

BOX:

41

FOLDER:

477

DESCRIPTION:

Garvey, James

DATE:

06/29/81



477

Counsel,
Filed 29 day of June 1881
Pleads

THE PEOPLE
vs.
do. 22 March
said
James Garvey
alias
James W. Garvey.
INDICTMENT
Larceny from
the Person.
Petit

DANIEL K. PHELPS,

District Attorney.
Part No. 20. 1881
Made guilty.
A True Bill.

W. C. Church Foreman.

2.96
Lays. F. J.

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

Police Court—First District.

of *House of Detention* *Charles W. Hermann*
 and says, that on the *24th* day of *June* 18 *81*,
 at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
 away from the possession of deponent, *and from the left hand side*
pocket of the Vest then on deponents person
 the following property, viz:

One nickel plated
Watch

of the value of *TEN* 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 *James Mc Garvey*

now here, from the fact that deponent felt Mc Garveys
hand in his pocket and knows that he took
said Watch therefrom as deponent seized hold
of him and compelled its surrender back to
deponent by said Mc Garvey

Charles W. Hermann

Sworn to, before me, this

of

18 *81*

day

John W. M. W. Police Justice.

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

James M. Garvey 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.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

I am not guilty
James Garvey

Taken before me, this

day of

1881

Police Justice.

213 Bickman

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles W. Hermann
House of Detention

vs.

James M. Garvey

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,

at Sessions

Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,



Dated June 25, 1881

Charles W. Hermann Magistrate.

Wm. Carroll Officer.

Clerk.

Witnesses

Charles W. Hermann

Committed to the House

of Detention in default

of \$100 bail

to John D. Kennedy

No. 212 Spring Street

to answer

James M. Garvey

CITY AND COUNTY } ss.
OF NEW YORK, }

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 *James Garvey* atherwise called *James M. Garvey*
late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty fourth* day of *June* in the year of our Lord one
thousand eight hundred and eighty *-one* at the Ward, City, and County aforesaid,
with force and arms

One watch of the value of ten dollars

of the goods, chattels, and personal property of one *Charles W. Herman*
on the person of said *Charles W. Herman* then and there being found,
from the person of said *Charles W. Herman* 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.

DANIEL C ROLLINS,
~~BENJ. K. PHELPS~~, District Attorney.

BOX:

41

FOLDER:

477

DESCRIPTION:

Geiger, Daniel

DATE:

06/29/81



477

Returned to New Day

Post by 10 AM J.P.

Day of Trial 122
Counsel,
Filed 29 day of June 1881
Pleads

THE PEOPLE
39. mome. 188. P
79. mome. 188. P
for my
Daniel Yeager

~~BENJ. K. DIBBLE~~
DANIEL G. ROLLINS
Attorney.
District Attorney
A True Bill.

Ans. Chund Foreman.
Part Pro June 30. 1881
pleads guilty.
5.4. P. July 11/81
7.
7.

Your Honor.

I plead guilty, and throw myself upon the mercy of the Court.

When I committed this wrongfull act I was not cognizant of the wrong I was then doing.

The parties who led me into this trouble, informed me, that it was a mere matter of form, that no bad result would grow out of it, and that I incurred no responsibility. I, believing their words to be true, committed the crime, as I now understand, of perjury, and for which I must now pay the penalty.

I was led into this trouble, although I do not desire to plead ignorance, as I should have known better.

Not only for myself do I ask for the mercy of the Court, but I ask for mercy on the

Ground of my poor, Kind, devoted and sick wife and my child, this blow will come heavier upon them than upon me, and although I may with fortitude suffer imprisonment and thus in a manner satisfy the law and make amends to some extent to society, still my poor wife and child will suffer the most.

This is my very first offence and therefore I feel my position and disgrace more keenly, than if I were a hardened Criminal.

With the exception of this offence, I was well known as a good citizen. and can give testimonials to that effect, by scores of most respected business men, if your Honor so desires.

Under these circumstances I ask your Honor to be as lenient with me as your Kindness, Sympathy and your duty as a Judge will permit and warrant.

Daniel H. Geiger

Tombs N. Y. June 17. 1881

Hon. John Oakes.

Respected Sir!

Shortly after
your messenger left
me to day, I was called
to court, for what
reason I could not de-
tect, as I was only in
the Dist. Attorneys Office
and then taken back,
but I suppose it was
to plead.

As I have already
stated to your Honor
that I expect sure,
overwhelming prove

and evidence, against
Bessie and Mrs. Tramm,
I would most respect-
fully ask you, if you
could not obtain a
delay for me, so that
I might be able to
furnish you, not only
with the information
I expect, but also may
be able to finish my
Statement to you.

I am also able to
show the Hon. Daniel G.
Rollins Dist Atty of N.Y.
the whole Straw Bail
Business concern, all
the Agents of it, and
how it is managed.
I hope, by making

a clear breast I
shall be shown some
mercy, and hope
you will lent me a
good word, at the
proper place.

I have no desire to put
anyone into trouble, but
as they have recend me
I feel obliged to my
family to do something
to bennefit me, although
one day of punishment
is as much to me as 10
years would be, for it
is the disgrace, what
punishes me, which I
have caused to hang
over me. You have been
kind enough to ask for

me if I had anything to ask you, would you favor me as much, that I shall remain single in my cell as I do not like to disclose my writings to you, to any one else, at present I am alone and wish to stay so. If you do send Mr Lettin again please give him an order to the Warden so that he might see me in the consellor room & please let him take a few candles along that I may be able to write at night to.

Thanking Your Honor for your Kindness shown to me so far, I hope shall extremely satisfy you and remain your most respect
full servant,
Daniel H. Geiger

OFFICE OF
-THE-
District Attorney, Kings County,

ROOM No. 3, COUNTY COURT HOUSE,

Brooklyn,

June 20' 1881

Honorable

David F. Collins

Dist Atty

Dear Sir

I have received
the enclosed letter from Tager
He seems penitent and
willing to give me all the
information & sources of in-
formation in his power &
sent me a lengthy state-
ment in regard to Bessie
and Mrs Han-

Will you please look
into the matter & do

what you think will be
right in the case. if
you think Egey can
be used advantageously
in the interests of Arthur.
and thinking that he
not be misplaced he
as cement as possible

I have the honor to remain

Yours very truly

John Dakey
A. D. D. D.

New York, July 2-1887

This is to certify that Mr. Geiger
was in my employ for some time
having had sole control of all
my monetary affairs. I found him
honest and upright.

W. L. R. Rivers
Manufacturer of ~~Medicine~~ Medicines
1031 Third Ave.
New York

N. B. Excuse this for writing as I am
paralyzed and almost blind.

State of New York }
City of New York } SS Jacob Uhlfelder
of No 942 3^d Avenue in the City of
New York being duly sworn, deposes
and says. That deponent is the person
who procured the party who signed
the bond and became surety in the
Bastardy proceedings against John
Gromin on the complaint of Isabella
Murphy before Justice Marcus Otterbourg
at the 4th District Police Court on the
7th day of November 1880. That the
person so procured was introduced
to deponent about five months ago
by a man named Morris a real estate
agent. said introduction was had in front
of the office of Thomas Hep in the
Street & West Chamber Street. said person
was introduced to deponent by the name
of William Gerecke, that at the time
of such introduction the person so
introduced stated to deponent that he
owned a house in either 38th or 39th
Street, deponent is not sure which.
That deponent did not see said person
from the time of said introduction
until the sixth day of November 1880

when Mr ~~Richard~~ ^{John} ~~Harshbarger~~ ^{Stacom} sent
for ~~deponent~~ ^{Mr Nesbit} and stated that ~~he~~ wanted a
bondsmen to furnish surety in the
sum of five hundred dollars and
that there was twenty five dollars
in it. Deponent then went to the
real estate exchange at No 111 Broadway
and there saw the person who had
been introduced to deponent as being
William Grecke, and asked him
if he would go bail and if he was
responsible, to which questions said
person replied yes. Deponent then
went with said person to the office
of Nathan Nesbit in 57th Street near
3rd Avenue and there met Mr Nesbit
and a woman whom deponent was
informed was the wife of John Cronin.
Mr Nesbit asked the person who
was introduced to deponent as William
Grecke if he would go bail for
five hundred dollars, that there was
twenty five dollars in it. the said
person said that he would. Mr Nesbit
then told the wife of Mr Cronin to
give deponent twenty five dollars
which she did give deponent.

in the presence of the said person and Mr Nesbit. Nesbit said to the bondsman that he (the bondsman) must have five dollars out of the twenty five for putting in the bail.

Deponent then left the office of Mr Nesbit and in about a half hour afterwards came back to the corner of 57th Street & 3rd Avenue and met Nesbit, Mrs Cronin, and her husband and the person before described as William Gerecke. Cronin and his wife left and deponent handed the money to the person described as William Gerecke who handed five dollars to Mr Nesbit and five dollars to deponent. and then Nesbit and the bondsman left deponent.

The money deponent handed to the said person was received from Mrs Cronin; namely twenty five dollars. Deponent has not seen the person who represented himself as William Gerecke since said 4th day of November. Jacob Whifelder
Sworn to before me this 4th
day of December 1880
Marvin Otis Police Justice

State of New York } ss John N Cronin
City of New York }
being duly sworn deposes and says
That he resides at No 571 Avenue
in the City of New York. That on
the 7th day of November ¹⁸⁸⁰ deponent
gave bail in the sum of five
hundred dollars for deponent's
appearance at the 4th district
police court to answer a charge
of ~~Bastardy~~ made against deponent.
Deponent offered as surety at
said time a person whose name
was at the time unknown to
deponent. That deponent has since
learned that said person gave
the name of William Gecke.
That deponent was informed by
Nathan Nesbit who was acting as
deponent's counsel that he (Nesbit)
would procure a bondsman for
deponent for the sum of twenty
five dollars, which ^{sum} deponent
agreed to pay, and instructed
deponent's wife to pay the sum of
twenty five dollars to Nesbit.
That at the time deponent believed

State of New York
City & County of New York

Thomas J. King being
duly sworn deposes and says that
he is an attorney and Counselor at
law of the Supreme Court of the State
of New York.

That he is acquainted with Jacob
Uhlfelder who resides at No 942
Third Avenue in the said City of New
York and has been acquainted with
him some twenty years.

That he deponent is also acquainted
with a man named William
Gettinger whom he has known for
~~the past~~ upwards of a year and up to
about four months ago by his first
name of William only.

That at this said time four months
ago said William Gettinger was in-
troduced to deponent by his said name
and that said introduction was had
in this City.

That deponent has no present recollection
of the name of the person by whom the
said Gettinger was introduced to him
but remembers that at the time of his
introduction the said Gettinger was
represented to be a man of means.

That Jacob Ahlfelder of Presaice
was present at this time and was
also introduced to the said Gettenger
Depment further says. that after
said introduction the said ~~Gettenger~~
remained in conversation with said
Jacob Ahlfelder and himself for
some time and represented to them
that he was in the grocery business
in Thirty Eighth or Thirty Ninth Street said
City

That from said representation made
by said Gettenger ^{Depment} ~~he~~ assumed him
to be a man of responsibility and
means

Given to be me me
that 1st day of December
1880 Daniel Leggett
Notary Public
N.Y. Co.

Thos. H. Kip

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Daniel Geiger 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. *Daniel Geiger*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *792 Morris Street Brooklyn*

Question. What is your occupation?

Answer. *I have a restaurant*

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

Answer. *I am not guilty*

Daniel H Geiger

Taken before me, this *First* day of *June*

POLICE JUSTICE.

1881

POLICE COURT-FIRST DISTRICT.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.Nathan Nesbit
of No. 161. East 57th Street,that on the _____ day of _____ 188 _____, being duly sworn, deposes and says,
in the County of New York, at the City of New York,Sworn to, this
before me.

day of

1881

deponent was present
and saw the defendant
Daniel Geigley (nowhere)
sign at the 4th District
Police Court and he
represented to deponent
that his name was
William Geigley and
he wanted deponent
to submit his name for
baile in the case of
John Brown

Nathan Nesbit

Mervin O. Stetson
Police Justice.

Fifth District Police Court.

WARRANT.

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

TO ANY 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

John Doran of No 613 - 11th Avenue
That at the City & County of New York
on the 7th day of November 1880 -
Daniel Geiger under the name of
William Gerecke did commit wilful
and corrupt perjury

THESE ARE THEREFORE, in the name of the People of the State of New York, to COMMAND YOU
the said *Policemen*, and each and every of you, to apprehend the body of the said Defendant and forth-
with bring *him* before me, or some other Justice, for the City and County of New York at the
5th DISTRICT POLICE COURT, in the said City, to answer the said charge, and to be dealt
with as the law directs.

Given under my hand and seal, this *18th* day of *April* 188*1*

Marcus Osterburg

Police Justice.



792. Monroe Street
Brooklyn

POLICE COURT, FIFTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Doran

vs.

Daniel Geiger

WARRANT.

Perjury

Dated April 18 1881

Ottobony JUSTICE.

~~James~~ OFFICER.
Sergt James

Defendant Daniel Geiger

taken and brought before Justice Ottobony

May 29th 1881

Disposition

Sergt Thomas & James
1st Court Squad

8 a.m.

Native of

39

Age,

W

Residence,

Germany

Color,

Aquit

M

Yes

792 Monroe St
Bklyn

POLICE COURT-FIRST DISTRICT.

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

William Gerecke
 of No. *315 East 9th* Street,

being duly sworn, deposes and says,

that on the *1st* day of *June*, *1888*, at the City of New York,

in the County of New York.

deponent has been
heretofore shown the bond
attached to the foregoing
complaint, and which
bears the signature of
deponent's name and
deponent further says
that the person who
signed said bond
did falsely personate
deponent & that no other
person than deponent
bearing the same name
resides at said premises

William Gerecke

Sworn to, this

day of *June*

188

before me,

Maxwell B. B. B.
 Police Justice.

CITY AND COUNTY
OF NEW YORK.

Police Court, Fourth District.

BE IT REMEMBERED, That on
the 15 day of November
in the year of our Lord 1880

~~place~~ in the city of New York,

Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

Five Hundred Dollars,

Five Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

WHEREAS, the said John Cunningham has been this day brought before the undersigned, Police Justice as aforesaid, charged upon the oath of Michaela with being the reputed Father of a **Bastard Child**, of which the said Michaela is now pregnant

in said City and County; and whereas, at the request of said John Cunningham and for sufficient reasons given, the said Justice has determined to adjourn the examination and adjudication of said complaint, upon the execution of this Bond, until the 15 day of November 1880, at 10 o'clock in the fore noon.

Now, therefore, the condition of this **Obligation** is such, that if the above named John Cunningham shall personally appear before said Justice, at the Fourth District Police Court, Yorkville, in the City of New York, on the 15 day of November 1880, at 10 o'clock A. M., and at such other times and days as the said matter may from time to time be adjourned to, and abide the order of the said Justice, and not depart without leave, then this obligation shall be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the
day and year first above written.

Police Justice.

William Forester

John H. Cunningham

"Exhibir a"

GLUED PAGES

Maxwell
Police Justice

CITY AND COUNTY
OF NEW YORK. } ss.

Sworn before me, this
day of November 1880

the within-named Bail, being duly sworn, says, that he is a

said City, and is worth

over and above the amount of all his debts and liabilities, in property that is not exempt from execution; and

that his property is in said City, and consists of

land situated at No. 315 East 38th Street
in said City. Said property is valued
at Ten thousand dollars.

William Gerecke

holder in

Hundred Dollars,

Court, Fourth District.

Owners of Public Charities, &c.

IN THE COMPLAINT OF

Bella Murphy

vs.

John Brown

1880

William Gerecke
Magistrate.

day of

To appear on the

M.

o'clock.

186, at

TORN PAGE(S)

John Doran
of No. 613 - 11th Avenue, Street, being duly sworn, deposes and

says, that on the 7th day of November 1880,

at the City of New York, in the County of New York, Daniel Geiger under the

name of William Gerecke did then and there commit wilful and corrupt perjury, That in a judicial proceeding then being held before the Honorable Mayor Ottenberg one of the Police Justices of the City of New York at the 4th District Police Court the said Justice having jurisdiction in said judicial proceeding, one John Cronin was arrested on the complaint of Isabella Murphy Jnr Bastard, and said Justice then and there held said John Cronin in the sum of Five Hundred Dollars Bail to appear for Examination before said Justice on the 15th day of November 1880 - That the said Daniel Geiger under the name of William Gerecke then and there offered himself as bail for said John Cronin in the sum of Five Hundred dollars - and did then and there swear that he owned a house and lot of land situated at No 315 East 38th Street in said City & County of New York & that said property was valued at ten thousand dollars that said bond so signed and given by said Daniel Geiger on said day is herewith annexed and marked "Exhibit A" That deponent is informed since the commission of said offense that the person signing said bond was not William Gerecke but that his name was Daniel Geiger and he was not the owner of the property described in said bond. Whereupon deponent charges that the said Daniel Geiger did commit wilful and corrupt perjury and prays that he may be arrested and dealt with according to law

John Doran

Sworn to before me this 18th day of April 1881
Maurice Stebbins
Police Justice

2 R. S. 4th ed. 508.
Laws of 1880, Ch. 508, § 6.
CITY AND COUNTY OF NEW YORK.

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

Police Court, 5th District.

John Doran
of No. *613 - 11th Avenue* Street, being duly sworn, deposes and
says, that on the *7th* day of *November* 18*80*,
at the City of New York, in the County of New York, *Samuel Geiger* under the

name of William Gerecke did then and there commit
wilful and corrupt perjury, That in a judicial
~~proceeding then being held before the Honorable Marcus~~
~~Osterburg~~ one of the Police Justices of the City of New York
at the 4th District Police Court, the said Justice
having jurisdiction in said judicial proceeding,
one John Cronin was arrested on the complaint of
Isabella Murphy for Bastardy, and said Justice
then and there held said John Cronin in the sum
of five hundred dollars bail to appear for Examination
before said Justice on the 15th day of November 1880 -
That the said Samuel Geiger under the name
of ~~William Gerecke~~ then and there offered himself
as bail for said John Cronin in the sum of five
hundred dollars - and did then and there swear that
he owned a house and lot of land situated at No 315
East 38th Street in said City & County of New York &
that said property was valued at ten thousand dollars
that said bond so signed and given by said Samuel
Geiger on said day is herewith annexed and
marked "Exhibit A" That deponent is informed since
the commission of said offense that the person
signing said bond was not William Gerecke but
that his name was Samuel Geiger and he was not the
owner of the property described in said bond.

Whereupon deponent charges that the said Samuel Geiger
did commit wilful and corrupt perjury and prays
that he may be arrested and dealt with according to
law

John Doran

Sworn to before me this 18th day of April 1881
Marcus Osterburg
Police Justice

127

Police Court, 5th District.

THE PEOPLE, & C.

ON THE COMPLAINT OF

John Doran
vs.
613. 11th Ave

Daniel Geiger

Dated April 18th 1881

Ottoburg Magistrate.

Demond Officer.

Witness,
William George
515 E 38th St

Examination returned after

hearing \$3000. to each

General Tapanis

Jacob Giffelder 942 3rd Ave

John H Cronin 571 2nd Ave

Nathan Kretschmer 161 E 57th St

Disposition.



22

Daniel Geiger was indicted by Jacob Giffelder on May 20th 1881 in the 1st District Police Court on the charge when he procured to give bail for each one the 7th day of June 1880 and when signed the within is done
W. G. G.

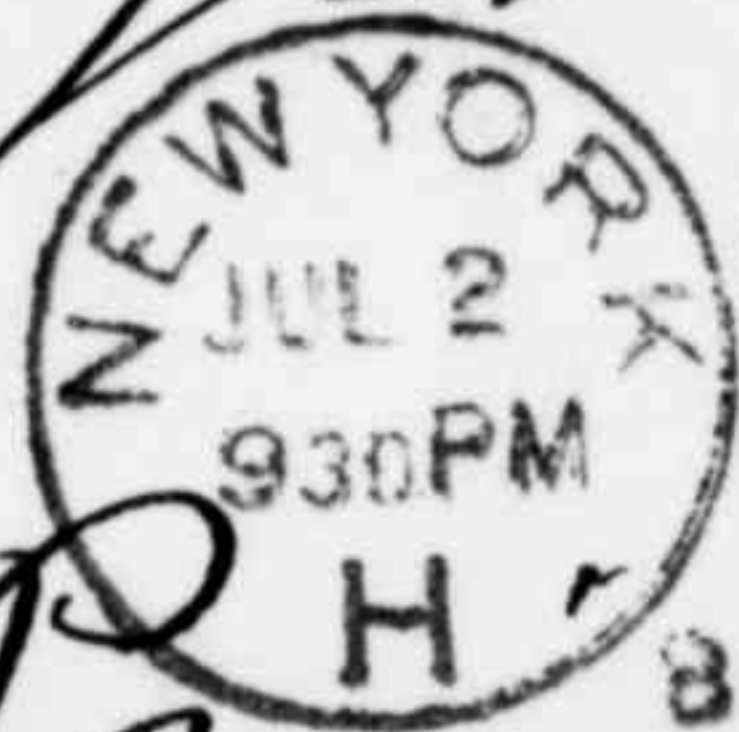
See letter from
J. H. Giffelder
dated March 1881
from 8/81



Daniel Geiger

Loombs Pass

City



City and County
of New York S.S.

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 prior to and on the seventh day
of November in the year of our Lord
one thousand eight hundred and eighty
at the City of New York in the County
of New York aforesaid there was,
then and there, lawfully depending
before Marcus Otterbourg, who was,
then and there, a Police Justice of
the City of New York in the County
of New York aforesaid, and who as
such Police Justice had full and
competent jurisdiction thereof,
a certain suit, action and proceeding,
which had prior to the said seventh day
of November in the year of our Lord
one thousand eight hundred and eighty
been duly brought by and on behalf
and at the instance and on
the application of the Department
of Public Charities and Correction
in the said City of New York,

in the County of New York aforesaid,
and the Commissioners of Public Charities and Correction
of and in Said City and County
to inquire into the facts and
circumstances of the case of
one Isabella Murphy, who was,
then and there, claimed, alleged
and stated to be pregnant of
a child likely to be born a bastard,
and to become chargeable to
and upon Said City and County,
and for the purpose of having
an adjudication respecting the filiation
of such child so likely to be born
a bastard as aforesaid, she the said
Isabella Murphy having, then and there,
upon her examination on oath by and
before the said Marcus Otterbourg,
as such Police Justice as aforesaid,
stated and charged in substance
and effect that she the said Isabella Murphy,
was then and there, a resident of Said
City and County, that she the said
Isabella Murphy was, then and there, pregnant
of and with child likely to be born
a bastard and as such, to become
a charge to and upon the said City
and County, and that one John Corin
was, then and there, the father of
such child so likely to be born as aforesaid

and that thereupon, he the said
Marcus Otterbourg, as such Police Justice
as aforesaid duly issued his warrant
for the apprehension of him the said
John Cronin, and he the said
John Cronin was thereupon duly arrested
and apprehended under and by virtue
of said warrant, and on the said
Seventh day of November in the year
of our Lord one thousand eight hundred
and eighty duly brought before
the said Marcus Otterbourg as such
Police Justice as aforesaid at
the City and County aforesaid.

And the jurors aforesaid,
upon their oath aforesaid, do
further present, That the said
John Cronin so being before brought
as aforesaid on the day ~~in the year~~
last aforesaid at the City and County
aforesaid before the said Marcus Otterbourg
as such Police Justice ^{as aforesaid}, the Examination
of and in the said suit, action and
proceeding and of the matters and
things so stated and charged by her
the said Estella Murphy upon
her Examination aforesaid

was duly and regularly adjourned
unto the fifteenth day of November
in the year of our Lord
one thousand eight hundred and eighty,
and that it, then and there, on the said
seventh day of November in the year of our Lord
one thousand eight hundred and eighty,
became and was necessary, and
it was, then and there, lawfully required
that he the said John Cronin, to avoid
and prevent his being imprisoned
and kept in custody during the aforesaid
period for which the aforesaid examination
and the said suit, action and proceeding
was adjourned as aforesaid, and
to secure the appearance of him,
the said John Cronin before him,
the said Marcus Otterbourg, as such
Police Justice as aforesaid, on the said
fifteenth day of November in the year
last aforesaid, should give a bond in
the penalty of five hundred dollars
conditioned in substance and effect
for the appearance of him, the said
John Cronin, before him, the said
Marcus Otterbourg as such Police Justice
as aforesaid on the said fifteenth day
of November in the year last aforesaid,

and at such other times and days
as the said examination, suit, action and
proceeding should be adjourned to, and
to abide the order of the said ^{Marcus Otterbourg as such} Police Justice,
as aforesaid, and not depart without leave.

And the jurors aforesaid,
upon their oath aforesaid,
do further present:
That Daniel Geiger, then and there
on the said seventh day of November
in the year last aforesaid, personally
appeared before him the said
Marcus Otterbourg as such Police Justice
as aforesaid, at the City and County aforesaid,
and then and there under the name
of William Gerecke, offered to be
and become a surety for such appearance
as aforesaid of him the said John Brown,
as aforesaid and to execute such bond
as aforesaid for the appearance of him
the said John Brown as aforesaid,
and then and there, duly executed
such bond as aforesaid as such surety
as aforesaid, and it then and there,
became and was material, that
he the said Marcus Otterbourg as
such Police Justice as aforesaid

should know and be informed of
and as to the sufficiency and ability
of him the said Daniel Geiger,
to be and become such surety as
aforesaid and to execute said bond,
and he the said Marcus Otterbourg,
as such Police Justice as aforesaid,
then and there, required that the said
Daniel Geiger should justify and
be examined under oath and
make affidavit in writing as
to his sufficiency and ability to be
and become such surety, as aforesaid,
and to execute said bond before
he, the said Marcus Otterbourg as such
Police Justice, would take, approve and
accept such bond so executed as
aforesaid by him the said Daniel Geiger
as such surety as aforesaid.

And the jurors aforesaid,
upon their oath aforesaid,
do further present:
That the said Daniel Geiger
so being before the said Marcus Otterbourg
as such Police Justice as aforesaid,
and then and there, so offering as
aforesaid to be and become such surety

as aforesaid, it, then and there,
on the said seventh day of November
in the year of our Lord,
one thousand eight hundred and eighty,
became and was material, that

the said Marcus Otterborn, as
such Police Justice as aforesaid, should
know and be informed,

Whether he, the said Daniel Geiger, was, then
and there, a freeholder in the City and County aforesaid.

Whether he, the said Daniel Geiger, then and there,
owned and held any estate in fee simple
or life estate in any lands, tenements
and hereditaments situate in the City and County aforesaid:

Whether he, the said Daniel Geiger, was, then and there,
worth twenty five hundred dollars
over and above the amount of his debts
and liabilities in property, that

is not exempt from execution:

Whether he, the said Daniel Geiger, then and there,
owned a certain House and Lot situate
in the City and County of New York
known as Number Three hundred
and fifteen East thirty eighth Street.

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

That he the said Daniel Geiger, then
and there, on the said seventh day of
November in the year last aforesaid,
at the City and County aforesaid,
was in due form of law sworn by
and took his corporal oath before
him the said Marcus Otterbourg
as such Police Justice as aforesaid,
touching his sufficiency and ability
to be and become such Sworn as aforesaid
(he the said Marcus Otterbourg, as such
Police Justice as aforesaid, then and there,
having sufficient and competent power
and authority to administer the said oath
to him the said Daniel Geiger in that behalf)
and he the said Daniel Geiger, so being
duly sworn as aforesaid, upon his oath
did wickedly, wilfully, feloniously,
falsely, and corruptly, say and swear,
depose, make oath and make
affidavit in writing amongst
other things in substance and
effect following, that is to say:
That he the said Daniel Geiger was,
then and there, a freeholder in the City and County aforesaid:
That he the said Daniel Geiger was then and there
a freeholder in the City of New York (that he the said
Daniel Geiger, then and there, owned and held

an estate in fee simple or a life estate
in lands, tenements and hereditaments,
situate in the City and County aforesaid meaning thereby
that he the said Daniel Geiger was then and there
worth 'Twenty five hundred dollars'
over and above the amount of all his debts
and liabilities in property that is
not exempt from execution:

That he the said Daniel Geiger then and there
owned a certain House and Lot situate
in the City and County of New York,
and known as Number Three hundred
and fifteen East Forty eighth Street:

Whereas, in truth and in fact, he the said
Daniel Geiger, was not, then and there,
a freeholder in said City and County of New York,
as he the said Daniel Geiger, then and there
well knew:

Whereas, in truth and in fact, he the said
Daniel Geiger did not, then and there
own or hold any estate in fee simple
or any life estate or any estate
or interest whatever in any lands,
tenements or hereditaments situate
in the City and County aforesaid, as
he the said Daniel Geiger then and there, well knew:
Whereas, in truth and in fact, he the said
Daniel Geiger, was not, then and there,

worth Twenty five hundred dollars
or any sum of money whatever
over and above the amount
of the debts and liabilities
of him, the said Daniel Geiger,
in property that is not
except from execution, but
on the contrary, he, the said Daniel Geiger,
was then and there, poor and impoverished, and
utterly pecuniarily worthless, penniless
and insolvent, all which, he, the said
Daniel Geiger, then and there, well knew.
Whereas, in truth and in fact he, the said
Daniel Geiger, did not, then and there, own
the aforesaid house and lot situate in the City
and County aforesaid known as Number
Three hundred and fifteen East Thirty eighth
Street, or any right, title, interest, claim or demand
of in or to the same, all which, he, the said
Daniel Geiger, then and there, well knew.
And so the jurors, aforesaid, upon
their oath aforesaid, do say,
that, the said Daniel Geiger
on the said seventh day of
November in the year four hundred
one thousand eight hundred and eighty,
at the City and County aforesaid,
before the said Marcus Ottoborn,

as such Police Justice as aforesaid,
(he the said Marcus Otterbourg
as such Police Justice as aforesaid
then and there having sufficient
and competent power and authority
to administer the said oath to him
the said Daniel Geiger in that behalf
by his own act and consent
and of his own wicked and
corrupt mind in manner
and form aforesaid, did wickedly,
wilfully, falsely, feloniously and
corruptly commit wilful and
corrupt perjury 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.

Daniel G. Rollins,
District Attorney.

BOX:

41

FOLDER:

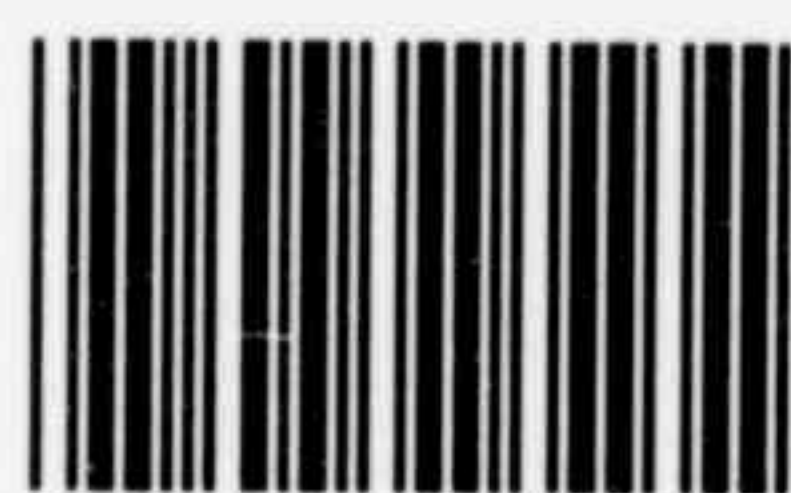
477

DESCRIPTION:

Gilmartin, Peter

DATE:

06/20/81



477

BOX:

41

FOLDER:

477

DESCRIPTION:

Canary, John

DATE:

06/20/81



477

13 Rep Wit found 5/18/81

Filed 20 day of June 1875

Pleads Not guilty (21)

THE PEOPLE

vs.

Peper Gilmarson

John Canary

10. 17th St. N. W. D. C.

BENJ. K. PHELPS,

District Attorney.

July 13. 1875

Chas. P. Phelps, J. D. Loper.

A True Bill.

S.P. 2 y ear.

Wm. G. Church Foreman.

June 20. 1875

Chas. P. Phelps guilty

S.P. 4 years.

ROBBERY—First Degree.

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

Police Court--First District.

James Finn

of No. 88 Ludlow Street, being duly sworn, deposes
and says, that on the 9th day of June 1881
at the Sixth Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, *attempted to be* the following property viz:

One Gold Watch with Gold Chain attached

\$125.⁰⁰/100

of the value of One Hundred and Twenty five Dollars,
the property of deponent

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

Peter Gilmartin and John Canary (now here)

That on said day at about Six O'clock P.M.
deponent was walking on Bayard Street in said
City when said persons approached.

That Gilmartin struck deponent on the left side
of the head with his fist. Canary simultaneously
hit deponent with his fist on the right side of the
head by which blows deponent was felled to the
sidewalk. Gilmartin thereupon attempted to get
possession of said Watch and Chain by wrenching
it from deponents Vest - Canary saying "Go
the Watch or I'll take your life" Deponent shouted
Police whereupon said persons ran off. Deponent here
identifies said Gilmartin and Canary as the persons who
assaulted him as aforesaid
J. J. Kane deponent

Sworn to, before me, this

of

June

10

1881

day

McConnell
Police Justice.

City of New York } ss
County " and State of New York }

John Connell of No 21 and 23

Pell Street being duly sworn says
that at about Six P.M. of the Ninth
day of June 1881, deponent saw the defendant
Gilmartin running through the premises afore-
said And on the deponent trying to eject him
Gilmartin resisted and they had a struggle
together That said Gilmartin had no right
in said building of which deponent is Night
Watchman

John + Mark Connell
his

Sworn to before me this 10th day

of June 1881

McCreary

Police Justice

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK } ss.

Peter Gilman 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.

Peter Gilman

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

59 Bay and St

Question. What is your occupation?

Answer.

Brick Layer

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

Answer.

I am not guilty

Peter Gilman

Taken before me, this

16 day of *June*

1881

Michael J. O'Brien
POLICE JUSTICE.

Police Court--First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Canary 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 Canary*

Question. How old are you?

Answer. *18 Yrs*

Question. Where were you born?

Answer. *New York City N.Y.*

Question. Where do you live?

Answer. *17 Mott Street*

Question. What is your occupation?

Answer. *Printer*

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

Answer. *I am not Guilty*

Taken before me, this *18th* day of *June* 18*87*
McKen Police Justice.

*Indictment in
honor of Oak*

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,

Police Court--First District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

James Finn
88 Ludlow St.

vs. Peter Gilmarin

John Canary

Dated

June 10th

18 87

Otterbourg

Justice.

Malcolm 14 de Pict

Officer.

Clerk.

Witnesses:

John Connell
G. Pett

Sind to offer

\$ *2000* to answer

at *General* Sessions

Received at Dist. Atty's office

Can

24 *Each*

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

PART I.

THE COURT-ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

of No.

John Spornell
9 Pell

Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *24* day of *June* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *June*, in the year of our Lord 1887

~~BENJAMIN K. PHELPS, District Attorney.~~

DANIEL G. ROLLINS, District Attorney.

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

on the day of

.....188 by

Sworn to before me, this day }
of 188 }

Notary Public,
N. Y. Co.

*James A. Hall has the
testimony*

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Peter Gilmartin and John Canary each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *ninth* day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty-one* at the Ward, City, and County
aforesaid, with force and arms, in and upon one
in the peace of the said People then and there being, feloniously did make an assault and

One watch of the value of seventy-five dollars
One chain of the value of fifty dollars

of the goods, chattels and personal property of the said

from the person of said

the will and by violence to the person of the said

then and there violently and feloniously ~~did~~ *attempt to* rob, steal, take and carry away, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

Daniel G. Rollins
~~BENJ. K. PHELPS~~, District Attorney.

BOX:

41

FOLDER:

477

DESCRIPTION:

Golden, Francis

DATE:

06/23/81



477

King
Counsel, *W. C. King*
Filed 23 day of June 1881
Pleads Not Guilty 24

THE PEOPLE
vs.
13-
Francis Golden.
INDICTMENT.
Larceny from the person.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,
District Attorney.

A True Bill.

Wm. C. King Foreman.
Part No: June 24, 1881.
Grand Jurors W. C. King
28 71

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

Police Court—First District.

James Cahill
 of No. 242 East 10th Street, being duly sworn, deposes
 and says, that on the 17th day of June 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, and from the person of
deponent
 the following property, viz:

One open face gold
Watch and a gold plated Chain
attached thereto

in all of the value of Forty Dollars,
 the property of this 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 Francis Golden

(nowhere), from the fact that deponent
 was standing in a crowd in the Rooming
 and said watch was then contained in the
 left side ~~vest~~ pocket of the vest worn upon
 deponent's person as a portion of his bodily
 clothing and was fastened by a chain to
 said vest: that deponent felt a movement
 in said pocket and discovered said
 Golden holding in his hand the said
 watch and pulling on the said chain.

James Cahill

Sworn to, before me, this

of

June

1881

day

Police Justice.

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Golden 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.

Francis Golden

Question. How old are you?

Answer,

13 years of age.

Question. Where were you born?

Answer.

United States

Question. Where do you live?

Answer

N^o 195 Hester Street

Question. What is your occupation?

Answer.

School Boy

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

Answer.

I am not guilty. I did not take the watch

Francis Golden

Taken before me this

18th
day of

April 1881

Police Justice.

192 *Richmond*
Police Court—First District.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

James Cahill
242 E 10th St

Francis Golden

vs.

Affidavit—Larceny.

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,

COUNSEL FOR DEFENDANT.

Name,

Address,

COUNSEL FOR COMPLAINANT.

Name,

Address,

Dated *June 18* 1881

Wm Hammer Magistrate.

Leghe 14 *Post*
Officer.
Clerk.

Witnesses
Robert A. Leghe
44 Police Court

\$ *500* No answer

at Sessions

Received at Dist. Atty's office



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 *Francis Golden*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *seventeenth* day of *June* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

One watch of the value of thirty dollars
One chain of the value of ten dollars

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

DANIEL C. ROLLINS,
BENJ. K. PHELPS, District Attorney.

BOX:

41

FOLDER:

477

DESCRIPTION:

Golden, John

DATE:

06/09/81



477

41

Wm. B. Brewster

Counsel,

Wm. B. Brewster

Filed 9 day

June 1881

Pleads,

Not guilty (10)

THE PEOPLE

vs.

John Golden.

P.

Samuel B. Pollard
DISTRICT ATTORNEY.

District Attorney.

A True Bill.

Wm. B. Brewster

Foreman.

June 10, 1881.

Thos. J. Cooney

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

Police Court—Third District.

Edward Hiller
of No. 26 Whitehall Street, being duly sworn, deposesand says that on the 17 day of May 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.

the following property viz:

One barrel of Alcohol

of the value of Thirty Eight Dollars

the property of the New York Central and
Hudson River Rail Road Company
and in complainant's care and charge.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 Golden (nowpresent) from the fact that deponent
saw said Golden throw the
barrel overboard from a barge
(St Michael's) which was lying
at pier foot 4th Street East
River. At the time

Edward Hiller

Sworn to, before me this

day of

18

POLICE JUSTICE.

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Golden being duly examined before the under-
signed, 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 Golden*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *724 6 Street*

Question. What is your occupation?

Answer. *Longshoreman*

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

Answer. *I am not guilty*
John Golden

Taken before me, this

day of

18

Henry J. Brown
POLICE JUSTICE.

COUNSEL FOR COMPLAINANT.

Name, _____

Address, _____

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Edward H. Allen

vs.

26 Whitehall St.

John Golden

AFFIDAVIT—LARCENY.

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 _____

Dated _____

18 _____

Magistrate.

Officer.

Clerk.

Witnesses _____



\$ *125* - _____

at _____

Sessions _____

Received at Dist. Attys Office,

John Golden

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 Golden

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

*One barrel of alcohol of the value of
thirty-eight dollars.*

*Thirty-eight gallons of alcohol of the value
of one dollar each gallon.*

of the goods, chattels and personal property of ~~one~~ *the New York Central
and Hudson River Rail Road Company a corporation
incorporated and organized under the laws
of the State of New York.* 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.

Samuel G. Rollins
BENJ. K. PHELPS, District Attorney.

BOX:

41

FOLDER:

477

DESCRIPTION:

Goode, Edward

DATE:

06/20/81



477

144 Wilkerson

Counsel
Filed 20 day of June 1881
Pleads *Not guilty (2)*

vs.
THE PEOPLE
vs.
Easie Good
alias
Red Good

Larceny, and Receiving Stolen Goods.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,

District Attorney.
Part Two: June 22: 1881
Friedy convicted P.C.
A True Bill.

Wm. Chas. Foreman.
Len. 6 Mos
22

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

Police Court--Second District.

Patrick Golding
 of No *481 West 57th* Street, being duly sworn, deposes
 and says, that on the *13th* day of *June* 188*1*,
 at the City of New York in the County of New York, was feloniously taken, stolen and carried
 away, from the possession of deponent,

the following property, to wit:

Coat West necktie
and hat.

small Thirty Dollars,
 of the value of
 the property of *Cornelius A Golding*
deponents son.

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 Goode*

(now here) from the fact that
 deponent is informed by Officer
John Keylan of the 29th
 Precinct Police that he said
 Officer found the aforesaid
 property in the possession
 of said *Edward Goode*
 and deponent fully identifies
 said property as the property
 taken from the person
 of his son *Cornelius Golding*
 while his said son was,
 in a state of intoxication.

Patrick Golding

Sworn to before me, this

of

June 188*1*

day

Police Justice.

City & County
of New York Geo.

Officer John Neelan
of the 29th Precinct Police being
duly sworn says that the
facts stated in the foregoing
Complaint ~~on~~ on information
given by deponent are true
of his deponent's own knowledge.
Sworn to before John Neelan
me this 14th day
of June 1881.

B. L. Morgan
Police Justice

CITY AND COUNTY
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.—

Edward Goode.

QUESTION.—How old are you?

ANSWER.—

28 years of age.

QUESTION.—Where were you born?

ANSWER.—

United States.

QUESTION.—Where do you live?

ANSWER.—

58th Street (No 224)

QUESTION.—What is your occupation?

ANSWER.—

I work in a stable

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

ANSWER.—

I did not take them I found the articles in the Street, Red goods.

Taken before me, this

15th day of June 1888

188

A. J. Morgan
Police Justice.

Form 891.

Police Court-Second District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Patrick G. O'Leary
481 or 37 E. 41st St.
Affidavit-Larceny.

Edward G. O'Leary
Jury 14th
DATED _____ 188

Maryanne MAGISTRATE.

Maryanne OFFICER.
S. J. Clancy 561 7th St.
WITNESS:

Officer Maryanne
24 W. 100th St.
Comelius A. O'Leary
No 281 West 57th St.

\$ *1000* TO ANS.

BAILED BY _____
No. _____ STREET.



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

*Ewarda Sade otherwise
known as Ned Sade*

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

*One coat of the value of fifteen
dollars*

*One vest of the value of ten
dollars*

*One cap of the value of four
dollars*

*One necktie of the value of
one dollar*

of the goods, chattels, and personal property of one

Cornelius A. Edding

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.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Edward Goode otherwise
Known as Red Goode

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

One coat of the value of fifteen
dollars

One vest of the value of ten dollars

One hat of the value of four dollars

One neck tie of the value of one dollar

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

Cornelius A. Eolding

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

Cornelius A. Eolding

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

Edward Goode otherwise Known as Red Goode
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
taken and carried away
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.

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.

BOX:

41

FOLDER:

477

DESCRIPTION:

Goss, John

DATE:

06/16/81



477

Counsel, *Dimmick*
Filed 16 day of June 1881
Pleads *Not Guilty* (17)

THE PEOPLE

vs.

John Doss.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. B. Church Foreman.

June 17, 1881.

Plants guilty
W. H. H. for Refuge

INDICTMENT.
Larceny from the person.

District Police Court—

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. *333 East 52* Street,

being duly sworn, depose and saith, that on the

at the *19*

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, *and from deponent's person*

Clara Norden

6

day of *June* 18*81*

Ward of the City of New York,

the following property viz.:

*A pocket book containing
gold and lawful money of the United
States of the value of Eighty Five cents*

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 Ross now present*

*for the reason that deponent was informed
by Oliver Wallis that she saw said
John take said pocket book from
deponent's pocket*

Mrs Norden

Sworn before me this

day of June 1881

POLICE JUSTICE.

City and County
of New York ss

Otilia Wallis of No
333 East 52 Street being duly
sworn says that on the 6th day of
June 1881 deponent saw John
Boes now present take a pocket
book from the pocket of Clara
Morden

Sworn to before me this
7 day of June 1881 } Otilia Wallace
J. Murray
Police Justice

4 DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Clara Morden
333 E 52nd St
603

VS.

John Boes

DATED

June 7

1881

MAGISTRATE.

Murray

Detainer Officer.

WITNESSES:
H. Thompson & J. G. Gurnee

Otilia Wallis
333 E. 52nd St
For Ex

7 SS

AFFIDAVIT—Larceny.

I have notified Mr. Dooley that this
boy ran away from the protection, but
he pays no attention to it.

James Goss 14 years old, lives at 326 East 35th St was
arraigned in Special Sessions June 14th and transfer^d to the
General Sessions. 4th time here.

Was here first time Jan 8th 1879 got 1 day

2nd time got House of Refuge was there 11 months

3rd time April 5th 1881 Lacey from person, sent to the
Catholic Protection - ran away in 4 weeks

4th time from 9 1881 charged now with P.H.

W. H. BARNOR.

WEDDINGS AND PARTIES FURNISHED.



WITH EVERY REQUISITE.

S. W. Cor. 36th St. Fifth Ave.

June 17th 81

Mr Bell

Maggie Goff, called

on me, and requested I would
speak to you in regard to a
Brother of Her's, who is to be
tried this day in the Court-
of General Sessions, for
running away from
the Catholic Protective
Her Father desires through
your influence to have
him sent back to the
Catholic Protective for
such time as his former

Sentance Required. It is
name is James Goss
aged 14 Years
Maggie his sister was
our former Chambermaid
It is the wish of the
boy's father he be sent
to the Reformatory

I am Sir

Respectfully

James M. Murphy

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 Goss* ~

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *sixth* day of *June* in the year of our Lord one
thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid,
with force and arms,

*Divers coins of a number kind and
denomination to the jurors aforesaid
unknown and a more accurate description
of which cannot now be given of the value
of eighty-five cents.* ~

*One pocket book of the value of twenty-five
cents* ~

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

DANIEL C. ROLLINS,
BENJ. K. PHELPS, District Attorney.

BOX:

41

FOLDER:

477

DESCRIPTION:

Gould, Thomas

DATE:

06/22/81



477

Bail in \$2,500.

[Signature]

Bail \$2500

Wm Mawatt

103 St D

Indebted

Trial for

Counsel,

Filed 22 day of June

188

Pleaded guilty (July 14/87)

THE PEOPLE

vs.

T. June 24, 1887

Indebted

B

James Smed

Violation of Excise Law.

DANIEL C ROLLINS, Attorney.

District Att

A True Bill.

W. B. Church

Foreman.

Bail as ch' for me
of Liberty & for
reasons stated
Dec 30/87 F.S.

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

Thomas Gould

late of the *twenty first* Ward of the City of New York, in the County of New York, on the *twenty sixth* day of *March* in the year of our Lord one thousand eight hundred and eighty *one* and on divers other days and times, between that day and the day of the taking of this Inquisition, at the City and Ward, and in the County aforesaid, ~~did~~ keep and maintain, and yet continue to keep and maintain, a certain common, ill-governed and disorderly house, and in *his* said house, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, to the great damage and common nuisance of the People of the said Ward, there inhabiting and residing, and of all the people there passing, to the evil example of all others in the like case offending, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present:* THAT the said

Thomas Gould

late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell, spirituous liquors and wines on the day ~~and between the hours of one and five o'clock in the morning of the said day~~ and in the year aforesaid, at the Ward, City and County aforesaid, the same ~~being the first day of the week, commonly called and known as Sunday,~~ with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, to ~~one~~ *a certain*

person to the jurors aforesaid unknown
contrary to 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.

Daniel G. Rollins
BENJ. K. PHELPS, District Attorney.

Trial for
Counsel, *H. B. Ferguson.*
Filed *26* day of *May* 188*7*
Pleads *Not Guilty Quashed.*

THE PEOPLE

vs.

B
Thomas Gould.
20 cases

DANIEL C ROLLINS,

District Attorney.

Foreman.

A True Bill.

Supervised by
Wm. Indict. Fyfe
June 23/87

Indictment for Disorderly House.
See file & law

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

Thomas Gould

late of the *twenty first* Ward of the City of New York, in the County of New York, on the *twenty fifth* day of *March* in the year of our Lord one thousand eight hundred and eighty *one* and on divers other days and times, between that day and the day of the taking of this Inquisition, at the City and Ward, and in the County aforesaid, did keep and maintain, and yet continue to keep and maintain, a certain common, ill-governed and disorderly house, and in *his* said house, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, to the great damage and common nuisance of the People of the said Ward, there inhabiting and residing, and of all the people there passing, to the evil example of all others in the like case offending, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said*

Thomas Gould

late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day ~~and between the hours of one and five o'clock in the morning of the said day~~ and in the year aforesaid, at the Ward, City and County aforesaid, ~~the same being the first day of the week, commonly called and known as Sunday,~~ with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, ~~to~~ *a certain*

Person to the jurors aforesaid unknown
contrary to 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.

Daniel G. Rollins
BENJ. K. PHELPS, District Attorney.

Bail

Philip Wolff

14 Wmigham St

Apollon

Richmond County

Ny

in ch 175-1670 per 5

" 549 1870 " 3

241

BW

Trial for

Counsel,

Filed 26 day of May 1881

Pleads not Guilty New C.

THE PEOPLE

vs.

13

Thomas Gould

Deases

DANIEL C ROLLINS,

District Attorney.

A True Bill.

Mr. Deane Foreman.

Subscribed

Witnessed

June 23/81

Indictment for Disorderly House.

Law firm & Law

THE PEOPLE, &C.,

VS.

THOMAS GOULD

WILLIAM B. MUMM

MICHAEL LANGTON.

DISORDERLY HOUSE.

J. W. K E L L E R

TRUTH OFFICE.

: SEE STATEMENT OF WITNESS ABOUT COMMODORE NUTT'S PLACE.:

THIS PLACE IS ON 31ST STREET BETWEEN BROADWAY AND SIXTH AVENUE. I HAVE BEEN IN HERE A NUMBER OF TIMES PRIOR TO SEPTEMBER 23RD. GOULD WAS ACTING AS THE PROPRIETOR. THE OTHER TWO DEFENDANTS I DO NOT KNOW. GOULD GENERALLY MANGED TO KEEP THE PLACE IN PRETTY GOOD ORDER, EXCEPT AS TO THE NOISE. HE HAS THREE OR FOUR NEGROES, OR MORE, WHO MAKE A TERRIBLE NOISE, SINGING AND YELLING, THE WHOLE PARTY JOINING IN THE CHORUS, AND MAKING A TREMENDOUS NOISE. I HAVE BEEN IN THE "WHITE ELEPHANT" BETWEEN 30TH AND 31ST STREET, AND HAVE HEARD THERE THIS YELLING AND SINING FROM THIS SALOON. THIS PLACE IS OF THE SAME CHARACTER AS THE OTHER PLACES NAMED, BUT NOT TO THE SAME EXTENT. I DO NOT RECOLLECT OF SEEING PERSONS SOLICITED THERE. I HAVE BEEN IN THERE THREE OR FOUR TIMES. I CANNOT SAY THAT I HAVE SEEN THE WOMEN IN THE ATTITUDES THAT I HAVE IN THE OTHER PLACES. I HAVE SEEN LIQUOR SOLD AND BOUGHT IT AFTER ONE O'CLOCK. I HAD A CONVERSATION WITH GOULD IN REFERENCE TO HIS BEING PROPRIETOR, IN WHICH HE ACKNOWLEDGED BEING THE PROPRIETOR.

The People's

of

Thomas Gould

Wm. William H. Munson

Michael Langton

Statement of J. W. Keller

50752 65342

82

The People
vs.
Thomas Gould

This is one of the so-called
dive cases, and for the reasons
mentioned in the memorandum
which I have appended to the
indictments against Jackman, I
consent to a nolle of these
indictments.

The places have long since
been closed up, and the proprietors
retired from business.

Dec. 30, 1881.

Wm. G. Rollins

District Attorney.

The People

vs.

Thomas Gould

CITY AND COUNTY } ss.
OF NEW YORK, }

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 *Thomas Gould, William K. Mounsey*
and Michael Langton each
late of the *Twentieth* Ward of the City of New York, in the County of
New York, on the *twenty-third* day of *September* in the year of
our Lord one thousand eight hundred and ~~seventy-eighty~~ *and* on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
their said house, for *their* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *their*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

ms 1

John Garrison

1 Oliver St

Sept 27 1850
50-52 W 3rd St
D.W.

TRIAL FOR

COUNSEL,

Filed 27 day of Sept 1850

Pleads *Chesley - Ast*

THE PEOPLE
vs.
Thomas Gould
William H. Mounm
Michael - Langton
"Dead"

Indictment for Disorderly House.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Richard Lant

Foreman.

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

Thomas Gould

late of the *twenty first* Ward of the City of New York, in the County of
New York, on the *twenty fifth* day of *March* in the year of our
Lord one thousand eight hundred and eighty *one* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
his said house, for *his* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *his*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said

Thomas Gould

late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and between the hours of one and five o'clock in the morning of the said day
and in the year aforesaid, at the Ward, City and County aforesaid, ~~the same~~
~~being the first day of the week commonly called and known as Sunday,~~ with
in quantity less than five gallons at one time
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to ~~one~~ *a certain*

person to the person aforesaid unknown

contrary to 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.

Daniel G. Rollins

BENJ. K. PHELPS, District Attorney.

BOX:

41

FOLDER:

477

DESCRIPTION:

Gozzolo, Frank

DATE:

06/21/81



477

158 Williams 6

Counsel,
Filed 21 day of June 1881

Pleads not guilty. (22)

vs.

INDICTMENT.
Larceny from the person.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. Howard Foreman.

July 12. 1881.

Paid

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

Police Court—First District.

Thomas Johnson & D
of No. 452 1/2 Grand Street, being duly sworn, deposes
and says, that on the 16th day of June 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, And from deponent's

the following property, viz:

one Silver case
Watch

of the value of fifteen 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 Frank Gozzolo

Now here that deponent
was standing at City Hall
Square when the prisoner
who was close to deponent
snatched the chain attached
to the watch and pulled said
watch from a pocket of
deponent's coat. That deponent
felt the tug and seeing
the watch hanging by the chain
grabbed at the prisoner when the
prisoner ducked and ran away
pursued by deponent who saw him
taken into custody Tho Johnson

Sworn to, before me, this

18

day

Michael J. McCarthy
Police Justice.

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Gozzolo 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.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

*I am not guilty of
the charge
Frank. Gozzolo*

Taken before me, this

16th

day of

June 18*88*

Police Justice.

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

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,

Thomas J. Hudson
452 1/2 Grand St.
Brooklyn E.D.

vs.
Frank G. Zozzo

Aldavit—Larceny.

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated

18

Magistrate.

Officer.

Clerk.

Witnesses:



\$ 1.00 to answer

at General Sessions

Received at Dist. Atty's office

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

Brooklyn ED
452 1/2 Grand St
July 6th

Mr Beecher

For I beg to inform
you that it is impossible
for me to appear as
Prosecutor against Frank
Goyolo this day an acc
of Berry says Sack will
try to be there to morrow
or any other time you
may select please tell
the Deane

I am Sir
Yours respectfully
J. J. Whinn

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 *Frank Gozzolo*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *sixteenth* day of *June* in the year of our Lord one
thousand eight hundred and eighty - *one* at the Ward, City, and County aforesaid,
with force and arms,

One watch of the value of fifteen dollars

of the goods, chattels, and personal property of one *Thomas Johnson*
on the person of the said *Thomas Johnson* then and there being found,
from the person of the said *Thomas Johnson* then and there feloniously
attempt to 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.

~~DANIEL C. ROLLINS,~~
~~BENJ. K. PHELPS,~~ District Attorney.

BOX:

41

FOLDER:

477

DESCRIPTION:

Grimshaw, Mary

DATE:

06/29/81



477

July 13. 1881
peremptory

Counsel, W^o K
Filed 29 day of June 1881
Pleads W^o Wilby 30

THE PEOPLE
vs.
B.
Mary Grimshaw.

Larceny, and Receiving Stolen Goods.

DANIEL C. ROLLINS,
BENJ. K. PHELPS,
District Attorney.

A True Bill.

W^o J. Church Foreman.
July 13. 1881.
Pleads J. P. P.
Pen 60 days.

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

Police Court--Second District.

Horace N. Shuman
at Lord & Taylors 901 Broadway Street, being duly sworn, deposes
 and says, that on the *23* day of *June* 188*1*
 at the City of New York, in the County of New York, was feloniously taken, stolen and carried
 away, from the possession of ~~deponent~~ *George W. T. Lord, Samuel Lord Jr*
& Edward P. Hatch copartners
 the following property, to wit:

One satin Parasol

of the value of *Six* $\frac{75}{100}$ Dollars,

the property of *George W. T. Lord, Samuel Lord Jr,*
Edward P. Hatch copartners in the care and
charge 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 *Mary Grimsham*

(nowhere) that deponent is informed by Officer
Maloney that he found said Parasol in
the possession of said Mary Grimsham
on Broadway and 21st Street in said City

Horace N. Shuman

City and County of New York ss

John Maloney of the Central office being duly sworn
says that he saw Mary Grimsham go in store
No 901 Broadway and immediately thereafter
she

came out with the Parasol described in
the above affidavit in her possession

John Maloney

Sworn to before me, this
24 day

of

June

188*1*

Police Justice.

214 Nickerson 10/17/81

Form 891.

Police Court-Second District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Horace N. Sherman
vs. 901 Broadway
and Taylors vs. 901 Broadway

Mary Grimshaw

Affidavit-Larceny.

DATED

June 24 1881

324 Buxton MAGISTRATE.

Huckey Maloney OFFICER
Central

WITNESS:

John Maloney
Central Office

This is an old
offender

\$ 5.00

TRANS. G. S. COLEMAN JUN 25 1881

BAILED BY

No. 1740 BAIL STREET.

John Ball ATTORNEY

Bailed by
Herbert Scherke
80 Stanton St.
\$500 Personal
July 1st 1881.

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

Mary Grimshaw

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

*One parcel of the value of six dollars and
seventy five cents.*

of the goods, chattels, and personal property of one

George W. J. Lord

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.

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

Mary Grimshaw

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

One parasol of the value of six dollars
and seventy-five cents.

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

George W. J. Lord

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

George W. J. Lord

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

Mary Grimshaw

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.

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.