

0502

BOX:

105

FOLDER:

1123

DESCRIPTION:

Gerety, Ann

DATE:

06/08/83



1123

0503

No 81

Filed *8* day of *June* 188*3*
Pleads *Indignity* (25-)

THE PEOPLE

vs.

B
Ann Garret

F

ASSAULT AND BATTERY

in the Court of
[52197]

JOHN McKEON,
District Attorney.

A True Bill

James J. Stevens

Foreman.

Recd 19th Feb /87

0504

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Anne Gerety

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

Anne Gerety
in the third degree
of the CRIME OF ASSAULT ~~with a deadly weapon~~, committed as follows:
The said *Anne Gerety*

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *thirty first* day of *may* in the year of our Lord
one thousand eight hundred and eighty *three* at the Ward, City and County
aforesaid, in and upon the body of *Frederick G. Parker*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Frederick G. Parker*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Frederick G. Parker* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0505

Police Court—21—District

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

of No Frederick Parker
An Officer attached 20th Precinct Street,
on Thursday the 31 being duly sworn, deposes and says, that
day of May
in the year 1887, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Ann Gentry who struck
deponent on the shoulder with a bottle
and attempted to strike deponent
with the cover of a milk can while
deponent was in discharge of his duty as a
Police Officer

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

day of

June 1887
J. M. Patterson POLICE JUSTICE.
Frederick G Parker

0506

BAILED
No. 1, by Mr. Wheelchans
Residence 495-11 Amsterdam
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 2 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter H. Carter

Ann Gerity

Offence Assault & Battery

Dated June 1st 1883

William Magistrate

Clark Officer

20 Precinct

Witnesses Margaret Conroy

No. 334 West 41 Street

No. 112 8th Street

Officer John Connel

No. 10 West Street

\$ 100 to answer at 9 A.M.

Bailed, June 1/83

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 Ann Gerity

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

Dated June 1st 1883 J. M. Patterson Police Justice.

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

Dated June 1st 1883 J. M. Patterson Police Justice.

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

Dated _____ 1883 _____ Police Justice.

0507

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer. *Ann Gentry*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *450 West 41 Street About seven months*

Question. What is your business or profession?

Answer. *Candy & Dry goods store*

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

Answer. *I am not guilty*

Ann Gentry

Taken before me this

day of

188

John J. Sullivan
Police Justice.

0508

BOX:

105

FOLDER:

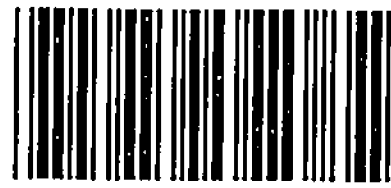
1123

DESCRIPTION:

Gibson, John

DATE:

06/13/83



1123

0509

BOX:

105

FOLDER:

1123

DESCRIPTION:

Guyion, Caleb

DATE:

06/13/83



1123

0510

No 127.

Counsel

Filed 13 day of June 1883

Pleads Not guilty (X)

THE PEOPLE

vs. 1208.

John Gibson
Cabel Guyton
both defendants (both defendants)

BURGLARY - First Degree, and
Grand Larceny - Second
Degree. (5234531)

JOHN McKEON,

22 New 18.1883 District Attorney.
Burl plead Burg 3.

A True Bill.

Am. Stevens

Foreman.

Verdict of Guilty should specify of which count.

Each 10 years.

05 1 1

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Caleb Guyon, and
John Gibson.

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

John Gibson and Caleb Guyon

of the CRIME OF BURGLARY in the second Degree, committed as follows:

The said John Gibson and Caleb Guyon

late of the Twenty First Ward of the City of New York, in the County of New York, aforesaid, on the eighth day of June in the year of our Lord one thousand eight hundred and eighty-three with force and arms, about the hour of twelve o'clock in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Andrew Koch

there situate, feloniously and burglariously did break into and enter, ~~by means of~~

whilst there was then and there some human being, to wit, ~~one~~ the said Andrew Koch within the said dwelling-house, the said John Gibson and Caleb Guyon then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of Andrew Koch

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.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Gibson and Caleb Guyon of the CRIME OF GRAND LARCENY IN ~~A Dwelling House~~ the Second Degree, committed as follows:

The said John Gibson and Caleb Guyon

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, about the hour of twelve o'clock in the day time of said day, two rings of the value of fifteen cents each, two rings of the value of two dollars and fifty cents each, one ring of the value of ten dollars, two pairs of earrings of the value of eight dollars each pair, three studs of the value of two dollars each, and one pair of suspenders of the value of fifty cents

of the goods, chattels, and personal property of Andrew Koch

in the said dwelling house of one Andrew Koch then and there being found in 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.

JOHN McKEON, District Attorney.

Dated 188 *Police Justice.*

0513

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

44 District Police Court.

John Gibson 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

John Gibson

Taken before me this

day of June 1907

District Justice

05 14

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Caleb Guyon 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. *Caleb Guyon*

Question. How old are you?

Answer. *46 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *212 E. 12 St 3 Months*

Question. What is your business or profession?

Answer. *Barber*

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 nothing to say at present*
Caleb Guyon
Monk

Taken before me this

day of June

[Signature]

Police Justice.

05 15

Police Court—4th District.

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

Andrew Koch
of No. 455 - 1st Avenue Street, aged 47 years,
occupation Brewer being duly sworn

deposes and says, that the premises No. 455 - 1st Avenue Street,
in the City and County aforesaid, the said being a Dwelling and place
of Manufacture of Miss Beer
and which was occupied by deponent as a Dwelling and Brewery
and, in which there was at the time a human being, by name Frederick
Koch and deponent
were BURGLARIOUSLY entered by means of forcibly forcing
opening the door on 2^d floor in said
premises

on the 1st day of June 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

one pair of Cuffs and Buttons of the Value
of five dollars and 25/100 one Gold ring of the
Value of ten dollars one pair of Earrings of
the Value of fifteen dollars 3 gold studs of
the Value of five dollars in all
About the Value of forty one dollars and 25/100
one pair of Suspender belts of the Value
of fifty Cents

the property of deponent

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

John Gibson and Calb Guryou both now here

for the reasons following, to wit:

that previous to said
Burglary and during the said door was
fastened and the said property
was in said room in said premises
this deponent saw the said defendant
coming down the stairs from the said room
in said premises and this deponent
gazed hold of Gibson and then the said
Gibson struck this deponent a violent

05 16

blow on the face with his clenched fist
and then the said Gibson took from his
pocket the within mentioned property and handed
them to defendant and in the possession
~~of~~ of Gibson. Defendant found a pair
of his suspenders. Defendant therefore charges
the said Gibson and Gibson with Burglariously
entering his premises the within mentioned property
shown before me this Andrew Hall
9th day of May, 1883
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

Burglary

vs.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Street.

0517

BOX:

105

FOLDER:

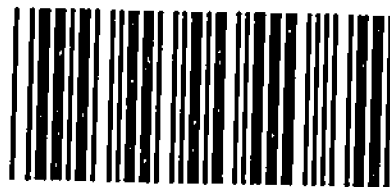
1123

DESCRIPTION:

Gorman, Thomas

DATE:

06/20/83



1123

POOR QUALITY
ORIGINAL

0518

Counsel,

Filed 20 day of June 1887

Pleads

Not Guilty

THE PEOPLE

INDICTMENT.
Grand Larceny in the first degree.
[§ 520 and 530]

vs.
Thomas J.
Gorman

JOHN McKEON,

June 25th 1887.

District Attorney.

Bail Discharged.

A TRUE BILL.

Wm. Lewis

Reported by
Dickson & Co.
Foreman.

See Mrs. V. & Co. with

Bailed by Villard
Harrell, 34 King

The people are unable
to find the Complaint
who is the witness to
from the case. See
affidavit of Police
Officer William, under
these circumstances I
respectfully call
the discharge of the
left on him as
recognizing a

McKeon
Jun 25. 87

05 19

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas J. Gorman

The Grand Jury of the City and County of New York, by this indictment, accuse Thomas J. Gorman

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

The said Thomas J. Gorman

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-three, at the Ward, City and County aforesaid, with force and arms in the night time of said day, two promissory notes for the payment of money of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied of the denomination and of the value of one dollar each

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

Yam motto

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

JOHN McKEON, District Attorney.

0520

People
y
forman

0521

District Attorneys Office.
City & County of
New York.

People
vs
Jho & Jorman

Patt McJaily police officer
4th Precinct being duly sworn
says, that upon the ~~20th~~ 20th
day of June at the grand jury
room your Deponent served
John Mamotto with a Subpoena
to attend at the trial of the above
named depts - and testify on
behalf of the People on Friday
22nd that upon said day
depts failed to come. That
your deponent was then directed
by Asst Dist. Atty O'Brien to take
another Subpoena, which said
Subpoena is herewith attached.

0523

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 James H. H. H.
of No. 111 E. R. 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 25 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 J. Garrison
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 188 3

JOHN McKEON, *District Attorney.*

0524

St James' Church N.Y.
June 21st 1883.

Now dear Sir:

The bearer Miss
Katie Gorman is a teacher
in Our School. Her brother
Thomas Gorman aged 18 years
is held on a Charge of theft
from the person made by
a Drunken Sailor. The
family are very respectable
& the unhappy mother has
always tried to bring up her
family honorably & respectably.
The fact of the bearer holding
the responsible position of teacher
in Our Schools for three years

0525

is sufficient evidence of it.

The boy himself bears a good character. He went to our school until he had to go to work 4 years ago. In school he had a good record & I understand that his present employer will also speak favorably of him.

His family (especially his mother) are in deep distress & feel the same most profoundly. Hoping that you will do the best you can for him & them in the circumstances I am

Very sincerely Yrs

John J. Kean
Pastor

P.S. I believe the boy innocent.

J. J. Kean

0526

Looked up
for
Loman
letter as to
Ch.

0527

St James Church NY.
June 21st 1883.

Non Dear Sir:

The bearer ~~Miss~~ Kate
Gorman is a teacher in
our school. Her brother
Thomas Gorman aged 18 years
is held on a charge of
theft from the person ^{made} by
a drunken sailor. The
family are very respectable
& the poor mother has al-
ways tried to bring up her
family respectably - the
fact ~~that~~ of the bearer holding the responsi-
ble position of teacher in
our schools for 3 years

0528

is sufficient evidence of
The boy himself bears in
good Character - He went
to our schools until he had
to go to work four years
ago. In School he had a
good record & I under-
stand that his present em-
ployer will also speak
favorably of him.

His family are in deep
distress & feel the shame
most poignantly. Hoping
that you will do the best
you can for him & them in
the circumstances I am
Very Sincerely Yours

John J. Kean
Pastor

P.S. I believe the boy innocent
J. J. Kean

0529

St. James's
June 21st 83

Hon District Attorney

Dear Sir

There is at present in
the "Tombs" a boy whose
name is Thomas J. Gorman
recently arrested for lacerating
from the person. The boy
is evidently the victim of a
conspiracy, or the victim
of unfortunate circumstances.

His own detail of the
occurrence proves his inno-
-cence, and his previous
good character with everybody.

0530

is a good evidence of
his innocence against
the uncorroborated testimony
of a sailor who was drunk
when he made the charge.

I know this boy for years
and I know him to be
good (and innocent, and
I would be inclined to
believe anything, did it
prove true that he had
changed his virtuous habits.

I beg of your Honor
to leave no stone unturned
that would prevent a
thorough investigation of this
case, and so you will
release to an unhappy
and very respectable family
a son against whom
I am sure a false charge
has been made.

James W. H.

William A. H.

To Hon. John W. H.
District Attorney

0531

Police Court First District. 509

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Yvan Muto

1 Thomas J. Gorman

2

3

4

Offence Larceny from person

Dated 17 June 1883

M. J. Power Magistrate.

Pat's Linley Officer.

14 Precinct.

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Witnesses And appearance for Complaint
to the Officer _____ Street _____

No. _____
Street _____

\$ 500 to answer h. g. Street _____

Clear

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

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

Dated 17 June 1883 M. J. Power Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0532

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

182

District Police Court.

Thomas J Gorman 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.

Thomas J Gorman

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

67 Madison St. 18 months

Question. What is your business or profession?

Answer.

Miller

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

Thomas J. Gorman

Taken before me this

day of

June

1885

W. J. Carr

Police Justice

0533

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Yann Motto. 26 years Sailor

of No. Steamer Ferento Street,

being duly sworn, deposes and says, that on the 17 day of June 1883

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

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

of deponent and from deponent's person with intent to cheat and

defraud the true owner of the use and benefit thereof

the following property, viz:

Good and lawful money of the United States consisting of two notes of the denomination of one dollar each in all of the value of Two 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 Thomas J. Gorman (now here)

from the fact that deponent saw said

defendant thrust his hand into the

inside pocket of the coat then and there

worn by deponent as a part of his

bodily clothing and did take therefrom

the aforesaid property

his

Yann X Motto

Marre

Sworn before me this

17 day of

June

1883

Police Justice,

0534

BOX:

105

FOLDER:

1123

DESCRIPTION:

Gottgetren, Nathan

DATE:

06/26/83



1123

POOR QUALITY
ORIGINAL

0535

✓ No 246
BW of Paul Smith
to Henry
1303
N. H. H. H.

Counsel,

Filed 20 day of June 1883

Pleads *Not guilty* (May 27/83)

THE PEOPLE

vs.

Nathan

Gottgeren

Anthony Comstock 2/83

JOHN McKEON,

District Attorney.

Henry Smith
Rev. Amos
A True Bill.
Feb 12/83

James J. Jones

Foreman.

only to 2/10/83
as 8/12

0536

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,
against

Nathan Gottgeten

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

Nathan Gottgeten
of the crime of Forgery in the Third
Degree
committed as follows:

The said Nathan Gottgeten

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the twenty seventh day of October in the year of our Lord one
thousand eight hundred and eighty two at the Ward, City,
and County aforesaid, having in his custody and possession a certain instrument and
writing, to wit: an order for the payment
of money, of the kind commonly
called bank checks

which said bank check is as follows, that is to say:

No. 18

New York October 27th 1882

The National Broadway Bank

Pay to the order of cash

Two hundred $\frac{00}{100}$

Dollars

\$200 $\frac{00}{100}$

Nathan Gottgeten

the said Nathan Gottgeten

afterwards, to wit, on the
day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid,
feloniously did falsely make, forge and counterfeit, and did cause and procure to be falsely
made, forged and counterfeited, and did willingly act and assist in the false making, forg-
ing and counterfeiting on the face of the
said bank check a certain instrument and writing
commonly called a certification which said false, forged and
counterfeited instrument and writing, commonly called a certification
is as follows: that is to say, Certified

Oct 27 1882

J. H. Bird

to injure and defraud Ferdinand Saut with intention

and divers other persons, to the Grand Jury aforesaid un-
known, 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.

0537

And the Grand Jury aforesaid do further accuse _____

the said Nathan Gottgaten of the crime of Forgery in the third degree, committed as follows:

The said Nathan Gottgaten

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, at the Ward, City and County aforesaid, having in his custody and possession a certain instrument and writing, to wit: an order for the payment of money of the kind commonly called bank checks _____

which said bank check _____

is as follows, that is to say:

No. 18

New York October 27th 1882

The National Broadway Bank

Pay to the order of Cash

Two hundred

00/100

Dollars

\$200/100

Nathan Gottgaten _____

and on the face of which said bank check _____ was then and there written a certain false, forged and counterfeited instrument and writing, commonly called a certification of the said last mentioned bank check which said false, forged and counterfeited instrument and writing, commonly called a certification is as follows, that is to say: Certified

Oct 27 1882

the said Nathan Gottgaten _____

then and

there well knowing the premises last aforesaid, and that the said certification was false, forged and counterfeited, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously did utter and publish as true, the said false, forged and counterfeited certification of the said last mentioned bank check _____ with intention to injure

0538

and defraud Ferdinand Loub

and divers other persons, to the Grand Jury aforesaid unknown; he the said Nathan Gottgeben at the time he so uttered and published the said false, forged and counterfeited certification of the said last mentioned bank check then and there well knowing the said certification to be false, forged and counterfeited, as aforesaid, 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 McKEON, District Attorney.

0539

New York General Sessions

The People vs }
 agst- }
Nathan Gottgetreu }

City and County of New York s.s.

Joseph Buttenheim being duly sworn says that he of full age and is now and has been for thirteen years last past Book-keeper & Cashier for the firm of Lacks^{and} Brother of this City - That he has known the prisoner Nathan Gottgetreu for more than fifteen years - That said prisoner is a married man and has a wife and three children the eldest being about 10 years of age -

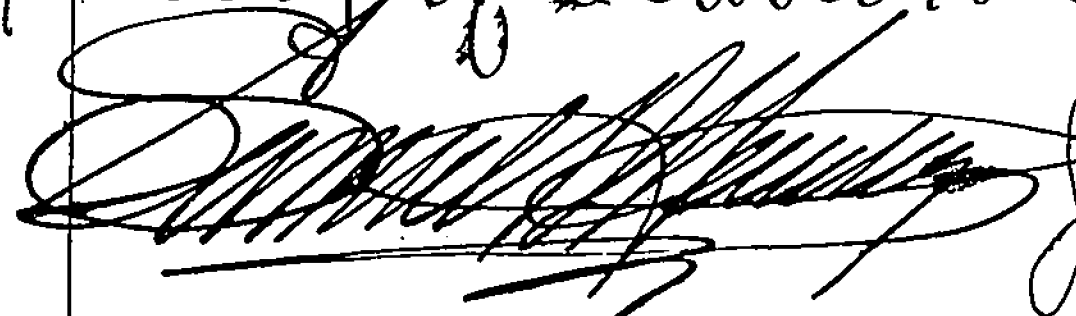
That for the past seven years the prisoner has been in the employment of L. Shaw dealer in Hair Goods at 54 West 14th Street New York City as a Salesman and general manager and throughout said period was steadily attending to his business there and supporting his family - That for 9 years said prisoner and has resided at 345 East 82^d Street New York

0540

City and for 3 years at 1488 Avenue A. near
82^d Street. That said prisoner was
never arrested before so far as depon-
ent knows or has any reason to
believe. Deponent further says
that said prisoners family connections
are of the very best, his brothers
being engaged in business one as
a Lawyer, the other as a Book-keeper
and have both been so engaged for
years, without a ~~breath~~^{of} suspicion
ever have been intimated or expressed against
them. and his father-in-law has for
many years been engaged on the
Metropolitan Police force as a sergeant.

Deponent further says that this is
the first criminal offence with
which the defendant has been
charged, and further that he (deponent)
has no interest in this matter -

Sworn to before me this
9th day of October 1883 }

 Joseph H. Buttenheim

Wm. M. M.
Clerk

0541

New York General Sessions

The People vs

- vs -

Maltran Gottgetreu

City and County of New York s.s.

Samuel Adler being duly sworn says that he is of full age and resides at 72nd 148 East 57th Street New York City and is engaged in the marble business in said City and has been engaged in said business for many years - That he has known the prisoner at the bar for ~~many~~ over 20 years, ever since his boyhood and also his family and connections that he knows of his own knowledge that said defendants family is a most respectable and honest one, and that all the family are persons of good standing in the community, and are recognized as persons of ~~high~~ integrity in their business and social relations. Deponer further says that the prisoner is a married man, with wife and three little children depending upon him for support, and that as deponent

0542

is informed and verily believes said wife is now dangerously ill with ~~this~~ - ease of the heart - and further that the prisoner has for seven years last past been steadily employed with one firm^{ie} L. Shaw of 54 W. 14th St. N.Y.C. as salesman and general manager and has throughout said period constantly lived at home with his family and supported and maintained them and endeavored to educate his children - Deponent further says that this is the first time that said prisoner was ever arrested and so far as deponent knows the first time that he has ever been charged with a criminal ~~offense~~ ^{offense} - & further that deponent is entirely disinterested in ~~the~~ ^{the} matter.

Sworn to before me

this 9th day of October 1883

Henry Gottgetreu

Notary Public

New York Co.

Samuel Tolles

0543

BOX:

105

FOLDER:

1123

DESCRIPTION:

Gray, James

DATE:

06/12/83



1123

POOR QUALITY
ORIGINAL

0544

A 10114

Counsel, *X. J. M.*
Filed *12 June* 1883
Pledts *Magquilly (13)*

THE PEOPLE
vs.
James Gray
INDICTMENT.
Grand Jurors in the
degree. *(852222525)*

John McKee
JOHN MCKEON,
District Attorney,
filed *May 10/83*
June 6/83

Sentence suspended
A TRUE BILL. *R.B.M.*

James Stevens

For *Nov 21/83*
Foreman. *10/11*

Nov 21/83
Red 705/19/87

Paired by

Patrick Sheehy

257 East 83rd St

Nov 21/83

Witness

Nov

Nov. 14/83

Dr.

0545

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 Gray

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

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

The said *James Gray*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *June* in the year of our Lord one thousand eight hundred and eighty ~~three~~, at the Ward, City and County aforesaid, with force and arms *in the night time* of said day, one watch of the value of twenty six dollars, and one chain of the value of four dollars

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

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

JOHN McKEON, District Attorney.

0546

418 E 9th St

Jan 8 1890

Being informed one of your
officers was looking for a man
of the name of David Godfrey
who resided at 418 E 9th St
of ^{said} office, he would hear something
to his advantage by calling at
your office he has removed some
time ago from 418 E 9th St
I am informed he ^{is} conducting
on the 2nd ave. Surface road
I think he has car no 72
you will find at the office
of the R R 96th St. 2nd av

Yours truly
John S. Lyons

0548

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

5

District Police Court.

James Grey 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. *James Grey*

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. *245 E 83rd St 2 years*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am guilty of the charge but I was intoxicated at the time*

James Grey

Taken before me this

day of

1883

John J. Munn

Police Justice.

0549

5th

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 418 East-9th Street,

David J Godfrey

(being duly sworn, deposes and says, that on the Second day of June 1883

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 his person in the night time

the following property, viz:

One Silver Watch with gold plated
chain and locket attached of
the value of Thirty dollars

\$30

the property of deponent who is 37 years old and
a bartender by occupation

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 Grey (now here)

That said defendant acknowledged and
confessed in the presence of officers
Doran and Leeman of the 23d Precinct
Police that he took and carried
away said property from deponent's vest
pocket. Deponent further says that at
the time said defendant took said
property the said deponent was asleep
behind the counter in store no 1599

0550

Second Avenue in said City and that
deponent saw said defendant walking
from behind the bar and after said
defendant left said store deponent
missed said forger.

Sworn to before me
this 7th day of June 1883
by *Wm. Murray* Police Justice

City and County of
New York ss.
Charles Looman of the 23^d Precinct Police
being duly sworn says that he has heard
read the foregoing affidavit of David J. Godfrey
and the facts stated therein in information
of deponent are true of deponent's own
knowledge

Charles Looman

Sworn to before me
this 7th day of June 1883
by *Wm. Murray* Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0550

Second Avenue in said City and that
deponent saw said defendant walking
from behind the bar and after said
defendant left said store deponent
missed said forger.

Sworn to before me
this 7th day of June 1883
by *Wm. Murray* Police Justice

City and County of
New York ss.
Charles Looman of the 23^d Precinct Police
being duly sworn says that he has heard
read the foregoing affidavit of David J. Godfrey
and the facts stated therein in information
of deponent are true of deponent's own
knowledge

Charles Looman

Sworn to before me
this 7th day of June 1883
by *Wm. Murray* Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0551

General Sessions

The People vs.

vs.

James J. Gray

Affidavits of

Good Character

Blanche Hudson

Deputy City

W. C. R. Co. 24

Wm. City

POOR QUALITY
ORIGINAL

0552

Court of General Sessions
City and County of New York

The People vs;

^{vs.}
James J. Gray;

Village of Hempstead

Rockland County

Lawrence, New York

Being the indictment against
James J. Gray, for
the crime of Rape, committed
on the person of Mary
Ann, the wife of John
Ann, of the Village of Hempstead,
County of Rockland, State
of New York, on the 1st day
of June, 1888, at the
Village of Hempstead,
County of Rockland,
State of New York.
The indictment is returned
by the Grand Jury of the
County of Rockland, New
York, at the County Court
House, at the City of
New York, on the 1st day
of June, 1888, in the
presence of the District
Attorney, and the
District Attorney General,
and the District Attorney
for the County of
Rockland, New York.

POOR QUALITY
ORIGINAL

0553

The following was read and found
true and correct and
was duly certified to by
the defendant to the court
and was fully testified to by the
Grand Jurors.

Attest before me on the 9th day of June 1891

Laurence P. McKeon

Arthur S. Vaupeus

Notary Public

Rockland Co.

0554

Village of Nyack, Rockland Co - 120

Arthur S. Loompkins

being duly sworn deposes and says that he is an Attorney and Counsellor at law, & a member of the State Assembly, and a Police Justice of the Village of Nyack, and has known the defendant James J. Gray for the past five years intimately and well. Deponent says that the Character of defendant Gray is of the best and is so regarded by all who know him in Nyack. Deponent has never heard anyone say a word against the good Character of Gray. To deponents knowledge he has during the past five years been a hard working industrious man, and has been engaged as in the Hotel business in Nyack with his father-in-law Thos. Mathews. The name of said Hotel is "The Smithsonian Hotel".

Sworn to before me this

9th day of Jan'y 1890. Arthur S. Loompkins

Notary Public
Rockland County.

POOR QUALITY
ORIGINAL

0555

Village of Nyack,
Rockland County,
David Smith

being duly sworn and depose that
he is engaged in business in
Nyack, as a Butcher and has
been in business for him-
self for ten years last past
that he has known defendant
Gray for five years as an
honest, peaceable citizen of
Nyack, engaged in the
Hotel business with his
father-in-law Thomas Mathews
and parent of many people
of high standing in Nyack
He speaks in the highest
terms of said person and is
disposed to acknowledge
Gray has been for the above
five years a reputable
member of the community
and has always
worked hard to support him-
self and family

Sworn before me this
9th day of January 1890

Attest
Notary Public

Rockland Co.

David Smith

POOR QUALITY
ORIGINAL

0556

Village of Nyack } ss.
Rockland County }

John G. Daly

being sworn deposes and says
that he is a Restaurant keeper
in the Village of Nyack, where
he has resided for thirty
years past past; that he has
known the defendant James
J. Gray for about five years
during which time Gray
has been a constant
customer of the Village of Nyack
Community and has been
known by the people of Nyack
who know him well, as a young
man of industrious habits -

To all persons knowledg
Gray has always since he
came to Nyack, five years
ago been a hard working
man, a kind husband and
father and much respected in
the Community.

Sworn to before me this
9th day of June 1890 -

John G. Daly

Attest I up Kells
Notary Public

0557

BOX:

105

FOLDER:

1123

DESCRIPTION:

Green, Ella

DATE:

06/11/83



1123

POOR QUALITY
ORIGINAL

0558

copy

Counsel, *[Signature]*
Filed *11* day of *June* 188*3*

Pleads *Indictment* 19.

THE PEOPLE

vs.

B
Ella Green

(See Case of Chas. [illegible])

JOHN McKEON,

[Signature]
District Attorney.

A True Bill.

[Signature]
James J. Gerens

Foreman

Recd 19th Feb/87

[Grand Larceny, Second degree. § 520, 531]

0559

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ella Green

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

Ella Green

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

The said *Ella Green*

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

\$250.

three 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 thousand dollars, and of the value of one thousand dollars each: three 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 hundred dollars, and of the value of five hundred dollars each: twenty 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 hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty dollars each: fifty 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 twenty dollars, and of the value of twenty dollars each: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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 two dollars, and of the value of two dollars each: one hundred and twenty 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: 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 one hundred dollars: 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 fifty dollars: two 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: 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 ten dollars each: ten 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 five dollars each: ten 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. *one chain of the value of seventy five dollars, three diamonds of the value of twenty five dollars each, one bed spread of the value of fifteen dollars, ten spears of the value of three dollars each and ten pairs of the value of two dollars each*

of the goods, chattels, and personal property of one *Mary Waters*

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.

JOHN McKEON, District Attorney

0560

have \$100 for the
admission of the
of the 9 and
in the name of the

BAILED,
No. 1, by William J. Green
Residence 511th Avenue Street
No. 2, by William J. Green
Residence 179 Madison Street
No. 3, by William J. Green
Residence 179 Madison Street
No. 4, by William J. Green
Residence 179 Madison Street

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry M. Green
522 Broadway
10th Floor
Office, Grand Jurors

Dated May 6th 188 3

William J. Green Magistrate.

William J. Green Clerk.

Witnesses, William J. Green

No. 10-6 Madison Street

No. 17 Madison Street

No. 17 Madison Street

No. 17 Madison Street

No. 17 Madison Street

No. 17 Madison Street

No. 17 Madison Street

No. 17 Madison Street

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 May 16th 188 3 Police Justice.

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

Dated May 29 188 3 Police Justice.

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

Dated _____ 188 _____ Police Justice.

0561

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

4

District Police Court.

Ella Green being duly examined before the under-
signed, 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. Ella Green

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. 312 West 21st for 21 years

Question. What is your business or profession?

Answer. Seamstress

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 and demand

my exculpation
I have known Chas Bow for
some years past he has kept company
with me & for the past year he
has had great control over me
he has induced me to take property
that he threatens me that I would
have to get money for him, or he would
take my life - he told me to take
stolen from Mrs Waters, money or
any articles I could get - I did
take articles & money that was belong
to Mrs Waters - I took a diamond chain
a lace spread, a grillon chain, a chemise
& gave those articles to Bow & he paid
them & kept the money for himself

Taken before me this

day of

Charles J. [Signature]
Police Justice.

0562

I wish also to state that when I made
the confession to Mr. Waters in prison
of Mr. McGowan - I was a prisoner
of Mr. Waters promised to be kept
quiet with me & would not prosecute

Ella Green,

Taken before me
This 28 May 1883.

E. H. M. M. M.
Valley House

0563

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Waters

of No. 522 Hudson Street,

being duly sworn, deposes and says, that on the ^{or about} 27 day of February 1883

at the ~~precinct~~ ^{of 64 West 43rd St} 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 ~~Charm~~ with three diamonds
of the value of seventy five dollars
and a ~~bed spread~~ and shawl of
the value of fifteen dollars
and ~~forks~~ of silver. Silver of the value
of fifty dollars. and two hundred and fifty
dollars gold and one hundred and
of the United States in all of the
value of three hundred and seventy
dollars.

the property of Mary Waters

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 Ella Green (never here)

for the reason that the deponent
admitted and confessed in the presence
of deponent and Officer de Gorman
of the 19th Precinct Police that she
the said Ella Green did to the said
and carry away the aforesaid
property.

Mary Waters

Sworn before me this 1st day of March 1883
Police Justice,

0564

Sec. 11

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY
OF NEW YORK, } ss.

An information having been laid before Hon. Benson W. Herriman a Police Justice
of the City of New York, charging Ella Green Defendant with
the offence of Grand larceny

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

We, Ella Green Defendant of No. 312
East 21st Street; by occupation a Armenian
and Georgianna Green of No. 312 West 21st
Street, by occupation a Housekeeper Surety, hereby jointly and severally undertake that
the above named Ella Green Defendant
shall personally appear before the said Justice at the 14th District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars. This undertaking is made & executed in connection
of the undertaking now on file in your court and hereto annexed

Taken and acknowledged before me, this 14th

[Signature]
POLICE JUSTICE.

Georgianna Green

0565

CITY AND COUNTY }
OF NEW YORK, } ss.

Georgianna Green

the within named Bail and Surety being duly sworn, says, that *he* is a resident and *free*
holder within the said County and State, and is worth *twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *a house & lots situated in*

Eastchester Westchester County State of New-
York and worth over two thousand dollars.

George Green

4th District Police Court.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Mary Waters

vs.

Ella Green

Undertaking to appear
during the Examination.

Taken the

14th day of *May* 188*7*

Griffithman Justice.

*This bond is a part of bond
hereto annexed and
now on file in above
named Court.*

0566

Sec. 192.

Fourth

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY } ss.
OF NEW YORK, }

An information having been laid before *Hon'ble Gersow N. Herrmann* a Police Justice
of the City of New York, charging *Ella Green* Defendant with
the offence of *Grand Larceny*

and she having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We *Ella Green* Defendant of No. *312*
East 21st Street; by occupation a *Domestic*
and *Fibuncio Aguilar* of No. *5 Sixth Avenue*
Street, by occupation a *Wholesale dealer* Surety, hereby jointly and severally undertake that
the above named *Ella Green* Defendant
shall personally appear before the said Justice at the *4th* District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of *Ten*
Hundred Dollars.

Taken and acknowledged before me, this *1st*

day of *May*

188*3*

[Signature] POLICE JUSTICE.

Ella Green

Fibuncio Aguilar

0567

CITY AND COUNTY }
OF NEW YORK, } ss.

day of *January*
1881
Sworn to before me, this *1st*
at *New York*
City of *New York*
Justice

Viborcio Aguilar
the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *twenty thousand* ~~thousand~~ Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *a house + lot No 1615 Pacific street Brooklyn End State of New York, value \$8000 and street of Broome and Cedar at No 5 Sixth Avenue NYC of the value of sixteen thousand Dollars.*

Charles J. ...

H. H. District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Waters

vs.

Edw. Green

Undertaking to appear
during the Examination.

Taken the

12 day of *May* 188*1*

G. W. Hermann, Justice.

0568

1
May Walter being sworn states
by Mr. Long Counsel for the deft.

I am sworn that Ellen Jones
has stolen the goods - from
the fact that they were missing
& also that she admitted to me
of having stolen them.

Q. Have you any personal knowledge
other than the admission by
Ellen - that she had stolen
them.

A. The articles were missing & there
was no one else that could
have taken them -

Q. Have you not sworn that
the only knowledge you had
of having stolen the goods - was
from her own confession
& no other

A. Yes -

very few persons visited my
house -

Q. And you not previously to the
alleged Larceny advised a bad blood
down after the report claimed another
confession as having been stolen
apart & & ruled out - exception
- The confession after the girl was

0569

2
 Note at the station house
 I did not promise the girl
 to not prosecute when she to
 tell about the robbery.
 Also at the station house
 said that if you wish not ~~promise~~
 me, I will tell - ~~she then~~
~~said I have~~. It is thus I
 have no reply -
 I do not recollect that I said
 anything or what I said to Ella.

Cause for Defendant asking question
 again that has been asked before
 & the answer is by the court
 the Justice informs her that she need
 not to answer those ^{questions} and
 to this the cause affects -

Cause for defendant does not deny
 the fact & is in further.

But he goes all again with the
 cause I decline to answer the question
 because I don't understand question,
 makes no you not say that you would
 not answer the question, because you
 you were not with -

cause I did not say that but ~~that~~
 that you can see in.

0570

(3)

Q. Has you spoken to the girl before she
came to the station house? ans. no
ans. When the conference was made
there were present Mr. M. Gorman,
& Mrs. Shaw. Mrs. Shaw is

ans. 522 Hudson St.
Q. She confessed that she had taken
the diamonds, the lace apron,
the Chemise - she denied that
she had taken any underclothing.
I then asked her how long
has you Ellen been robbing
me & she admitted that she
had taken at different times
about three hundred dollars.
At the time the girl confessed
I know she was under
arrest - & I have no
doubt that the girl thought
that I would be ~~lenient~~
with her.

The girl Ellen then told me that
she had taken said articles & given
them to Charley Band & that she
had taken them & passed them
& that the said Band had told her
to steal the articles & in case
she would not steal for him

0571

4
2 Ex by counsel he Baud threatened to kick him.

About the time of the Larceny
I heard some conversation
with between Ellen & Baud in
my kitchen, about some money
he (Baud) wanted from Ellen
& if you would not give him
the money, he would give
her away to Mrs. Watts -
when I came down stairs
he was leaving.
Ellen has been in my employ
about ten months.

Mary Waters

Wm. H. B. before me
this 28 May 1883

W. H. B.
Justice of the Peace

0572

Edy N. Jeff Henry from says
he is an officer 19 Precinct
At the time of arrest Ella Green
at 54 N. 2nd St - She stated to
me in the presence of two other
ladies - that she took the article
described in the Complaint & about
two hundred & fifty key in Cash at
different times - from Mrs. Waters.
and that she took said property
at the instance of Charles Brown
who threatened her, if she did
not take it & that he would
do her an injury -
and she also said that she
gave to the said Charles Brown
the property & that he gave the
same - J. M. J. Cuff

Wrote before me
this 27 May 1883
Edy N. Jeff Henry

0573

BOX:

105

FOLDER:

1123

DESCRIPTION:

Green, Peter

DATE:

06/20/83



1123

Dept. Apparden
 & Beat. her
 heeds. & then
 in the House
 & then Apparden
 & Beat the Compt
 who is a Police
 officer, and
 present word
 70

No 178

Day of Trial,
 Counsel,
 Filed 20 day of June 1883
 Pleads

THE PEOPLE
 vs.
 Peter Green
 Assault in the Second Degree.
 (Resisting Arrest).
 [6-2-83]

JOHN McKEON,
 District Attorney.

A True Bill.
 J. J. Stevens
 Foreman.
 June 21/83.
 Heads & Legally Served
 1771. Lexon 1774. The
 J. J.

0574

0575

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Green

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

Peter Green

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

The said Peter Green

late of the City and County of New York, on the fifteenth day of June in the year of our Lord one thousand eight hundred and eighty-~~three~~, at the City and County aforesaid, with force and arms feloniously made an assault in and upon one Keam J. Larkin

then and there being a patrolman of the Municipal Police of the City New York, and as such patrolman being then and there engaged in the lawful apprehension of the said Peter Green for an assault and the said Peter Green him, the said

Keam J. Larkin

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there to prevent and resist the lawful apprehension of himself as aforesaid, 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 McKEON,

District Attorney.

0576

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

James, of No. *13* *Thompson* *Police* *Station*,
being duly sworn, deposes and says, that on the *15*th day of *June* 188 *8*

at the City of New York, in the County of New York, *deponent was called*
into premises No 165 Attorney Street
to arrest Peter Green, now here,
who was then and there beating
his wife Mary Ann Green. That

While deponent was in the lawful
performance of his duty as a Police
officer, and had said Peter in
custody on the charge of assault on
and unlawfully assaulting his, Peter's,
wife, - he, said Peter, did violently
strike deponent on the face knocking
deponent down the steps of said
premises and cutting deponent's head,
face and hand. That deponent was

0577

to Benton by said Peter Green
without cause or justification and
with intent to prevent his, Peter,
lawful apprehension and detention
sworn to before me this }
16th day of June 1883 } Kewen J Larkin
J. M. P. Police Justice

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Affidavit—

Date—

188

Justice.

Officer.

WITNESSES:

0578

Police Court 3-4-1886
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Starkie

Peter Green

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

Offence Assault and Battery

Dated June 16 1883

Matthew Magistrate.

Starkie 13 Officer.

McK Clerk.

Witnesses, Marshall Green

No. 6 Attorney Street,

No. 10 Attorney Street,

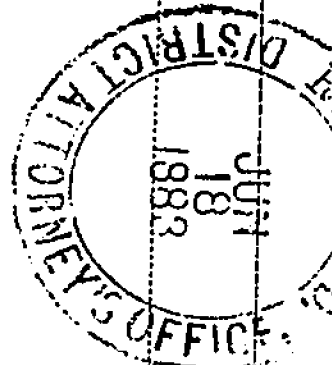
No. 12 Attorney Street,

No. 14 Attorney Street,

No. 16 Attorney Street,

No. 18 Attorney Street,

No. 20 Attorney Street,



Conrad

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 Peter Green

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

Dated June 16th 1883 J. H. Parsons 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.

0579

Sec. 198-200.

Mind

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Peter Green

Question. How old are you?

Answer.

33 years of age

Question. Where were you born?

Answer.

Ireland

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

Answer.

68 Attorney St. over a year

Question. What is your business or profession?

Answer.

Shoe dealer

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 told the officer to get a warrant and I would go with him. The officer then struck me with his club and we clinched and fell down stairs together. I did not strike the officer at all.

*his
Peter X Green
mark*

Taken before me this

day of

June

188

13

James P. Cutler

Police Justice.

0580

BOX:

105

FOLDER:

1123

DESCRIPTION:

Greenthal, Robert

DATE:

06/12/83



1123

0581

BOX:

105

FOLDER:

1123

DESCRIPTION:

Hollenstein, Levy

DATE:

06/12/83



1123

0582

BOX:

105

FOLDER:

1123

DESCRIPTION:

Bernstein, Moses

DATE:

06/12/83



1123

POOR QUALITY
ORIGINAL

0583

NO 113
Counsel, *Wm. H. H.*
Filed *10* day of *April* 1883
Pleads *243*
Chattel (13)

THE PEOPLE

vs.

B
Robert Greenleaf
B
Levy Rosenstern
D
Moses Bernstein
1883
[9224-29-552]
Robert Greenleaf and Levy Rosenstern

JOHN McKEON,
Att'y for Co. 1883, District Attorney
No 3 Pleds & acquitted.

A True Bill.

Wm. H. H.
Foreman.

Exp. 17/84

W. H.
Examiners and
subscribed by
Levy Rosenstern
66 Essex St

Bail reduced -
in case of Hollenstein
to \$500
for \$1000
June 20/83

Levy Hollenstein
residence 208 Kensington St.
deposited \$500 with Co. 1883.
in lieu of bail - June 20/83

Witness - Subpoena
Bernstein #

0584

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

-----x
The People of the State of New-York :

- against - :

Robert Greenthal, Levy Hollenstein :
and Moses Bernstein. :
-----x

The GRAND JURY of the City and County of New-York, by this indictment, accuse Robert Greenthal, Levy Hollenstein and Moses Bernstein of the Crime of ROBBERY in the Second Degree, committed as follows:

The said Robert Greenthal, Levy Hollenstein and Moses Bernstein, each late of the City of New-York, in the County of New-York aforesaid, on the second day of June, in the year of our Lord one thousand eight hundred and eighty three, at the City and County aforesaid, with force and arms, in and upon one Louisa Biehl, then and there being, feloniously made an assault, and one promissory note for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of five dollars, one other promissory note for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of five dollars, one other promissory note for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of two dollars, two other promissory notes for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of two dollars each, two other promissory notes for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of one dollar each, and one other promissory note for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of one dollar, of the goods, chattels and personal property of the said Louisa Biehl, from the person of the said Louisa Biehl and against her will, by means of fear of some immediate injury to her person, to wit: by means of putting the said Louisa Biehl in fear that she would be immediately seized and incarcerated in a prison, feloniously did 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.

SECOND COUNT.

And the GRAND JURY aforesaid, by this indictment, further accuse the said Robert Greenthal, Levy Hollenstein and Moses Bernstein of the Crime of EXTORTION, committed as follows:

The said Robert Greenthal, Levy Hollenstein and Moses Bernstein, each late of the City of New-York, in the County of New-York aforesaid, afterwards, to wit: on the second day of June,

0585

in the year of our Lord one thousand eight hundred and eighty three, at the City and County aforesaid, with force and arms, feloniously did extorsively obtain from one Louisa Biehl one promissory note for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of five dollars, one other promissory note for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of five dollars, one other promissory note for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of two dollars, two other promissory notes for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of two dollars each, two other promissory notes for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of one dollar each, and one other promissory note for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of one dollar, of the goods, chattels and personal property of the said Louisa Biehl, with the consent of her, the said Louisa Biehl, which said consent was then and there induced by a threat then and there made by the said Robert Greenthal, Levy Hollenstein and Moses Bernstein to the said Louisa Biehl that they would do an unlawful injury to the person of the said Louisa Biehl, to wit: that they would cause the person and body of her, the said Louisa Biehl, to be incarcerated in prison; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Robert Greenthal, Levy Hollenstein and Moses Bernstein of the Crime of EXTORTION, committed as follows:

The said Robert Greenthal, Levy Hollenstein and Moses Bernstein, each late of the City of New-York, in the County of New-York aforesaid, afterwards, to wit: on the second day of June, in the year of our Lord one thousand eight hundred and eighty three, at the City and County aforesaid, with force and arms, did extorsively obtain from one Louisa Biehl one promissory note for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of five dollars, one other promissory note for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of five dollars, one other promissory note for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of two dollars, two other promissory notes for the payment of money of the kind commonly called Bank Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of two dollars each, two other promissory notes for the payment of money of the kind commonly called United States Treasury Notes, the same being then and there due and unsatisfied, and for the payment of and of the value of one dollar each, and one other promissory note for the payment of money of the kind commonly called Bank Notes, the same being then and there due and

0586

unsatisfied, and for the payment of and of the value of one dollar, of the goods, chattels and personal property of the said Louisa Biehl, with her consent, which said consent was then and there induced by means of certain threats then and there made to her, the said Louisa Biehl, by them, the said Robert Greenthal, Levy Hollenstein and Moses Bernstein, that they would accuse her, the said Louisa Biehl of some crime to the Grand Jury aforesaid unknown; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

JOHN Mc'KEON,
District Attorney.

POOR QUALITY
ORIGINAL

0587

BAILED
No. 1, by James Henry
Residence 233 East 13th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court - 2nd Dist.

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

Louisa Fiehl
172 Delancey St.

Robert Greenthal
Henry H. Hollenstein
Moses Brustein

Offence Robbery

Dated June 9th 1883

Morgan Magistrate.
Van Guntahen Officer.

60 Precinct.

Witnesses Chas. Steers

No. 171 Delancey Street.

Archibald Parker

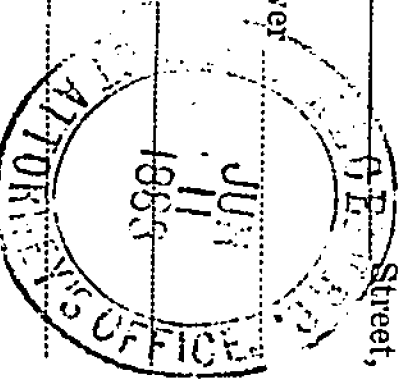
No. 171 Del 614 Broadway

No. _____ Street.

to answer

No. 1 Jail

11 2 6 am
11 3 6 am



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

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

Dated June 9th 1883 R. L. Morgan Police Justice.

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

Dated June 9th 1883 R. L. Morgan Police Justice.

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

Dated _____ 188 _____ Police Justice.

0588

Sec. 198-200.

Just District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Greentha being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his no 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 no waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Robert Greentha

Question. How old are you?

Answer.

45 yrs

Question. Where were you born?

Answer.

Germany

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

Answer.

318 West 40th St. 3 years

Question. What is your business or profession?

Answer.

Lawyer

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

Answer.

I am not guilty

Robt Greentha

Taken before me this

day of

March 1888

Ed. L. Thompson Police Justice.

0589

Sec. 198-200

CITY AND COUNTY
OF NEW YORK

Dist

District Police Court.

Moses Bernstein

being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is *no* 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. *Moses Bernstein*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *411. Ridge St. one month*

Question. What is your business or profession?

Answer. *Expressman*

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 Bernstein*

Taken before me this

9th

day of

June 1883

Ch. H. Thompson Police Justice.

0590

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd District Police Court.

Lery Hollenstein 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. Lery Hollenstein

Question. How old are you?

Answer. 52 yrs

Question. Where were you born?

Answer. Germany

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

Answer. 208 Rivington St. 11. Yrs

Question. What is your business or profession?

Answer. Collector

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

Lery Hollenstein

Taken before me this

day of

2nd 1889

W. S. Morgan Police Justice.

0591

Sec. 151.

2nd 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 Louisa Bickel

of No. 172 Delaney Street, that on the 20 day of June
1888 at the City of New York, in the County of New York, the following article to wit:

goods and lawful money

of the value of fourteen Dollars,
the property of Complainant

w as taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Moses Bernstein Levy, Hollenstein John Doe
whose real name is unknown to complainant

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 him before me, at the 2nd 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 20 day of June 1888
Solomon Bickel POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated

188

Magistrate

Officer

The Defendant

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0592

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.]

SUBPÆNA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

of No.

Archibald Parker
614 Broadway 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 *18* 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

Robert Jacobus et al
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 *188*.

JOHN McKEON, *District Attorney.*

0593

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

_____ being duly sworn, deposes and says he _____

Subpoena, of which the within is a copy, upon _____

_____ on the _____ day of _____

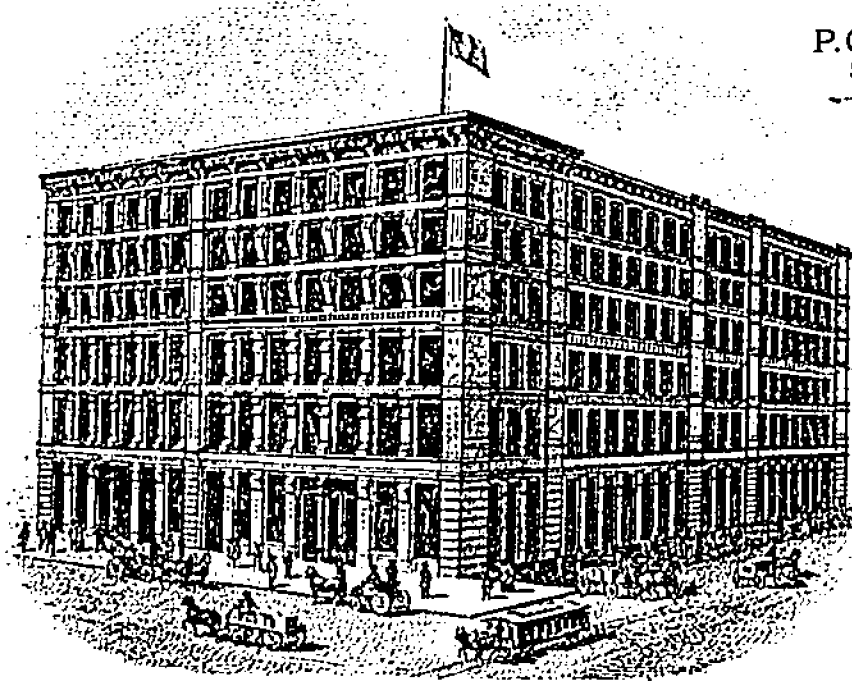
188 by _____

Sworn to before me, this _____ day }
of 188 }

*Notary Public,
N. Y. Co.*

*James M. Hendon
Dist.*

0594



CHAS C. SEWALL. & W. T. ERICKSON.
GEO. N. SMALLEY, SPECIAL.

P.O. BOX 114
STATION A.

Sewall & Erickson
IMPORTERS,
MANUFACTURERS & JOBBERS OF

STRAW & SILK GOODS

FLOWERS, FEATHERS, &c.

612 & 614 BROADWAY,

New York, June 16th 1883

James M. Brady Esq Dist Atty office
Dear Sir

I am unfortunately called
out of town on important
Business and I will be unable
to be back on Monday But I
expect to be here Tuesday I
shall be present upon any
day that you may call for
me with your next subpoena

Very Respectfully Yours

Archibald Park

0595

Levy Hollenstein,
SPECIAL DEPUTY SHERIFF,
208 Livingston Street, New York.
MONEY COLLECTIONS A SPECIALTY.
BALLS, PIC-NICS, WEDDINGS, PARTIES & C. ATTENDED TO.

In the ^{want} Matter

of

Levy H. Olsensten,
Moses Brunstein and
John Doe.

Witnesses:—

Louise Biehl, 172 Delaney

Charles Stern, 171 Delaney.

Carl Hecht, 55 Attorney.

Archibald Park,

614, Broadway.

0596

0598

City and County of New-York, SS.:

Louisa Biehl, of No. 172 Delancey street, in the City of New-York, being duly sworn, deposes and says: That she is the housekeeper of the premises No. 172 Delancey street; that among the tenants of the above house was one Moses Bunstein, who was dispossessed on the morning of the 2nd. day of June, 1883; that on the morning of that day, and after the said Bunstein had left the said premises, one Levy Hollenstein, of No. 208 Rivington street, and the said Moses Bunstein, who had in the mean time moved to No. 41 Ridge street, came to deponent's room in the above premises; that the said Hollenstein represented himself to this deponent as a Special Deputy Sheriff and told her that the said Bunstein had made a charge against her of stealing, and that he had brought a suit against her in a high Court, and that she had better pay him ten dollars and settle the suit; that she refused to do so, and went with these two men to see Mr. Charles Steers, of No. 171 Delancey street, to consult him about paying the money; that Mr. Steers told her not to pay them anything and to go home and attend to her business; that she then went home, and in the afternoon, about four o'clock, after she had been out a short time, she again returned to her home and found a man waiting for her at her door, and that when she opened her door he went right in, and when he got into deponent's room he said to her "Madam, here is a warrant for you", and when she asked what for he said that Moses Bunstein had made a charge against her in a high Court, and told this deponent to dress herself and go along with him; that he was a Sheriff and came from the City Hall; that she, deponent, was scared and did not know what to do; that she wanted to holloa out of the window but the said man, whose name is unknown to deponent, would not let her do so; that when this man saw how scared this deponent was he said "I will tell you what to do. This case will cost you about three hundred dollars; you had better settle with me;" that he then asked deponent how much money she had and she told him she had fourteen or fifteen dollars; that he then told this deponent that it would cost her twentyfive dollars, but for her to give him what she had and he would call again on the following Saturday for the remaining fifteen dollars; that this deponent wanted to go and see Mr. Steers but this man said he had no fight to go any where with her, and that when he got her out she would see what he would do with her; that this deponent gave this man fourteen dollars; that when he came there in the afternoon he showed deponent a shield and then buttoned his coat up tight; that when he was in deponent's room he kept looking up at the clock, and told this deponent to hurry up and settle or he would take her right off to the Tombs.

And this deponent further says that before paying this man this money he asked her where her husband was and she told him that he worked down near the water, and this man then said "Well, I will take you now, and to-night I will come and get your husband."

And this deponent further says that, so far as her knowledge goes, no one has any claim against her and that no one has, to her knowledge or belief, brought any action against her, and that she believes this proceeding on the part of these men to have been for the purpose of blackmail.

Sworn to before me, this :
7 day of June, 1883.

Notary Public 284
City of New York

Louisa Biehl

*Sworn to before me this 7th day of June 1883
by Louisa Biehl
Notary Public*

0599

City and County of New-York, SS.:

Charles Steers, of No. 171 Delancey street, in said City, being duly sworn, deposes and says: That on Saturday, the 2nd. day of June, 1883, Mrs.

Biehl, of No. 172 Delancey street, came into his place, accompanied by two men; that the name of one was something like Bodenstein, and that of the other was Levy Hollenstein, who represented himself to this deponent as a Special Deputy Sheriff, and had on a Special Deputy Sheriff's badge; that Mrs. Biehl told this deponent that these two men had told her that they had an order for her arrest for stealing keys, or something like that, and for assaulting Bodenstein, and wanted her to pay them ten dollars to square the case; that deponent told her not to pay them anything, and then asked Hollenstein what right he had to demand ten dollars from the lady; that Hollenstein told deponent that he was on the lady's side and didn't want her to get into any trouble; that deponent then told the said Hollenstein that he would not wear that Special Deputy Sheriff's badge much longer, and both men then left deponent's place.

And deponent further says that about two hours after this Mrs. Biehl came to deponent with a receipt for ~~ten~~ fourteen dollars, signed by a party whose name deponent can not make out, and stated to this deponent that this man to whom she had paid the fourteen dollars had been to her house and told her that he had an order for her arrest from some high Court, and that unless she paid him twenty five dollars he would arrest her; that she had only fourteen dollars, which she gave him, and that he told her he would be back again for the other eleven dollars.

And deponent further says that he has been to the Sheriff's office and there learned that Levy Hollenstein is not a Special Deputy Sheriff, and that the man to whom the fourteen dollars was paid is not connected in any manner with the Sheriff's office.

Sworn to before me, this :
day of June, 1883.

Charles Steers

John D. McMan
Notary Public
City of New York

Salon B. Smith
Police Justice

0600

BOX:

105

FOLDER:

1123

DESCRIPTION:

Gunning, Martin

DATE:

06/22/83



1123

0601

and did procure and cause to be procured for the said

Louis Bensinger

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

He
34 58 76
33 41 15

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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 McKEON,

District Attorney

115 Bill ordered
5967

Day of Trial,

Counsel,

Filed

22 June 1883

Pleads

THE PEOPLE

vs.

Selling Lottery Policies.

Martin Gunning

JOHN McKEON,

District Attorney.

Sentenced on an other
A True Bill. Subscribed

John. Gleason

Foreman.

June 16

Witnesses:

Bailed by

Joseph Jantzen

462 N. 32

0602

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Gunning

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

Martin Gunning

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *Martin Gunning*

late of the *Emmett* Ward, in the City and County aforesaid,
on the *eight* day of *July* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Sam's Bensinger

and did procure and cause to be procured for the said

Sam's Bensinger

a certain paper, instrument, and writing, commonly called a lottery policy, which said paper, instrument, and writing, called a lottery policy, is as follows, that is to say:

He
34 58 76
33 41 15 2/5

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0603

SECOND COUNT—

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

Martin Gunning
of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows:

The said *Martin Gunning*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and ~~that~~ he the said

Martin Gunning
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number *One hundred and two West Thirty Second Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given), against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Martin Gunning
of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows:

The said *Martin Gunning*

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And ~~that~~ he the said *Martin Gunning*

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number *One hundred and two West Thirty Second Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one *Samuel Bensinger*

and did procure and cause to be procured for the said

Samuel Bensinger
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

He
34 58 76
33 41 15 24 5

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

0604

FOURTH COUNT—

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

Martin Gunning
of the CRIME OF "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows:

The said *Martin Gunning*

late of the *Tenue* Ward, in the City and County aforesaid,
on the *eight* day of *July* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City and County aforesaid,
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Louis Benninger
and did procure and cause to be procured for the said

Louis Benninger
a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say:

He
34 58 76
33 41 15
275

(a more particular description of which said paper and writing, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT—

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

Martin Gunning
of the CRIME OF "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows:

The said *Martin Gunning*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and ~~the~~ he the said

Martin Gunning
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number *One hundred and two West Thirty Second Street*
in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one *Louis Benninger*

0605

GLUED PAGES

0606

CITY OF *New York* COUNTY OF *New York* } ss.
AND STATE OF NEW YORK.

Louis Bensinger of 150 Nassau Street, New York, being duly sworn, deposes and says
that he has just cause to believe and does believe that *Martin Gunning*

did, on or about the *8th* day of *July*, 1883, at number *102 West*
32nd street, in the City of *New York* and County of *New York* unlawfully and
knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or
instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket
is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as,
or are called lottery *policies* and further that the said,

Martin Gunning
had in *their* possession, within and upon certain premises, occupied by *him* and situated and
known as number *102 West 32nd* street, in the City of
New York and County of *New York*, aforesaid, certain others, what are commonly known as, or
are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal
property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery poli-
cies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and
had in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in
such case made and provided.

Subscribed and sworn to before me,
this day of *June* 1883

Police Justice.

Louis Bensinger

46
3-4-5-8-7-6
3-3-4-1-1-5 *Lf*

Noted Billboard
POLICE COURT — DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Louis Bensinger.

VS.

Martin Jennings.

LOTTERY AND POLICY.

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$.....

to answer.....Sessions.

By.....

Sworn.

0609