

0636

BOX:

541

FOLDER:

4930

DESCRIPTION:

Zentville, Joseph

DATE:

11/17/93



4930

0637

POOR QUALITY ORIGINAL

Witnesses

Minnie Lubeck

Handwritten: 154

Counsel

Filed 17 day of Nov 1893

Pleads Guilty 20

THE PEOPLE

vs.

B

Joseph Zentville

Grand Juror, First Degree (DWELLING HOUSE) Penal Code

DE HANCEY NICOLL

District Attorney

TRUE BILL

Handwritten signatures: W. W. ... Bail Discharged

Handwritten notes: We can verify the facts of the papers appear to be one for the Court... An investigation also made... I recommend deft...

0638

POOR QUALITY ORIGINAL

Witnesses:

Minnie Lubeck

154
J. Family 1893

Counsel,

Filed 17 day of Nov 1893

Pleads, Voluntary 20

THE PEOPLE

vs.

B

Joseph Zentville

Grand Larceny, First Degree,
(DWELLING HOUSE.)
[Sections 623, 636 Penal Code.]

~~DE LANCEY NICOLL,~~

~~District Attorney.~~

Sub Juro

A TRUE BILL.

This case upon the face
of the papers appears to
be one for the Civil Court
to determine between the
parties.

An investigation already
made satisfies me further
of the correctness of this
conclusion.

I recommend depts
discharge on his own
recognizance

At 10/94 Stephen J. Otter
da District Atty

W. C. [Signature] Foreman
April 11/94
Bail Discharged

0639

Police Court 3^d District.

1912

Affidavit—Larceny.

City and County }
of New York, } ss.

Minnie Lübeck

of No. 206 Broome Street, aged 25 years.

occupation seamstress in cloak shop being duly sworn,

deposes and says, that on the 25th day of August 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in day time, the following property, viz:

Three hundred dollars good and lawful money of the United States of America,

the property of deponent, said Minnie Lübeck,

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

Joseph Gentville:

That the said Gentville, by his wife, subsequently returned to deponent the sum of One hundred and twenty dollars of the said sum taken as aforesaid: and by reason of a certain partnership or joint transaction between deponent and said Gentville deponent was indebted to said Gentville in the sum of about \$60⁰⁰ or between \$50⁰⁰ a \$60⁰⁰ by that the balance of said sum of \$30⁰⁰ to wit \$20⁰⁰ has never been accounted for by said Gentville - That the said sum of three

of
deponent to before me this
189
day
Police Justice

hundred dollars taken by said Gentrille was taken from a trunk belonging to deponent and at the time standing and being in the room occupied by deponent and her husband in premises No 144 Madison Street in the City County and State of New York: that before retiring, the night before the said money was taken by said Gentrille as aforesaid, this deponent counted the said money knew that there was three hundred dollars there, and placed the same in said trunk: locked the trunk and placed the key on a cord about her neck: that she was aroused from sleep at daybreak by hearing the lid of the trunk fall, and saw the said Gentrille leaving deponent's room with the said money in his hands. That deponent thereupon arose and charged the said Gentrille with taking the said three hundred dollars as aforesaid admitted to deponent that he had taken the said sum and said that he would return the same and subsequently returned the said sum of \$120 through his wife as aforesaid. That deponent's husband also saw the said Gentrille with said money in his hands as aforesaid and heard him admit that he had taken it and say that he would return it.

Minnie ^{her} Rubick
 Trunk

Sworn to before me this
 27th day of October 1893

John P. ...

}
 Police Justice

064

Sec. 198-200.

District Police Court.

City and County of New York, ss:

Joseph Gentile 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 at the trial.

Question. What is your name?

Answer. *Joseph Gentile*

Question. How old are you?

Answer. *22 Years of age*

Question. Where were you born?

Answer. *Russia*

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

Answer. *43 West 4th St 2 Months*

Question. What is your business or profession?

Answer. *Seaman*

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*

Joseph x Gentile
his mark

Taken before me this 1st day of *Sept* 189*9*

John W. ...
Police Justice.

0642

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

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

Dated, Oct 31 1893 John P. McQuinn Police Justice.

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

Dated, Oct 31 1893, John P. McQuinn Police Justice.

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

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

0643

\$500 for Exth Oct 30 20th 139 Bond 1222
" " " 31 930
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hannie [unclear]
Joe [unclear]

BAILED,

No. 1, by *Harris Lustgarten*
Residence *45 Clinton* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Oct 27* 189

[Signature] Magistrate.

complaint Officer.

husband Precinct.

Witnesses *[Signature]*

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *GS*



C

0644

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John P. Woodhull Esq. Police Justice
of the City of New York, charging Joseph Gabriel Defendant
with the offence of _____

Grand Larceny

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

J. Gentville Defendant of No. 145
Rockaway Street, by occupation a Locksmith; and
H. Lustgarten of No. 45 Street,
by occupation a Engineer Surety, hereby jointly and severally undertake
that the above named Joseph Gabriel Defendant
shall personally appear before the said Justice, at the _____ District Police Court in the City
of New York, during the said examination, or that we will pay to the People of State of New York the
sum of _____ Hundred Dollars.

Taken and acknowledged before me this _____ day of _____ 189 _____

John P. Woodhull Police Justice.
John P. Woodhull
Jos. Gentville
H. Lustgarten

0645

City and County of New York, ss.

Sworn to before me on this day of *July* 189*8*
John P. ...
Police Justice

Morris Lustgarten
Free

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 *Five* 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

One thousand dollars
North 10th Street
Free and Clear

H. Lustgarten

District Police Court

Undertaking to Answer.
THE PEOPLE, & C.,
ON THE COMPLAINT OF

Taken the _____ day of _____ 189*8*

Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Gentville

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

— Joseph Gentville —

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

The said Joseph Gentville, —

late of the 13th Ward of the City of New York, in the County of New York aforesaid, on the 12th day of August, — in the year of our Lord one thousand eight hundred and ninety-three in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

the sum of three hundred dollars in money, lawful money of the United States of America, and of the value of three hundred dollars,

of the goods, chattels and personal property of one Louis Silver, —

in the dwelling house of the said Louis Silver, —

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

Samuel Wise, District Attorney

0647

BOX:

541

FOLDER:

4930

DESCRIPTION:

Zobel, Bertha

DATE:

11/01/93



4930

0648

POOR QUALITY ORIGINAL

Printed at press
P.S.M.
National & Clark

Indorsed
Jesse Gels
Att. Gen. Wm.
Jesse Gels
845 Reg. Ave.
Rebored Aug 9/94
Lan & Lawton
HO 67

W. W. Taylor
Counsel, 1183
Filed 1 day of Nov 1893
Pleads Not guilty - 13

THE PEOPLE

vs.

B
H
Bertha Zobel

Denying pretended
title to real property
Sec. 130, Penal Code

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edward G. Taylor

P. N. Jany 9th 1894. Foreman.
Indictment Dismissed

0649

POOR QUALITY ORIGINAL

Bail fixed at \$1000.

RBM

Witnesses:

Nathan & Clark

Indu Bels
No Lec. Adv
Joan Bels
840 Rex. Ave

Rebecca
No Lec. Adv
40 E 67

B W for 1903
J. J. Capleton
Counsel, 1183
Seventh Building

Filed 1 day of Apr 1893

Pleas Not guilty 13

THE PEOPLE

vs.

B
H
Bertha Zobel

Buying pretended
title to real property
[Sec. 130, Penal Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edward G. Taylor

P 2 Jan 9th 1894 Foreman.
Indictment Dismissed

T H E P E O P L E & C . ,
 against
 B E R T H A Z O B E L .

I have carefully investigated the facts of this case, and have come to the conclusion that the indictment should be dismissed. I have personally examined all the witnesses in the case and have their statements in the shape of affidavits.

There is not a particle of proof that the defendant had any knowledge of the execution of the deed made by Nicholas McCool to her. She has made an affidavit that she was entirely ignorant of the whole transaction and did not even know that the deed had been executed until the indictment was found. From the other evidence in the case, I am convinced that this is true.

I am informed by persons of undoubted credibility that the defendant's character is of the very best in every respect. From the investigation I have made, I am convinced that the defendant's name was used by Mc Cool, and that she is entirely innocent.

She has done all in her power to remedy the wrong to which she was unwittingly a party, by executing a quit claim deed of the premises to the true owner.

I therefore respectfully recommend that this indictment be dismissed.

Dated N. Y. Jan. 9, 1894.

Geo. Gordon Battle
 Deputy Assistant
 GEORGE GORDON BATTLE

I concur in the above recommendation.

Dated N. Y. Jan. 9, 1894.

J. W. L. ...
and ...

State of New York,
City and County of New York, ss:

Bertha Zobel, of the City, County and State of New York, being duly sworn, deposes and says:

I never had delivered to me any deed for property in the City of New York known as number 23 Jones Street. I never authorized any one to receive for me any deed of said property or cause the same to be recorded nor made any agreement or had any understanding in relation thereto. I had no knowledge of the transfer to me of said property by deed of one Nicholas McCool until the early part of November. I never signed or executed any deed of said property in blank or otherwise, nor signed any paper of any kind in relation to said property, excepting a quit claim deed therefor dated November 8, 1893, and executed on the ninth day of December 1893, given by me to Rachel Rauth.

Sworn to before me this :
9th day of December, 1893 :

Bertha Zobel

A. E. Heuschel
Notary Public
N. Y. Co.

(455)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bertina B. B. B.

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

indictment accuse Bertina B. B. B. —

of the crime of unlawfully denying a pretended right and title to lands and tenements, committed as follows:

The said Bertina B. B. B. —

late of the City of New York, in the County of New York aforesaid, on the twentieth day of September, in the year of our Lord one thousand eight hundred and ninety- three, — at the City and County aforesaid,

did unlawfully deny to one William H. ... a pretended right and title to certain lands and tenements here situated, to wit: all those certain lot, piece or parcel of land, with the building thereon, situated in the said city of New York, one hundred and fifty feet from the easterly corner of Jones and Bleeker Streets, bounded westerly in front on Jones Street, easterly by property of ... or their late heirs and assigns to the ...

Frederick, northerly on the ~~sea~~ by land
 then or then late belonging to William W.
 Gilbert deceased, and westerly by a lot of
 land then or then late belonging to James D.
 Hayes, containing in breadth in front
 and rear twenty five feet, and in length
 on each side one hundred feet, be the said
 several distances and dimensions more
 or less, said premises being known by the
 sheet number twenty three Jones Street;
 the said Nicholas McCool not having been
 in possession of the said lands and
 tenements, and neither he nor those by whom
 he claimed having been in possession of the
 same, or of the reversion and remainder
 thereof, or having taken the rents and
 profits thereof for the space of one year
 theretofore; against the form of the Statute
 in such case made and provided, and
 against the peace of the People of the State
 of New York, and their dignity.

De laury, bail

District Attorney

I have carefully investigated the facts of this case and have come to the conclusion that the indictment should be dismissed. I have personally examined all the witnesses in the case and have their statements in the shape of affidavits

There is not a particle of proof that the defendant had any knowledge of the execution of the deed made by Nicholas McCool to her. She has made an affidavit that she was entirely ignorant of the whole transaction and did not even know that the deed had been executed until the indictment was found. From the other evidence in the case I am convinced that this is true.

I am informed by persons of undoubted credibility that the defendant's character is of the very best in every respect. From the investigation I have made, I am satisfied that the defendant's name was used by McCool without her knowledge and that she is entirely innocent. She has done all in her power to remedy the wrong to which she was unwittingly a party by executing a quit claim deed of the premises to the true owner. I therefore respectfully recommend that this indictment be dismissed.

Respectfully,
Geo. Gordon Battle
County Assessor