it to her and she said she would get square on me ; afterwards she came down stairs and then came up again and charged me with this crime . I first heard of this charge after putting in the second ton of coal about quarter of six. I was not in the cellar with that little boy. I did not have anything to do with the boy . I did not see this woman in the cellar at all .

Cross Examination)

I was putting in the two tons of coal for a man named Mack & I drank a gaffs and a half of beer on that day. I was not drunk when the officer arrested me . I told the officer that the boy came down to the cellar when I was carrying in a basket of coal and he asked me for seven cents . When the officer charged me with this crime I told him that there were plenty of girls around there if I wanted to do anything like that .

JOSEPH G. KAVANAGH, a witness for the defendant, testifies:-

I reside at No. 37 Park St. I have known this defendant for seven years. I recollect helping this defendant to put in coal on the 17th of September. It was about 35 minutes after four when we got through putting in the coal. I did not see this little child in the cellar. If he had been around there I would have seen him and I would not let him go into the cellar.

0828

4

I did not notice Mrs. Mangin around there at all at any time that day.

CROSS EXAMINATION:

I say that the little boy did not come into the cellar.

Q The defendant says that the little boy came to the cellar and asked him for some money ?

A He could not get into the cellar as i was on the other side and could not let anybody pass.

By Mr. McPheeers:-

Q You were down in the cellar ? A. Yes sir .

Q And the defendant fileled the baskets and passed them to you ? A. Yes sir .

Q He went down two or three steps and handed them to you ? A. Yes sir .

Q And you took them andthrew them in ? A. Yes sir .

BRIDGET GILMARTIN: a witness for the defendant testified:

I am the mother of this defendant. On the day in question Mrs. Mangin told me that herself and my son fell out in the afternoon . She said he had taken his clothes out of her rooms after they had the fight . Constantine Conlan, testified to the good character of the defendant .

George W. Smith, a police officer testified as to the arrest of the defendant and as to his having been drinking beer ↗

The JURY returned a verdict of GUILTY.

0829

Indictment filed Sep. 28. 1887

COURT OF GENERAL SESSIONS
Part II.

The People &c.

against

William Gilmartin.

Abstract of testimony taken
on trial on October 19th
1887.

08 30

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT,

DISTRICT.

of No. 33 Park
occupation Schutty
that on the 17

Street, aged five years,
being duly sworn deposes and says
day of September 1887
at the City of New York, in the County of New York, William Gilmatin
now here) took me down cellar at 33 Park street, and took his
private pants, and put them in the
hole in my backside

Jules Li Matnick
wrote

Sworn to before me, this 19
of October 1887 day

Police Justice.

John Murphy

0831

Police Court, 3. District.

City and County } ss.
of New York,

of No. 33 Park

Catharine Mangan

Street, aged 42 years,

occupation married woman being duly sworn, deposes and says,
that on the 17 day of September 1887, at the City of New
York, in the County of New York,

William Gilmartin

Nowhere, was guilty of the crime of
 against nature, with a child
 five year of age named Jules Martinet,
 the nephew of defendant, in a cellar
 by said Jules Martinet, defendant heard
 the cry of the child and went to the
 said cellar and saw defendant
 going out of the cellar buttoning his
 pantaloons, and the said Jules Martinet
 then said to defendant "Willie Gilmartin
 had his doode in my backside"
 and defendant therefore charged said
 defendant with said crime; and that
 he, the defendant did carnally know
 said Jules Martinet and is guilty in
 a manner contrary to nature, and
 that he is guilty of the detestable
 and abominable crime against
 nature.

Dwore to before me this
19th day of September 1887Catharine Mangan
markx P D Coffey
Police Officer

0832

Sec. 198-200.

3
District Police Court.

CITY AND COUNTY
OF NEW YORK,

William Edmenton.

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

Question. What is your name.

Answer. William Edmenton

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. N. Y.

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

Answer. 33 Park St. 6 months

Question. What is your business or profession?

Answer. Carpenter

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 deny the charge. I am not guilty

Taken before me this
day of September 19

John D. Kelly
Police Justice.

0833

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

William Gilmarter

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~free~~ ~~thous and dollars~~ ~~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 17 188

D. M. Dwyer
Police Justice.

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

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188

Police Justice.

0834

Police Court-- 3 1529 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Catharine Mangen
37 Park St
William Edwarton

Offence Crime Against Nature

2

3

4

Dated Sept 19 1887

Duffy Magistrate.

Smith Officer.

6 Precinct.

Witnesses Society Protection.

No. 1. G. T. Chidley Street.
E. J. Jenkins 37 Park St 100-103 mrs

No. 2. Julius Marquet Street.

No. 3. 37 Park St

No. 4. 500 Broadway Street.

RECEIVED SEP 22 1887 POLICE OFFICE NEW YORK CITY

CBM

0835

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

The People

v.

BRIEF FOR THE PEOPLE.

William Gilmartin.

The prisoner William Gilmartin, 19 years of age, a printer, residing at 33 Park Street, is indicted for the crime of the offence against nature, committed by him upon a child five years old named Julius Maitnet, in the same house, on Saturday September 17th.

EVIDENCE FOR THE PEOPLE.

CATHERINE MANGAN: - Resides at No. 33 Park Street. Is the aunt of the boy Julius Maitnet who is five years of age. On September 17 witness heard the child cry and went to the cellar of the building and saw the prisoner going out of the cellar buttoning his pantaloons, and the boy Julius then said to witness in the prisoner's presence "Willie Gilmartin had his doodle in my backside." This was about 4 o'clock in the afternoon. She first saw Gilmartin in the yard while looking out of her window, and shortly after saw Gilmartin and a nephew go down into the cellar. A little while after she heard the boy scream, then ran down into the cellar and saw Gilmartin buttoning the boy's pants, and then it was the boy made the statement to her as to what had been done to him.

JULES MAITNET: - Is five years of age. Will identify the prisoner and state what he did to him.

0836

2

JULIUS MAITNET: - Is the father of the boy. Resides at the above place. He examined the boy's rectum shortly after the occurrence and found an inflammation there. On September 19, by direction of the court, he had the child examined by Dr. Parraga 35 City Hall Place.

DR PARRAGA: 35 City Hall Place. Is a physician. On September 18 and 19 he examined the person of the boy Jules Maitnet, and found the rectum in a sore and inflamed condition.

OFFICER SMITH: - 6th Precinct Municipal Police. Arrested the prisoner on September 18 at No. 33 Park Street.

0837

N.Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

William
Gilmartin.

PENAL CODE, §
Sodomy as a felony

BRIEF FOR THE PEOPLE.

0838

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William Sigmatine

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

William Sigmatine
of the crime against nature, —

committed as follows:

The said William Sigmatine,

late of the ~~First~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~seventeenth~~ day of ~~September~~, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid, with force and arms, in and upon one Jules Martel, a male person, then and there being feloniously did make an assault, and then the said Jules Martel, in a manner so shameful to nature, then and there feloniously did commit lewdness, 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.

Franklin D. Roosevelt

District Attorney.

0839

BOX:
274

FOLDER:
2635

DESCRIPTION:
Glynn, John

DATE:
09/23/87



2635

0840

Witnesses:

W. H. Stogland
Off Driver in Motor 23 Subpoena

Counsel,

Filed, 23 day of Sept. 1887

Pleads,

THE PEOPLE

vs.

John Glynn

2

RANDOLPH B. MARTINE,

District Attorney.

Grand Larceny ~~and~~ 5 degree

[Sections 528, 581 and 550, Penal Code.]

A True Bill.

Charles H. Frank

Foreman.

Alfred Gandy
House of Representatives

208

084

Police Court—

4

District.

Affidavit—Larceny.

City and County
of New York, } ss.

Abram W. Hoagland
of Grand Central Depot New York Street, aged 35 years,
occupation Conductor

deposes and says, that on the 9th day of September 1887 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 silver watch with gold chain
attached of the value of Fifty
dollars

the property of Deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John Glynn (or huey)

from the fact that deponent is informed by Officer Dunn Mc Mahon of the 23rd our Precinct Police that he found said property in the possession of said defendant

A. W. Hoagland

Sworn to before me this 11th day
of September 1887

James C. Coffey
Police Justice.

0842

CITY AND COUNTY } ss.
OF NEW YORK,

Dennis McMahon
aged years, occupation Police officer of N.
the 23^d Sub Precinct - Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Abram W. Haagland
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 11th
day of September 1887 } Dennis McMahon

Samuel C. Miller
Police Justice.

0843

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

4 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer. New York

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

Answer. 450 W 55th St — 5 years

Question. What is your business or profession?

Answer. I go to West 54th St school

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

Answer.

I am not guilty I was sent
by a ~~woman~~ lady to give a
letter to a conductor in the
Grand Central Depot and I
saw the watch and chain
hanging out of a vest pocket
and I took it

John Glynn

Taken before me this
day of

188

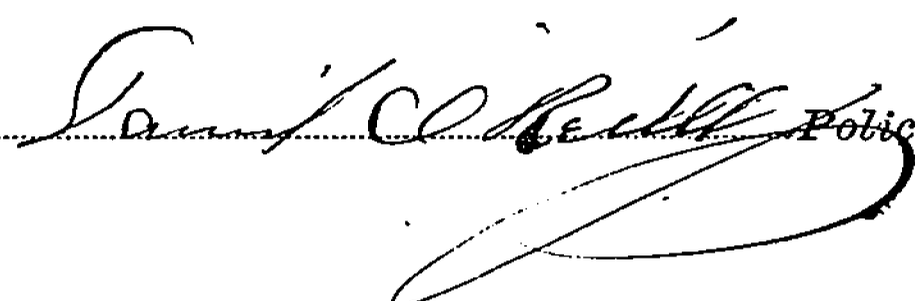
D. C. Mulligan, Police Justice.

0844

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 Dyndam-

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 Sept 11 1887

 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0845

178
Police Court-- 4

1467
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abram W. Beagland
Grand Central Depot
N.Y. & N.H. R.R. -

1 John Glynn

2 _____

3 _____

4 _____

Offense
Grand Larceny

Dated September 11 1887

J. O'Reilly Magistrate.

Desirae McMahone Officer.

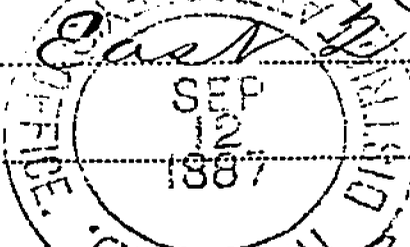
23 Precinct.

Witnesses _____

No. Officer Street.

Charles E. Marvee

No. 100 East 13th Street.



No. _____ Street.

\$ 1000 to answer _____

Garnishee _____

0846

Court of
General Sessions
The People &c
vs
John Glynn

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23^d STREET,

New York, Sept 12th 1887

CASE NO. 31357

DATE OF ARREST September 10th 1887-

CHARGE

Grand Larceny

AGE OF CHILD

Fourteen years

RELIGION

Catholic

FATHER

Patrick

MOTHER

RESIDENCE 1150 West 55th Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT John Glynn has been arrested a number of times previous to this for larceny: viz:
Oct 16 186- for larceny in Greenwich St. tried in Special Sessions and discharged.
Jan 31 187- for larceny of \$3.65 in money. Complaint withdrawn in police court.
Jan 31 187 stealing a whip valued at \$20. Tried in Special Sessions found guilty, discharged to father.

Aug 1 187- Arrested as a suspicious person concerned in a larceny. Discharged in police court for want of evidence.

Aug 16 187- Arrested for larceny of a gold plated chain. Tried on Aug 23/187- in Special Sessions found guilty and sentenced to House of Refuge on same day (Aug 23rd) Judge Donohue Sup Court allowed appeal and released boy on \$300. bail pending argument. Parents are respectable.

All which is respectfully submitted,

O. Ellsworth Secretary

Supt

P. Dist. Attorney

0847

Court of
General Sessions

The People
vs
John H. Lynn

PENAL CODE,

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. CERRY,
President, &c.,

100 East 23d Street,
New York City.

0848

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 Fitzgerald

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

John Fitzgerald —

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

The said John Fitzgerald.

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

one watch of the value of Thirty
Five dollars, and one chain of
the value of Fifteen dollars.

of the goods, chattels and personal property of one

Alfred W. Woodard. —

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.

0849

SECOND COUNT—

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

John Edgman —

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

The said *John Edgman* —

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

one watch of the value of
thirty five dollars, and one
chain of the value of
fifteen dollars.

of the goods, chattels and personal property of one

Adrian W. Woodard —

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

Adrian W. Woodard —

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

John Edgman —

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

RANDOLPH B. MARTINE,

District Attorney.

0850

BOX:
274

FOLDER:
2635

DESCRIPTION:
Graham, Edward

DATE:
09/29/87



2635

OBS - I

BOX:
274

FOLDER:
2635

DESCRIPTION:
Donnelly, John

DATE:
09/29/87



2635

0852

Witnesses:

William H. Pritchett
Officer and

318

[Sections 628, 58.]

Grand Larceny

Edward Graham

and

B

John Donnelly

From an examination of this case
the complainants' statement, & the
affidavit of the drafts, it appears
impossible to establish the per-
sonal intent of the miscreant.
The honest man in me dated no
time, the previous relations of both
complainants with the defendant
of facts very probable, & make the
carrying of a conviction almost infallible.

Please find attached
Randolph B. MARTINE,
Jan 6 P.M. District Attorney.
Jan 10 P.M. M.C.

~~Black Heron Stock~~ 10/88
P.M. 11.45 a.m. (Foromam.
Black on his wing
Record. See ~~Black~~ entry

True Bill.

are worthy of commanding
that the kind of right herein held
shayld not stand they be lucky you

0853

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, { ss.:

of No. 141 East 129th Street, aged 40. years,
 occupation Book Binder. being duly sworn
 deposes and says, that on the 16. day of August 1881 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the night time, the following property viz:

One Bull Dog of the
Value of Two hundred dollars.

Sworn to before me, this
day of October 1881

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 Edward Sampson and
 John Donnelly (both nowhere) from
 the Jack Hall in said date above mentioned.
 Whom said Laird Dog from said premises
 was that deponent is informed
 by Harry Williams that he
 saw the Laird Graham call
 said dog in East 130th Street and
 when the dog come up to him he
 the said Graham picked the
 dog up and handed the same
 to the Laird Donnelly. and that
 the Laird Donnelly then walked away
 in company with another person
 having the dog in his possession.

W. H. Riddick,

0854

CITY AND COUNTY } ss.
OF NEW YORK,

aged 18 years, occupation Gardener — of No.
124 West 127th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William H. Guldner
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of August 188

J. W. Hale
Police Justice.

0855

Sec. 198-200

Cl

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. Edward Graham.

Question. How old are you?

Answer. 23 Years.

Question. Where were you born?

Answer. New York

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

Answer. 2335-2 Avenue Month

Question. What is your business or profession?

Answer. Mantle Seller

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

Edward Graham

Taken before me this

day of April, 1888.

Police Justice.

0856

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

John Dinnelly, 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 Dinnelly*.

Question. How old are you?

Answer. *22 Years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *1857. 4th Avenue 2 Years -*

Question. What is your business or profession?

Answer. *Labour -*

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

Answer. *I am not guilty of the charge -*

John Dinnelly

Taken before me this / day of May 1888

M. J. H.

Police Justice

0857

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

Edward Graham & John Donnelly

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

Two Hundred Dollars, each 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 18 1887

H. H. Holden Police Justice.

I have admitted the above-named

John Donnelly & Edward Graham

to bail to answer by the undertaking hereto annexed.

Dated

Aug 19th 1887

H. H. Holden

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0858

Police Court--

1333
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Dwyer,
141st East 17th Street.
Edward Chapman,
John Donnelly,

Offence

BAILED,
No. 1, by James S. McKenzie
Residence 126 Greene Street.
No. 2, by George Lutz
Residence 627 to 134th Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Dated May 18, 1887

Philip Magistrate.

Gordon Eskine Officer.

Precinct.

Witnesses

No. 127 Franklin Street.

Wallace Sarah

No. 285 1/2 Street.

RECEIVED

No. _____ Street.

\$ 1,000 to answer

Con

No 2 B. C. I. A. -

0859

N.Y. General Sessions

The People & }
Agst
Edward Graham }
and John Donnelly

City & County of New York S.D.

Edward Graham
and John Donnelly each being duly
sworn do depose and say that
they are the defendants herein, that
on or about the 16th day of August
1869 while passing 130th Street
and 3rd avenue this city they
saw a dog which they knew
belonged to William Ruddock,
William Kennedy who resides at
121st Street near 3^d. Avenue a few
days previous had asked us
to get a dog to put to his dog
bitch and we took the dog to
said Kennedy for the purpose of
having him put to his she dog.
We had no intention to steal
the dog mentioned in the indictment
and returned him to its owner
the following day. Edward Graham

0860

for himself swears that he
had previously borrowed this
same dog of the owner for
the above mentioned purpose and
had always returned both defend-
ants ever acquainted with the
complainant in this case and owner
of the dog).

Given to before
me this 10th Day of Jan 1888 Edward Graham
A D Barker, John Donnelly
Notary Public
N.Y. C.

086

DISTRICT ATTORNEY'S OFFICE

New York

188

John Smalley

~~On a~~ Aug 29 said to
me at 1300 near Bain's Nek.
S. if he would get Passover.

D. would know Keanan & he
would refer it to his doctor &
D. would give extra money.

~~Scattered~~ to Fig. vines on dry & bare
in the D & D. ~~and~~ ~~now~~ ~~now~~
tuck in to ~~now~~ in's saloon.
& sleep in there & leave you
in W. ~~the~~ ~~day~~ came. To give
him the day & tell him his
grand name a ~~way~~.

0862

DISTRICT ATTORNEY'S OFFICE,

New York, 188

Graham -

Been in habit of borrowing the dog
lost twice & Graham returned him.
John Barnes car maker 141 E. 130 St
Graham had a bitch & Ruddock had
allowed dog to go to the bitch & Graham
had been in habit of taking it.

On ~~one~~ day & charge. taken
by Donnelly ~~before~~ before dog was charged
~~to be stolen~~. Donnelly told G. that one
Wm. Kennedy or 121st or 122nd or 123rd had a bitch
& wanted G. to get Ruddock's dog for
the bitch with agreement to give G. one
of the pups. G. was to let Ruddock
know dog was being used.

For on day of charge Donnelly & Thos.
Kennedy (Wm's brother) ~~wanted~~ to find the
dog about $\frac{1}{2}$ blk from Ruddock's
& near Barnes & Kennedy
place & Donnelly took the dog.

0863

DISTRICT ATTORNEY'S OFFICE,

New York,..... 188

+ tools is to man named Doran
who keeps liquor store + left
him there for Mr Kennedy to come
until his return.

Kennedy did not show up +
they left dog there wait for him.
+ dog was there all the next day.
The ~~police~~ ^{police} ~~man~~ G + D were arrested
the dog yet been there. + the deft
^{in court}
Dorrell told when dog was. + ~~the~~
officer ^{man} + Doran's place + got it +
it was returned to Ruddock.

Ruddock came to G. the morning ~~the~~
of arra
~~dog was arrested~~ + G. told him not
to advertise. or to go to Pound - Has
dog was in Harlem. - G. not want
to let R. know he had been
instrument in taking it because
he would not have been able to
get use of dog again.

0864

DISTRICT ATTORNEY'S OFFICE,

New York,..... 188

about 20 min before Donnelly came
stole dog. It was fighting with
a pointer in 130 St near 3^d Ave
& G. took it away and handed to
Ruddock's brother & told him to take
it home. (Paid him & put it in
his arms. -) & Ruddock took it
away but it came back.

G. did not pick dog up & hand
it to Donnelly as Williams says.

0865

DISTRICT ATTORNEY'S OFFICE,

New York, 188

Riddell ^{saw} employed Graham once to carry
a boat for him from G.C.D. Let him have
the dog once only & then only for
Bairns. Dog never strayed away to
Mr R.'s knowledge & does not know
that I ever brought him back.

Never allowed Graham to have the use
of the dog - never knew Graham by
name.

On day of theft Mr R. let Bairn have
dog. Graham brought dog back from Bairn
about 7 P.M. At about 11 P.M. R.
missed dog. Following morning Bairn
came over & said he had an idea who
stole dog & had a witness to same
met at State House.

0866

District Attorney's Office.

PEOPLES
vs.

Geo. Friend January 6
Part Three
Everything Issued January 13

0867

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward Goshan
John Donnelly.

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.

Both defendant are entirely unknown to me, & I did not see either of them or took, take my dog. I have since learned, and I believe it to be true, - that both of the defendant are respectable young men.

I further believe, that of the dog in question were taken of them or either of them, it was done as a joke.

The dog was soon thereafter returned ~~to me~~. In presence of
William Foster, W. W. Ruddock

0868

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Edward Tymann and
John Donnelly

The Grand Jury of the City and County of New York, by this indictment, accuse
Edward Tymann and John Donnelly

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

The said *Edward Tymann and John*
Donnelly, both —

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

one fine bull-dog of the value of
two hundred dollars.

of the goods, chattels and personal property of one

William W. Quastad, —

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.

Richard J. Bonner

District Attorney.

0869

BOX:
274

FOLDER:
2635

DESCRIPTION:
Gray, John H.

DATE:
09/13/87



2635

0871

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, } ss.

of No. 78 Pearl

occupation Importer

Nicholas Brewer

Street, aged 30 years,

being duly sworn

deposes and says, that on the 5th day of August 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

a pocket book containing good and lawful money of the United States of the amount and of the value of Eight Dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John C Gray (Nowhere)

and another man not now arrested from the fact that at about the hour of five o'clock & forty minutes P.M on said date while deponent was on the Battery Place elevated rail road station and in the act of getting aboard one of the elevated Cars the defendant and said other man not now arrested stood on the platform of said car and pressed against deponent forcing deponent against the rail of said car and the defendant Gray inserted his hand into deponents hip pocket of deponents pantaloons and abstracted the aforesaid pocket book containing the above described

Sergeant to report me this 1st October
1887

0872

Amount of money and defendant called
on the station agent to hold said defendant
Gray that he had taken deposits rock
book and they station agent held said
defendant Gray till an officer came and
took defendant into custody

Swear before me this
6th day of August, 1899, of Nicholas Brewer

John Brown Police Justice

0873

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

John H Gray

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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty
& H Gray*

Taken before me this

188

Police Justice.

0874

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
Two 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 10 188

H. M. Morris Police Justice.

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

Dated 188 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 188 Police Justice.

0875

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nicholas Powers
78 Regal
John F Gray

125
The People
of the County
of New York
vs
Nicholas Powers
John F Gray
Offence

BAILED,

No. 1, by _____ Street.

Residence _____ Street.

No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

Residence _____ Street.

No. 4, by _____ Street.

Residence _____ Street.

Dated August 6th 1887

G. Murray Magistrate.

Nicholas F Gray Officer.

Precinct.

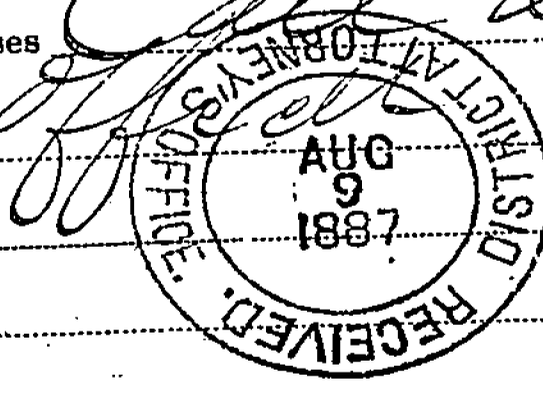
Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$1000 - to answer _____



(Con)

0876

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 H. Flynn

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

John H. Flynn —

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

The said

John H. Flynn

late of the City of New York, in the County of New York aforesaid, on the

~~sixth~~ day of ~~August~~, in the year of our Lord
one thousand eight hundred and eighty-seven, at the City and County aforesaid, in the

~~day~~ time of the same day, with force and arms, one pocket

knock ~~the~~ the value of fifty

cents, and the sum of eight

dollars in money, lawful

money of the United States, and

to the value of eight dollars. —

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

Nicholas Bremer

District Attorney.

0877

BOX:

274

FOLDER:

2635

DESCRIPTION:

Green, John

DATE:

09/12/87



2635

0878

69
Counsel,
Filed 11 day of October 1877
Pleads Not Guilty.

THE PEOPLE

vs.

John Cheever

Larceny and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

John W. Morgan Foreman.
Oct. 11. 1877
John K. Phelps
W. L. Lyon

0879

FORM 89½.

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

Police Court—First District.

Edward Fayer
of No. 309 Water Street, being duly sworn, deposes and says,
that on the 28 day of July 1877

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

the following property, viz: A Gold Watch and
Chain.

of the value of One hundred Dollars,
the property of deponent,

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

now present for the reason that
deponent is informed by Officer
Kelly 4th Police Precinct that
he found said John with
said above described property
in his possession. Said property
was in the possession of said
John is identified by deponent as
the property so stolen as aforesaid,
said John was in deponent's
company at the time said property
was taken by FAYER

Sworn to, before me, this

day of July 1877.

James C. D. Police Justice.

0880

City and County
of New York ss

Peter Kelly of 4th
Precinct being duly sworn says
that on the 29th day of July 1877 de-
ponent arrested John Green now
present in a Second hand clothing
store in Baxter Street where he
was offering the Gold Watch and
Chain here produced for sale,
said property is identified by
Edward Fayer as his property stolen
from him

Sum to before me this
31 day of July 1877

Peter Kelly

M. J. Muller Esq.
Police Justice

0881

Police Court, First District.

CITY AND COUNTY } SS.
OF NEW YORK.

John Green being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *John Green*

Question. How old are you?

Answer. *Thirty three years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *No 10 Oak Street*

Question. What is your occupation?

Answer. *Machinist*

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

Answer. *I am not guilty*

John Green

Taken before me this
day of July

1871
POLICE JUSTICE.

Mervyn Otterbury

Police Court—First District

COUNSEL FOR COMPLAINANT:

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Name,
Address,

Edward Troyer
1225 Pine Street
John Green

BAILED.

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Affidavit—Larceny.

[Handwritten signature]

Dated July 31, 1877

Ottolengy Magistrate.
Kelly 4th Officer.

COUNSEL FOR DEFENDANT:

Name,
Address,

Clerk.

Witnesses,

Officer Kelly 4th
Moral Cohen
1st Baylor Street

\$1500 ^{to answer}
at ^{at} Geel Sessions ^{Decr 9}

Received at Dist. Atty's Office,

0802

0883

Mr. Fred A. Bradbury, M.D.
Cochrane, Ga., physician, June
22, 1873.

At 80 years of age, he has been a
and skillful physician for many years.
In 1873, he was the first doctor to treat
the smallpox in the city of Chattanooga
and surrounding country. The first patient
and all patients were referred to him
and cured by him and will surely
find him equal to any physician in our
city or country.

He is a man of great personal
character and many friends in every
place where he has resided.

He died at his home in Cochrane,
Ga., Aug. 16th, 1891.

0884

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John Green

*Date of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Twenty Eighth day of July, in the year of our Lord
one thousand eight hundred and seventy seven at the Ward, City and County aforesaid,
with force and arms,*

One Watch of the value of twenty five dollars

One Chain of the value of twenty five dollars

of the goods, chattels, and personal property of one

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

0885

And the Jurors aforesaid, upon their oath aforesaid, do further present:
That the said

John Green

late of the Ward, City, and County aforesaid, afterwards, to wit: on the
day ~~and~~ in the year ~~of our Lord one thousand eight hundred and seventy-~~

with force and arms, at the Ward, City, and County aforesaid,

One watch of the value of seventy-five dollars

One chain or bracelet of twenty-five dollars

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

Edward Typer

by *a certain person or*

and certain other persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Edward Typer

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

John Green

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

BENJAMIN K. PHELPS, District Attorney.

0886

BOX:

274

FOLDER:

2635

DESCRIPTION:

Greene, Andrew J.

DATE:

09/14/87



2635

0000

Received New York August
17th 1887 from Mr. Frederick
M. Smith \$34⁵⁰ being balance
of claim and expenses of Matthy
Henley & Co.

Frederick G. Dow
Atty. for Matthy Henley
Genl J. Greene

0889

Police Court—141 District.

Affidavit—Larceny.

City and County
of New York, } ss.

Fredrick G Dow

of No. 155 Broadway Street, aged 36 years,
 occupation Counselor at Law being duly sworn
 deposes and says, that on the 17th 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:

*Good and lawful money, viz the
 United States consisting of
 Bank notes and bills of the
 denominations and values of*

Thirty four dollars

the property of

Deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by *Audrey Green (now Lee)*
 for the reason that on said day
 said defendant was in the
 employ of deponent as a clerk
 and that on the 17th day of August
 1888 said defendant went to the one
 Frederick M. Smith who was a
 defendant in an action brought
 by deponent as counsel for Plaintiff
 Henry W. Company and collected the
 affixed sum of Twenty five dollars
 of said action and appropriated the same
 to his own use and gave the receipt
 thereto annexed and marked Ex A.
 Deponent therefore charges said defendant
 with the larceny aforesaid

Fredrick G Dow

Sworn to before me, this
1st day of
 September 1888

P. J. McHugh
Police Justice.

0890

151

District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

Andrew J. Greene

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 such waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Andrew J. Greene*

Question. How old are you?

Answer. *26 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *26 Grand Street*

Question. What is your business or profession?

Answer. *Clerk*

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

Andrew J. Greene

Taken before me this 1st day of

1887.

Police Justice.

J. M. Williams

0891

Sec. 151.

District Police Court.

CITY AND COUNTY } ss In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint ~~on oath,~~ has been made before the undersigned, one of the Police
Justices in and for the said City, by Fredrik G. Green

of No. 155 Broadway Street, that on the 17th August
1887 at the City of New York, in the County of New York, the following article to wit :

A pair of lawful money of the
United States consisting of
Bills and coins and bills of exchange to the
value of Sixty four dollars
of the value of Thirty four dollars Dollars,
the property of Andrew Green
was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Andrew Green

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 ~~me~~ before me, at the 1 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 1st day of September 1887
J. J. M. W. POLICE JUSTICE.

0892

POLICE COURT. 1st DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fred G Dow

vs.

Andrew J Green

Warrant—Larceny.

Dated Sept 1 — 1887

Kilbreth Magistrate

Garity Officer

Andrew J Green

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

Bob Walsh Officer.

Dated Sept 4 1887

This Warrant may be executed on Sunday or at night.

H. Kilbreth
Police Justice.

REMARKS.

Time of Arrest, Sept 4-87

Andrew J Green
266 Grand St

Native of US

Age, 26

Sex M

Complexion, fair

Color W

Profession, Clerk

Married

Single, S

Read,

Write, Y

0893

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
5 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 17 J. J. Kainan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0894

\$500. bail for Ex
Sept 4th 9 A.M.
" 5 " 9 A.M.

BAILED,
No. 1, by Patrick J. McNamee
Residence 44 Beach Street.

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

1441
Police Court - District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fredrick G. Dow
105 Broadway
Fredrick J. Green

2 _____
3 _____
4 _____

Dated Sept 4th 1887

Magistrate.

Walsh Officer.
16 P. Court Precinct.
Fredrick M. Smith
Street.

No. _____ Street.
No. _____ Street.
\$ 1000 RECEIVED DISTRICT ATTORNEY'S OFFICE SFP 8 1887

ad by request of
left till Sept 18 at
9:30.

0895

City and County of New York 55.

I, Francis G. Davis
being duly sworn and speaking in the first
person say. I am an attorney ~~and~~
lawyer at law having offices at
No 155 Broadway in the City of New York.
I have been acquainted with Andrew
J. Green, now under indictment for grand
larceny in the second degree ~~and awaiting~~
trial in Part I of the Court of General
Sessions in the City of New York, since
about January 1, 1867. From which time
up to August 30th 1867 he was a
clerk employed in my office. The said
Green was admitted on my complaint
and his indictment was found in my
testimony given before the Grand Jury.
During my absence from the city from
July 20th to August 30th last the said
Green concealed and retained certain
sums on claim which had been
placed in my hands for collection and
amongst others the sum of 34⁸⁰ from
me Smith. It was in this particular
opinion that his indictment was found.
The said Green had been proving to his
honor during my absence, so far as
I know a faithful employee. And I
had never known or discovered any thing

0896

incorrupt with entire honesty. He had
from time to time collected money from me
and had always so far as I knew ac-
counted for them and I had entire
confidence in him. I do not think
that he has ever before been guilty
of any offense against the laws.

I have seen him several times since
his arrest and am satisfied of his
deep repentance for his acts. All of
his strong determination to live an
honest life hereafter. I think the pub-
lic welfare as well as the future
career of Green himself would be best
served by suspending the present
~~prosecution~~ ~~against him and affording~~
him the opportunity of纠正ing his
errors and of becoming a good and
useful citizen. He is a man of more
than ordinary intelligence and is ca-
pable of likely to succeed. I trust that
he may receive much leniency as
the due administration of justice may
permit.

Present before me this { Frank G. Dow
16th day of September 1887 }
Paul L. Farnsworth
Notary Public, W.Y. County

0897

Mr. H. J. Greene
Fiddler C. Dow 155 Bay, age 36 years.
Counselor at Law - 17 Bay 1871.

\$3480

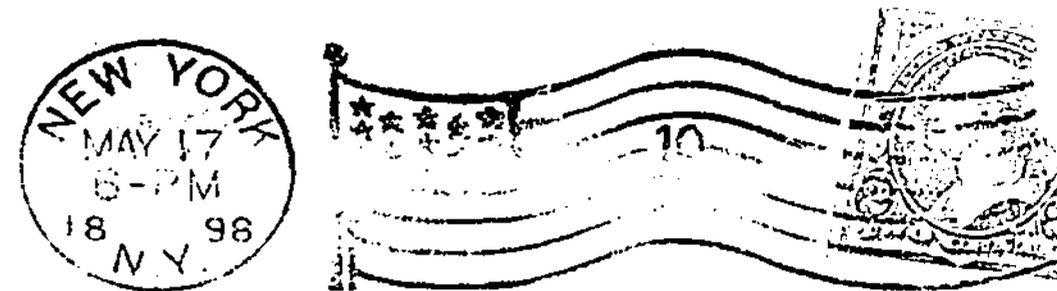
A. G. Greene Clerk of Court.

A. J. Greene, 26 years.
lived 26 Grand St one year.

Bailed by Patrick J. McCormick.

0898

FREDERIC G. DOW,
192 BROADWAY,
NEW YORK.



Thomas F. Byrne, Esq.,
Deputy District Atti
Criminal Court B
n.y. City

0899

FREDERIC G. DOW,
COUNSELOR AT LAW,
192 BROADWAY,
ELEVATORS AT JOHN STREET ENTRANCE.
Telephone, 564 Cortlandt.

NEW YORK, May 17th, 1898

Thomas F. Byrne, Esq.,
Deputy District Attorney.

Dear sir,

In reply to your favor of yesterday in re indictment against Andrew J. Green I beg to say that I have not seen or heard of Green for years and have nothing to add to my former statement.

Yours truly,

Frederic G. Dow.

0900

Rec'd N.Y. Aug 17 / 87 from Mr. & Mrs. M. Smith \$ 34⁰⁰/100 for balance of claim
+ expense of Malt by Henry H. F.

Fredonia 9/27/88

A/c Dr Malt by Henry H.

0901

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Andrew J. Greene

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

Andrew J. Greene —

of the crime of GRAND LARCENY IN THE ~~second~~ DEGREE, committed as follows:

The said *Andrew J. Greene,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~seventeen~~ day of *August*, in the year of our Lord one thousand eight hundred and eighty~~one~~, at the Ward, City and County aforesaid, with force and arms, in the ~~sixty~~ time of the same day, ~~one~~ promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars ~~each~~ ; ~~three~~ promissory note~~s~~ for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars ~~each~~ ; ~~six~~ promissory note~~s~~ for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars ~~each~~ ; ~~two~~ promissory note~~s~~ for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars ~~each~~ ; ~~two~~ promissory note~~s~~ for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar~~each~~ ; ~~one~~ promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars ~~each~~ ; ~~two~~ promissory note~~s~~ for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars ~~each~~ ; ~~three~~ promissory note~~s~~ for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars ~~each~~ ; ~~one~~ United States Silver Certificate of the

0902

denomination and value of twenty dollars ~~each~~; ~~Two~~ United States Silver Certificate~~s~~ of the denomination and value of ten dollars ~~each~~; ~~Three~~ United States Silver Certificate~~s~~ of the denomination and value of five dollars ~~each~~; ~~Five~~ United States Silver Certificate~~s~~ of the denomination and value of two dollars ~~each~~; ~~One~~ United States Silver Certificate~~s~~ of the denomination and value of one dollar ~~each~~; one United States Gold Certificate of the denomination and value of twenty dollars —; ~~Two~~ United States Gold Certificate~~s~~ of the denomination and value of ten dollars ~~each~~; ~~Three~~ United States Gold Certificate~~s~~ of the denomination and value of five dollars ~~each~~; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ~~Twenty~~ dollars and eighty cents.

of the proper moneys, goods, chattels, and personal property of one —

Frederick Fox Dow, — 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.

RANDOLPH B. MARTINE,
District Attorney.

0903

BOX:
274

FOLDER:
2635

DESCRIPTION:
Greenfield, Leopold

DATE:
09/19/87



2635

0904

Witnesses:

J. F. Brown

Counsel,

188

Filed / 9 day of Sept.

Pleads

THE PEOPLE

vs.

Leopold Greenfield

Grand Larceny in the degree
(Sec. 528 and 530, Penal Code)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

John R. Horan

Foreman.

Heads County

Elmer P. Poff

23

#158

TORN PAGE

0905

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Leopold Greenfield 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 *Leopold Greenfield*

Question How old are you?

Answer *18 years*

Question Where were you born?

Answer *Germany*

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

Answer *I have no place to live in*

Question What is your business or profession?

Answer *I work in a Restaurant*

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 innocent of the charge.*

Leopold Greenfield.

Taken before me this

day of *July* 188

J. M. Greenfield Police Justice

0906

TORN PAGE

2

District.

Affidavit—Larceny.

Police Court—

City and County
of New York, } ss.

Luther T Barriss

of No. 732 Broadway
occupation Publisher

Street, aged 61, years,

deposes and says, that on the 21 day of August 1884 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:

good and lawful money of the United States, of various denominations, in all of the value of eighty dollars.
one gold watch & chain attached of the value of forty dollars
four gold rings of the value of one hundred dollars,
~~seventy~~ and one pocket book of the value of Thirty five cents
said property being in all of the value of
Four hundred & Thirty-²⁵/₁₀₀ dollars \$ 430²⁵/₁₀₀

deponent

Sworn to by

0907

TORN PAGE

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 Leopold Greenfield (Matthew) from the fact that on said day said defendant was in the employ of deponent and occupied a room next to deponent's Room, in which he was asleep on the night of the 20th day of August 1887. Deponent had said Money in ~~match~~ his ~~vest~~ pocket and the vest lying upon a chair in deponent's Room, the pocket book containing said Gold Ring, now in the pocket of a dress of defendant's wife, which was also lying upon a chair near in the morning of the 21st day of August, deponent discovered

0908

that said defendant was good
and said property was stolen
and carried away that the pocket-book
stolen from defendant was found in his possession
when arrested

Given to before me this
11th day of September 1884

John Morrison Father T Barwise
Policeman

0909

Lester Grosfield
age 18
Born Germany
Dopt. _____
Rev Boston
Pastor Living
Rev Germany
Anglo

09 10

Police Department of the City of New York.

Precinct No. 15

New York, March 15-1894

Henry W. Hunger Esq.

In reply
to your communication in relation to
Leopold Grunfeld the officers in the
case have both been retired on a pension
and are not members of the Police force now
Detective Reynolds and Sullivan
The above prisoner was arrested Sept 11-87
on complaint of Father Ed Barnicle 732
Broadway charged with stealing a gold watch
and \$90 in money from Compt Lainards apartment
at 732 Broadway on August 20th last
and sentenced Sept 23rd 87 to Elmira Reformatory
that is all the information on our books

Respectfully Thomas Conroy
Sergeant 15-Street

0911

District Attorney's Office,

15

CITY AND COUNTY OF NEW YORK.

March 13, 1894

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer John C. Cavanagh attached to your command in
Sep 11/92 in relation to the case of
George F. Green sentenced to 10 years to Petty
years and months imprisonment by
Justice [unclear]

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

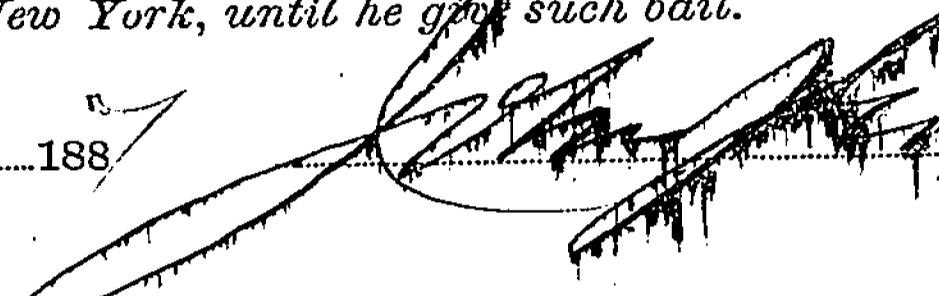
Deputy Assistant and Secretary to the District Attorney.

1895
The officer is in another branch
please have Chief Ct. Police Dept
forward this

09 12

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

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

Dated Sept 11 1887  Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0913

1464
Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Luther P. Barnard

73rd Broadway

Leopold Greifell

Offense Described
Below

2.....

3.....

4.....

Dated Sept 11 1887

Grunne Magistrate

Bullman Officer.

15 Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

No. Street.

\$ 1000 to answer



[Handwritten signature]

0914

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Second Defendant

The Grand Jury of the City and County of New York, by this indictment accuse
- Second Defendant -
of the crime of GRAND LARCENY IN THE Third DEGREE, committed as follows:

The said Second Defendant,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Xth day of August, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid, with force and arms, in the night time of the same day, borrowed promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars each; six promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars each; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; nineteen promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; nine promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; three United States Silver Certificate of the

0915

denomination and value of twenty dollars ~~each~~; ~~two~~ United States Silver Certificates of the denomination and value of ten dollars ~~each~~; ~~six~~ United States Silver Certificates of the denomination and value of five dollars ~~each~~; ~~ten~~ United States Silver Certificates of the denomination and value of two dollars ~~each~~; ~~Twenty~~ United States Silver Certificate, of the denomination and value of one dollar ~~each~~; ~~three~~ United States Gold Certificate, of the denomination and value of twenty dollars ~~each~~; ~~two~~ United States Gold Certificate, of the denomination and value of ten dollars ~~each~~; ~~ten~~ United States Gold Certificate, of the denomination and value of five dollars ~~each~~; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ~~ten~~ dollars, one watch of the value of Thirty dollars, one chain of the value of Ten dollars, four rings of the value of Twenty Five dollars each, and one pocket book of the value of Twenty Five cents.)

of the proper moneys, goods, chattels, and personal property of one Sutherland T. Garrison, in the dwelling house of the said Sutherland T. Garrison, there situated, then and there being found, from the dwelling house aforesaid, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0916

END OF
BOX