

0010

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Gardella, George

**DATE:**

11/20/90



3850

0011

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Basso, John

**DATE:**

11/20/90



3850

00 12

199 172.6

Witnesses:

Counsel,  
Filed *W. J. [unclear]* day of *Nov* 188*7*  
Pleads *Not guilty*

*16/10/87  
5/10/87  
P. [unclear]*

THE PEOPLE

vs. *R*

*George Gardella*  
and  
*John Basso*

*Fugitive in the THIRD DEGREE  
of the County of [unclear] & Receiving  
(Section 498, U.S.C., Art. 1324-887)*

There appearing to be  
no evidence to connect  
defendant John  
Basso with the  
crime charged  
in this indictment  
I recommend  
its dismissal as  
against said  
defendant John  
Basso

*Andrew H. [unclear]  
D.A. D.A.*

JOHN R. FELLOWS,

District Attorney.

*W. J. [unclear]*  
*Substantive [unclear] [unclear]*  
*John Basso*  
**A True Bill.**

Foreman.

*J. M. [unclear]*  
*W. J. [unclear]*  
*Pleads Guilty*  
*3 Nov 10 1887*  
*W. J. [unclear]*

0013

Police Court — 1 District.

City and County } ss.  
of New York, }

Everet Spinkshant

of No. 7 Front Street, aged 19 years,  
occupation Clerk being duly sworn

deposes and says, that the premises No. 17 Front Street, 1<sup>st</sup> Ward, in the City and County aforesaid, the said being a store

and warehouse and which was occupied by deponent as a store

were BURGLARIOUSLY entered by means forcibly breaking open the scuttle leading from the roof into said premises

on the 15<sup>th</sup> of the day of November 1890

and the following property feloniously taken, stolen, and carried away, viz:

One pair of trousers. One vest Postage stamps and another vest together of the value of Fifteen Dollars

the property of deponent and the firm by whom deponent is employed 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

Charles Brown, George Gardella and John Bass

for the reasons following, to wit: that on the evening of said date said premises were left securely fastened with said property belonging to deponent contained therein. That upon examining said premises on Sunday the 27<sup>th</sup> day of November deponent found the above premises broken as described and said property

belonging to defendant missing.  
 Defendant is now informed by  
 Officer Emmanuel Meyer of the  
 1st Precinct that he caused the  
 arrest of the defendants and  
 upon the person of said  
 Brown found a pair of trousers  
 and upon the person of said  
 Gardella a vest and said  
 Basses was in their company  
 and confessed to him Meyer  
 that he Basses was implicated  
 in the Burglary. Defendant now  
 says that he has seen the trousers  
 found on the person of Brown and  
 the vest found on the person  
 of Gardella and fully identifies  
 them as his and those taken  
 from said broken building on  
 said date.

Ernest C. Calkins

Sworn to before me this  
 18<sup>th</sup> day of September 1890  
 J. J. White  
 Phil. Justice

Ernest C. Calkins

0015

Sec. 198-200.

11 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles Brown* 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. *Charles Brown*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *Troops Hotel Parkers.*

Question. What is your business or profession?

Answer. *Bar- black*

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.*

*Charles Brown*

Taken before me this  
day of *Sept*  
*1915*  
Police Justice.

0016

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

*George Garullo* 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. *George Garullo.*

Question. How old are you?

Answer. *15 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *51 Baxter St 2 years*

Question. What is your business or profession?

Answer. *Porter*

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*

*Geo Garullo*

Taken before me this

day of *Jan* 1934

*[Signature]*

Police Justice.

0017

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

*John Basso*

Question. How old are you?

Answer.

*20 years.*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*127 E 28<sup>th</sup> 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 am not guilty*

*John Basso*

Taken before me this  
day of *Sept* 1934  
*[Signature]*  
Police Justice.



0019

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Emanuel Meyer*  
*Police Officer*

aged \_\_\_\_\_ years, occupation \_\_\_\_\_ of No. \_\_\_\_\_

*1st Precinct*

~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Everett Cruckshank*

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

Sworn to before me, this *18th*  
day of *September* 18*98*

*Emanuel Meyer*

*A. J. White*

Police 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

*George Gardella  
and John Basso*

The Grand Jury of the City and County of New York, by this indictment,  
accuse *George Gardella and John Basso*

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

The said *George Gardella and John Basso*, both

late of the *First* Ward of the City of New York, in the County of New York  
aforesaid, on the *fifteenth* day of *November* in the year of our Lord one  
thousand eight hundred and eighty-*ninety*, with force and arms, in the  
*night* time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one *a certain building, to wit:*

*the store of one Everett Crinkshank*

there situate, feloniously and burglariously did break into and enter, with intent to  
commit some crime therein, to wit: with intent, the goods, chattels and personal property  
of the said *Everett Crinkshank in the*  
*said store* ~~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.

SECOND COUNT—

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

*George Gardella and John Basso*

of the CRIME OF *Petit* LARCENY, committed as follows:

The said *George Gardella and John Basso, both*

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

*one pair of trousers of the value of five dollars, two vests of the value of five dollars each, and fifty United States postage stamps of the denomination and value of two cents each*

of the goods, chattels, and personal property of one *Everett Crickshank*

in the ~~dwelling house~~ <sup>*store*</sup> of the said *Everett Crickshank* -

*in the store*  
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.

THIRD COUNT.

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

*George Gardella and John Dasso*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said *George Gardella and John Dasso, both*

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

*the same goods, chattels and personal property described in the second count of this indictment*

of the goods, chattels and personal property of *Everett Cruikshank*  
by one *Charles Brown, otherwise called John Garbarino, and*  
by <sup>*other*</sup> ~~a certain person~~ or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Everett Cruikshank*

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

*George Gardella and John Dasso -*

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

JOHN R. FELLOWS,  
District Attorney.

0023

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Garry, John

**DATE:**

11/20/90



3850

0024

Witnesses :

.....  
.....  
.....  
.....

11/27/90  
Counsel,  
Filed 20 day of Nov 1890  
Pleads Guilty

THE PEOPLE

vs.

John Sarry

15  
317

Burglary in the THIRD DEGREE  
and Felony  
(Section 498, 506, 528 & 508 286)

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

John R. Fellows  
Foreman.  
Plead Guilty  
Catharine Protection

Court of  
General Sessions

The people  
vs  
John Barry

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

100 EAST 23<sup>d</sup> STREET,

New York, November 11<sup>th</sup> 1890

CASE NO. 53106 OFFICER Meyer  
DATE OF ARREST November 11/90  
CHARGE Burglary  
AGE OF CHILD 1.5 years  
RELIGION Catholic  
FATHER Patrick  
MOTHER Annus

RESIDENCE 317 E 29<sup>th</sup> St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy was arrested  
on April 12/90 on complaint of his father for having  
his own clothes out of the house and passing  
them for which Justice O'Reilly committed him to  
the Catholic Protectory on the following day (April 13<sup>th</sup>) on his  
father's Affidavit. Home clean and nicely furnished  
Parents decent hard working people.

All which is respectfully submitted,

E. Hollows Jenkins

To Dist. Atty.

0026

5008

Part of  
General Account

The People,

NY

John Surratt

PENAL CODE, <sup>NY</sup>

*[Signature]*

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

ELBRIDGE T. GERRY,  
President, &c.,

100 East 23d Street,  
NEW YORK CITY.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Richard A Walsh*

aged *27* years, occupation *Gas fitter* of No.

*270 Second Avenue* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Edward O Smith*

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

Sworn to before me, this *17*  
day of *November* 188*90*

*Richard A Walsh*

*W. Bradshaw*

Police Justice.

Police Court 4 District.

City and County } ss.  
of New York,

of No. 247 East 41 Street, aged 39 years,  
occupation Plumber being duly sworn

Edmund C. Smith

deposes and says, that the premises No. 247 East 41 Street, 19<sup>th</sup> Ward  
in the City and County aforesaid the said being a Three story dwelling

house in part and which was occupied by deponent as a Plumber shop  
and in which there was at the time no human being,

were BURGLARIOUSLY entered by means of forcibly breaking

two panes of glass in one of the windows  
of the store

on the 11<sup>th</sup> day of November 1890 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Two stop cocks, two basin cocks,  
and one drain cock and a number  
of brass fittings altogether of the  
value of about Twenty Dollars

the property of Deponent

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

John Farry - (now here)

for the reasons following, to wit:

that at about the hour  
of six O'clock P.M. on said date deponent  
securely locked and fastened the  
doors and windows of the aforesaid  
premises and went away. At about  
the hour of 8 O'clock P.M. on said date  
deponent was informed by Richard A  
Malsh, now here, that he, Malsh, was  
passing through East 41 Street about the

hour of 7 o'clock PM and heard the sound of glass breaking and saw the defendant with his arm through the window which was broken and caught him and brought the defendant to an officer and he was arrested. Deponent further says that he went to the shop and found the pieces of glass broken as aforesaid and the said property missing. Thereupon deponent charges the said defendant with burglariously entering the premises as aforesaid and feloniously taking, stealing and carrying away the said property and prays that he be held and dealt with as the law directs.

Sworn to before me  
 this 15<sup>th</sup> Day of November 1890  
 Edmund C. Smith  
 Justice

Police Justice

It appearing to me by the within depositions and statements and that there is sufficient cause to believe 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 \_\_\_\_\_ 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.

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

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

Police Court, \_\_\_\_\_ District.

THE PEOPLE, &c.,  
 on the complaint of \_\_\_\_\_

1. \_\_\_\_\_  
 2. \_\_\_\_\_  
 3. \_\_\_\_\_  
 4. \_\_\_\_\_

Offence—BURGLARY.

Dated \_\_\_\_\_ 188 \_\_\_\_\_

Magistrate \_\_\_\_\_

Officer \_\_\_\_\_

Clerk \_\_\_\_\_

Witnesses,  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_

§ \_\_\_\_\_ to answer General Sessions.

0030

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Barry*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *317 E. 39 St - 5 years*

Question. What is your business or profession?

Answer. *Work in Paper Factory*

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 Barry*

Taken before me this

day of *Mar* 1890

*Wm. M. ...*

Police Justice

0031

Police Court... *A* District *1699*

THE PEOPLE, Ac.,  
ON THE COMPLAINT OF

*Samuel Eastwick*  
247 E. 29th St. 41  
*John Young*  
*Burglary*

1  
2  
3  
4  
Offence

Dated *Nov 18* 18*90*

*Wm. M. Mahan* Magistrate

*Smith* Officer

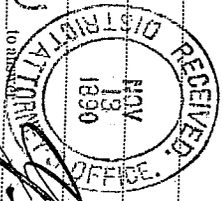
*Richard A. Mahan* Precinct

*770 Deane Street* Street

No. \_\_\_\_\_ Street

No. \_\_\_\_\_ Street

No. *1002* Street



*Burg 3*  
*P. H.*

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 *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 *Nov 2* 18*90* *Wm. M. Mahan* Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police 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

*John Garry*

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

*John Garry* \_\_\_\_\_

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

The said *John Garry*

late of the *nineteenth* Ward of the City of New York, in the County of New York  
aforesaid, on the *eleventh* day of *November* in the year of our Lord one  
thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the  
*night* - time of the same day, at the Ward, City and County aforesaid, the  
~~dwelling house of one~~ *shop of one Edmund C. Smith*

there situate, feloniously and burglariously did break into and enter, with intent to  
commit some crime therein, to wit: with intent, the goods, chattels and personal property  
of the said *Edmund C. Smith*, in the  
*said shop* ~~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.

SECOND COUNT—

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

*John Garry*

of the CRIME OF *Petit* LARCENY, committed as follows:  
The said

*John Garry*

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

*two stop-cocks of the value of one dollar each two basin-cocks of the value of one dollar each, one draw cock of the value of one dollar and a quantity of Brass fittings (a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of seven dollars*

of the goods, chattels, and personal property of one *Edmund C. Smith*

in the ~~dwelling house~~ *shop* of the said *Edmund C. Smith*

*in the shop,* 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.

*John R. Fellows*  
*District Attorney.*

## THIRD COUNT.

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

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

of the goods, chattels and personal property of

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said

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

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

JOHN R. FELLOWS,  
District Attorney.

0035

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Gassert, John L.

**DATE:**

11/07/90



3850

34

Witnesses;

Counsel,

Filed

7 day of Dec 1890

Pleads,

THE PEOPLE

vs.

John L. Gassett

Forgery in the Second Degree.  
(Sections 511 and 521, Penal Code.)

Recommendation of Attorney  
Sic for the in the papers  
herewith filed I  
recommend that he  
be suspended on  
a plea of guilty  
McKenzie Smith  
Act Dir. City

Chas 11/90

JOHN R. FELLOWS,

District Attorney.

Charles F. G. G. G.

A True Bill.

J. E. Pringle

Foreman.

Part I  
Tuesday Dec 11

on recommendation of the jury  
Sentence suspended for 12

Police Court, District.

City and County of New York, } ss.

Edward Wells Jr

of No. 218 West 72<sup>nd</sup> Street, aged 27 years,

occupation An attorney & Counselor at law being duly sworn, deposes and says, that on the Fifth day of September 1890, at the City of New York, in the County of New York, one John L. Gassent of No 359 Fifth Street in the city of Brooklyn & County of Kings, then a clerk in the employ of the firm of Barney & Wells attorneys at law 111 Broadway in said city & County of which firm deponent is a member, did with intent to defraud forge a check dated on said Fifth day of September 1890, numbered 1520 in the sum of \$20.00 and drawn on the Chase National Bank of said city, to the order of said John L. Gassent, the same purporting to have been drawn & signed by Hiram Barney of said firm of Barney & Wells. That the said John L. Gassent collected & received the said sum of \$20.00 on said check from one Thomas Kelly & the same was collected & paid by said Bank & charged to the account of said Hiram Barney in the ordinary course of business. That said check is hereto annexed & made part of this affidavit; that the written part of said check and the signature of Hiram Barney appended there-to were not made or written by said Hiram Barney, nor by his consent or authority or with his knowledge.

Sworn before me this 29 day of October 1890

Edward Wells Jr

Police Justice

0038

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*John L. Cassett*

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

Question. What is your name?

Answer. *John L. Cassett*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *US*

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

Answer. *369 5th St Brooklyn N.Y. 1 year*

Question. What is your business or profession?

Answer. *Type writer*

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*  
*John L. Cassett*

Taken before me this

day of *Oct* 1890

*D. W. Murphy* Police Justice

0039

Sec. 151.

Police Court..... District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Edward Wells Jr

of No. 218 West 72 Street, that on the 3 day of September

1889 at the City of New York, in the County of New York, one John L. Gessert of 359 - 3rd St Brooklyn did make & utter a forged check, in the sum of \$20.00 purporting to have been drawn by Hiram Barney & did collect & receive the said sum of \$20 thereon

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the ..... 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 29 day of October 1889

[Signature] POLICE JUSTICE.

0040

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

*M*

1648

Police Court...  
District.

THE PEOPLE &c.,  
ON THE COMPLAINT OF

*Edward M. ...*  
218 West 72<sup>d</sup>

*John L. ...*

Offence *Forgery*

Dated *Oct 31* 188*8*

*O. Kelly* Magistrate.  
*Stolan* Officer.

*P. O. O.* Precinct.

Witness *Frank Dancy*

No. *111* Broadway Street.

No. *210* Broadway Street.

No. *111* Broadway Street.

No. *157* ... Street.

NOV 3 1888  
RECEIVED  
OFFICE

*Committee ...*

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

*John L. Cassart*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Fifteen* 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* 188*8* *P. J. ...* 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.

0041

Brooklyn, Nov. 10, 1890

Henry John & Wallace

Dear Sir:

One week

ago last Friday, 22nd of  
October John & Wallace  
was arrested for forgery.  
and is now in the state.

The names of members of  
the firm of Brumby and  
Halle is the gentleman  
whose name is forged

He is only eighteen years <sup>old</sup> and could have been  
 motherless for nearly  
 twelve years. For the  
 past three years he  
 has been living with  
 his married sister  
 who is only twenty three  
 years <sup>of age</sup> and has the care  
 of a younger brother as  
 well as of John. He attended  
 church regularly, was  
 a member of the choir,  
 and is spoken well  
 of by all who know him.

Both Mr. Denny and  
 Mr. Halls say they have  
 no desire to force the  
 change, but can not help  
 him until sent for  
 by you. Then they will  
 take the case and ask  
 you to see to it. Think  
 out telling someone of  
 my intention. I went  
 over to see you & thinking  
 thinking perhaps I  
 could find for John  
 better than a stranger.

0043

Until now he has done  
a good reputation. We  
know that there is  
the making of a good  
man in him, but  
feel that if he is sent  
amongst many slight  
in future. He does  
not look more than  
seven or eight years of age  
and we are afraid that his  
teach will be the same  
as his mother's. Last of

consumption. I think  
 you will sympathize  
 with him, knowing  
 that he has been sick  
 out a number of many  
 years, and has had  
 a very sad life. Hoping  
 you will intercede for  
 self in the case and  
 help me all you can  
 I remain

Respectfully yours

Dennis E. Tordick  
 Hon. John K. Fellows  
 District Attorney.

Pay to the order  
of Thomas Kelly

John Gassett  
Thomas Kelly  
D. G. Wheeler

ENDORSEMENT  
FULTON BANK  
BROOKLYN  
GUARANTEED

0046

No. 1514 New York, Sept 5 1890

**THE CHASE NATIONAL BANK**

Pay to the order of John L. Gassett

Twenty Dollars

for wages of  
\$20~~X~~

Alvan Barney

W. E. Clark 75 Madison St. N.Y.

0047

468 9th Street,

Brooklyn, Nov. /9/90.

To Whomsoever it may concern:

As the pastor of John Gasett, it gives me pleasure to testify of his uniform good character in the past, and of the high esteem in which he <sup>was</sup> held by all that are acquainted with him. His associates have been good, and his habits <sup>been</sup> have exemplary.

Very sincerely,

*John E. Lloyd*

Pastor 12th St. Ref. Church, Brooklyn, N.Y.

0048

Nov 9/90

To whom it may concern  
I humbly state that  
John Cassett is a member  
of the Twelfth Street Reformed  
Church. Choir of which I am  
Choirster. He has always been  
a faithful member honorable  
in all his conduct and stood  
high in the estimation of  
the other members of Choir-  
congregation & Sunday School  
Respectfully

Amos M. Pryer  
375 Second St  
South Brooklyn

Court of General Sessions  
County of New York.

The People  
vs  
John L. Gassert

I, Hiram Barney, the  
person on whom the  
forgery was committed,  
for which the above  
named John L. Gassert  
stands indicted, do  
hereby consent that, upon  
his pleading guilty, the  
judgment be suspended  
and I pray the Court to  
take that course, and  
to discharge the defendant.  
Dated, Knicker Bridge, Nov. 10, 1890.  
Hiram Barney

0050

OFFICES OF  
BARNEY & WELLS,  
ATTORNEYS & COUNSELORS AT LAW,  
TRINITY BUILDING, 111 BROADWAY,  
NEW YORK CITY.

HIRAM BARNEY,  
EDWARD WELLS,  
EDWARD WELLS, JR.

Nov. 10<sup>th</sup> 90

To the District attorney  
for the City & County of N.Y. -

Sir :- John S. Gassert now under indictment  
on a charge of forgery against whom I am com-  
plainant was for nearly two years up to Sept. 25<sup>th</sup>  
a clerk in the law-office of the above firm of  
which I am a member. During the time he  
was with us I found him capable, industrious,  
and trustworthy up to the time of the acts which  
led to his arrest.

Since that time I  
have been at some pains to investigate his characte-  
and associations, both of which prove to be unex-  
ceptionable.

The immediate cause of the  
forgery with which he is charged was the threats  
and importunities of a tailor from whom he  
had purchased clothing on the installment  
plan.

He has no bad habits or companions,  
and I believe that <sup>the moral support</sup> he would receive from the  
good reputation of his family & the encouragement  
of friends make his case one where judicial mercy  
may wisely as well as justly, be shown.

I have no interest in the defendant except  
to save a young man not yet hardened in crime &  
therefore gladly consent, in so far as I may, to  
the suspension of sentence or any other such

course as seems wise to the District Attorney  
as the court in its wisdom, may allow.

Respectfully yours

Edward Wells

0052

Remington Bros.  
Newspaper Advertising.

Pittsburgh, Pa.  
Tribune Building, New York.

101 Tribune Building  
New York Nov. 10 1870

To Whom it may Concern

John S. Gassett has been  
in our employ for some weeks,  
as clerk. During the time he was  
with us we found him to be  
honest & faithful and in every  
way a good clerk - He left us  
only by reason of his arrest

And in case of your release

we would feel obliged to you

to have a picture in our Pittsburgh

Office.

Very truly yours,

Raymond B. ...

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John L. Cassert

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

John L. Cassert of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

John L. Cassert,

late of the City of New York, in the County of New York aforesaid, on the fifth day of September in the year of our Lord one thousand eight hundred and ninety, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, to wit: an order for the payment of money, of the kind called bank cheques, which said forged bank cheque is as follows, that is to say:

No. 1514. New York, Sept. 5 1890  
The Chase National Bank  
Pay to the order of John L. Cassert  
Twenty Dollars  
for wages  
\$20.00  
William Barney

with intent to defraud, 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

*John L. Gassert*  
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:  
The said *John L. Gassert*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:*  
*an order for the payment of money,*  
*of the kind called bank cheques*  
which said forged bank cheque  
is as follows, that is to say:

*No. 1514 New York, Sept. 5 1890*  
*The Chase National Bank*  
*Pay to the order of John L. Gassert*  
*Seventy* \_\_\_\_\_ *Dollars*  
*for wages*  
*\$20.00* *Hiram Barney*

with intent to defraud, *he* the said *John L. Gassert*  
then and there well knowing the same to be  
forged, 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 R. FELLOWS,  
District Attorney.

0056

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Geoghegan, Thomas

**DATE:**

11/12/90



3850

74

Witnesses :

.....  
.....  
.....  
.....

Counsel,

Filed 12 day of Nov 1890

Pleads, Not guilty

THE PEOPLE

vs.

Thomas Geoghegan

Burglary in the THIRD DEGREE

(Section 498.)

JOHN R. FELLOWS,

District Attorney.

Upon examination, I recom-  
mend the discharge of the  
defendant upon his own re-  
cognition.  
Nov 14/90. J. D. Parkey  
J. D.

A True Bill.

J. G. [Signature]  
Part II Nov 14/90 Foreman.  
Left desch on  
his own recogn  
on mo of [Signature]

Police Court— District.

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

of No. 509 East 15<sup>th</sup> Street, aged 36 years,  
occupation Single

deposes and says, that the premises No 509 E 15<sup>th</sup> Street,  
in the City and County aforesaid, the said being a dwelling

the first floor of  
~~and~~ which was occupied by deponent as a dwelling  
~~and in which there was at the time a woman being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking  
a lock securing a door leading  
from the hallway into deponents  
apartments—

on the 20<sup>th</sup> day of October 1889 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

One pillow slip, One suit  
of clothes and one silver  
watch together of the value  
of fifty dollars

the property of deponent and his family  
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  
Thomas Geoghegan

for the reasons following, to wit: that when entering  
her premises on said date  
she observed the defendant  
leaving them with a bundle  
under his arm the covering  
of which appeared to be a  
pillow slip, that she there found  
her premises broken and said  
property missing Mary Cornley

*Handwritten notes in left margin:*  
I have seen the pillow slip  
and the watch and the suit  
and they are the property  
of the deponent  
Dated 10/20/89  
Mary Cornley

0059

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

*Thomas Geoghegan*

Question. How old are you?

Answer.

*27 years*

Question. Where were you born?

Answer.

*W*

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

Answer.

*279 Ave. A*

Question. What is your business or profession?

Answer.

*Labour*

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

Answer.

*I am not guilty  
Thomas Geoghegan*

Subscribed before me this  
27th day of  
*Sept*  
1898  
*John R. Smith*  
Police Justice

0050

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- 1 District

1899

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Cowley  
509-8th St  
15

Thos Stephenau

Offence

Burglary

Dated

Oct 31 1899

Murphy Magistrate

McCarthy Officer

Co Precinct

Witnesses

No. \_\_\_\_\_

Street \_\_\_\_\_

No. \_\_\_\_\_

Street \_\_\_\_\_

No. \_\_\_\_\_

Street \_\_\_\_\_

\$ 1000

to answer



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

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

Dated Oct 31 1890 Salomon Belmont Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police 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

*Thomas Goghegan*

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

*Thomas Goghegan*

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

The said

*Thomas Goghegan*

late of the *Eighteenth* Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *October* in the year of our Lord one thousand eight hundred and eighty ~~eighty~~ *ninety*, with force and arms, in the ~~day~~ time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

*Mary Gormley*

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

*Mary Gormley*

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.

SECOND COUNT—

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

*Thomas Geoghegan*

of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:

The said *Thomas Geoghegan*

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

*one pillow-slip of the value of one dollar, one coat of the value of twenty dollars, one vest of the value of ten dollars, one pair of trousers of the value of ten dollars and one watch of the value of twenty dollars*

of the goods, chattels, and personal property of one

*Mary Gormley*

in the dwelling house of the said

*Mary Gormley*

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.

*John L. Fellows*  
*District Attorney*

## THIRD COUNT.

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

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

of the goods, chattels and personal property of

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said

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

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

JOHN R. FELLOWS,  
District Attorney.

0064

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Gilligan, Bernard

**DATE:**

11/20/90



3850

0065

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Gilligan, Bernard

**DATE:**

11/20/90



3850

0066

162 SW 20

Counsel,  
Filed *24* day of *Nov* 18*90*  
Pleads, *Not guilty Dec 1/90*

THE PEOPLE

vs.

*B*  
*M.H.*

*Bernard Gilligan*

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code)

JOHN R. FELLOWS,

*District Attorney.*

*Dec 11, 1890*

**A True Bill**

*J. H. ...*  
*Foreman.*  
*Revd to ...*  
*... ..*  
*...*

*Handed by*  
*John Mc. Cowan*  
*249 Mulberry*

0067

at 7:00<sup>00</sup> for assembly

162 11100

Witnesses

*Paul H. ...*

Counsel,

Filed

day of

1890

Pleads,

*14* day of *Nov* 1890  
*Not guilty, Dec 190*

THE PEOPLE

vs.

*B*  
*W.H.*

*Bernard Gilligan*

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code)

JOHN R. FELLOWS,

District Attorney.

Bailed by  
*John W. Cowan*  
*249 Mulberry*

A True Bill

*J. ...*  
*Rept to ...*  
*Summons ...*  
*79 ...*  
*Jay*

Foreman.

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Samuel Fiddigan*

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

*Samuel Fiddigan*

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

The said *Samuel Fiddigan,*

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*  
day of *November*, in the year of our Lord one thousand eight hundred and  
*eighty* at the City and County aforesaid, in and upon the body of one *William*  
*J. Leonard,* in the peace of the said People then and there being, with force  
and arms, unlawfully did make an assault, and *him*, the said *William J.*  
*Leonard,* did then and there unlawfully beat, wound and ill-treat, to the great damage  
of the said *William J. Leonard,* 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 R. FELLOWS,

District Attorney

0069

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Glatt, Charles

**DATE:**

11/26/90



3850

0070

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Wagner, John

**DATE:**

11/26/90



3850

0071

Witnesses;

*Andie Greenwald*  
*Charles Heidelberg*

111.

Counsel,

Filed

day of

18

Pleads,

THE PEOPLE

vs.

*Charles Glat*

and

*"John" Wagner*

Grand Larceny, Second Degree.  
[Sections 538, 539] Penal Code.

JOHN B. FELLOWS,

District Attorney.

*Dec 11/90*

*Pleaded at the court of J. J. 2nd*

A True Bill.

*S. P. 2/1/91*  
*Jan. 28, 1891. R. Bull.*

*Sept 29 90*

Foreman.

*J. M. Benjamin*



2-190

THE PEOPLE  
vs.  
CHARLES GLATT.

COURT OF GENERAL SESSIONS, PART I.  
BEFORE JUDGE MARTINE.

Friday, December 5, 1890.

Jointly indicted with John Wagner for grand larceny  
in the second degree. *Asst. Dist. Atty. Davis for the People*  
A Jury was empannelled and sworn. *Messrs Heindelman and Burgess for defendant*

EMELIA GREENWALD sworn and examined by  
Mr. Davis, through the Interpreter.

- Q. Mrs. Greenwald, where do you live? No. 526 East 14th St.
- Q. Are you a married woman? A. Yes sir.
- Q. Are you living with your husband now? A. NO.
- Q. Do you know where your husband is? A. NO.
- Q. Did your husband leave you, and if so, when? A. About three years ago he left me with three children.
- Q. At the time he left you did you have any children?  
A. Yes sir.
- Q. How many? A. Three.
- Q. And how old were they? A. Eleven, twelve, nine and seven, four, the girl nine years he took along with him.
- Q. What was her name? A. Minna Greenwald.
- Q. And the one he took along with him was Minna Greenwald, was it? A. Yes.
- Q. Now have you seen your husband or your daughter Minna since he left you about three years ago? A. No, never.
- Q. Do you know where they are? A. NO.
- Q. Who supports you and your children since your husband left you?

Objected to as immaterial. Objection overruled.

Exception.

A. I have supported my children and myself.

Q. Now when did you first meet this man Glatt, the Defendant?

A. About the month of June this year.

Q. Where was it that you met him? A. They moved into the same house where I moved out of, 612 East 13th Street.

Q. Was it there where you met him? A. That is where I got acquainted with the family, in 13th Street.

By the Court. Q. Did she live there at the time they moved in?

A. She moved out, I was away two months already before they moved in; two months before they moved in I had moved out, about that.

By Mr. Davis. Q. Did you see him after that? A. I left a stove there in the room, I went there to get the stove and that is where I got acquainted with the family.

Q. Did she meet him frequently after that? A. His wife and children and himself used to come to me sometimes to visit me a few times.

Q. Do you remember ever having had any conversation with him about your husband and child, the child that was taken away by your husband? A. I did.

Q. What did you tell him in that conversation? A. I told him all about the affairs, how unhappy I felt that my child was away, etc., the whole affair.

Q. Ask her now what she told him, I want to know what she told him? A. That my child went away so long, that my husband is away, that I got very hard work to sustain myself.

Q. Now how long after you met him first was it that you told him about your husband and your child? A. About three or four weeks after she first got acquainted with him.

Q. Three or four weeks? A. Three or four weeks, about that.

Q. Then he knew that your husband had left you and taken your child with him? A. Yes sir, he heard about the whole affair -- also in the house from the people where I used to live.

Q. Now do you know a man named Wagner? A. I do not know anybody only Wagner, only the man who signed himself as Wagner on my papers.

Q. Where did you first see that man? A. At my house the same evening Glatt was at my house, about an hour later.

By the Court. Q. When was that? A. In the month of August.

By Mr. Davis. Q. What part of August? A. About the middle of August.

Q. Now you were telling us about an hour later, what happened? A. Wagner came about an hour after Glatt.

Q. Had Glatt been in your house the day that Wagner came there first? A. A couple of days before Glatt was at my house with his wife, a short time before.

Q. A short time before, two days before, do you mean that? A. About a week before.

Q. Well now, draw her attention to the day when Wagner came to her house first.

By the Court. Q. Ask her if she recollects the time that Wagner first came there, if she has a recollection of the fact?

A. That was about the middle of August --- they both came at the same evening.

Q. What time did Wagner come in? A. Between seven and eight o'clock .

Q. Did they come together? A. NO.

Q. Who came first? A. Glatt was first, I just came home from work.

By Mr. Davis. Q. You just came home from work ? A. Yes sir.

Q. Now did you find Glatt there when you came home from work?

A. He came just about the time when I came in; he came right in.

Q. He came in with you? A. Yes sir.

Q. And how long after that was it that Wagner came in?

A. About an hour later.

Q. Was Glatt there when Wagner came? A. NO.

Q. How long had he been gone before Wagner came? A. About an hour he was gone.

Q. About an hour? A. Yes sir.

Q. Now ask her if she had ever seen Wagner until he came in on that occasion? A. No, never seen him before; he represented himself as an attendant of a criminal court.

Counsel: Wont you ask the witness to say what he did say?

By the Court. Q. Yes, that is right -- ask her what he said?

A. He asked me, "are you Mrs. Greenwald?" I told him, yes. He said that he would like to have some talk with me. I asked him, "what do you want?" He said, "I would like to have something to say to you." I told him I did not know him and wanted to know what he wanted? He said again, "I want to have some talk with you." He said, "Mrs. Greenwald, how long has your husband left you, how long has he not been attending you to take care of you and support you, how long has the child been gone, your girl?" I asked him, "has anything happened to my child?" He says, "no, no -- just wait"; he said, "what is the name of the woman who went away with your husband and took the child along?" I told him, Betta Grosse. He said, "O yes, that is right,

that is right." He said, "well, your husband has got to support you, has got to give you some alimony." I said, "I took care of myself so long alone I don't want nothing from him." He says, "O, he can do something for you. I shall be here again in a short while." Then he went away.

Counsel: The witness is testifying to a conversation with Wagner in the absence of Glatt, the defendant. Unless it appears that the defendant Glatt was present at that conversation, I move that it all be stricken out.

Mr. Davis: Upon that point, your Honor, the acts and declarations of any of the conspirators are admissible against all others when done in furtherance of the conspiracy whether they may be present or not. We have claimed in this case on a joint indictment that this is a conspiracy between these two defendants to get this woman's money. We claim that Wagner, and we shall show by subsequent evidence that Wagner was sent to this house by Glatt, that he gets information from Glatt in regard to this woman's circumstances. We will show joint action subsequently right up to the time that the money was taken from her.

The Court: I think where a conspiracy is charged then the conversation is admissible.

Mr. Davis: I can show cases where that is simply in the discretion of the Judge and not a matter of strict law.

The Court: Judge Lawrence did not think so. If you can offer the proof that you say you can why not build the case properly as it should be. Show the conspiracy first and then if you desire to offer other proof.

Counsel: My motion to strike out is sustained?

Mr. Davis: I make the promise here to connect the defendants, and I am willing if I do not connect these two parties, to have the testimony stricken out, I make the promise to connect these two parties with this scheme.; that makes it simply an order of proof.

The Court: Why not prove it in the order?

Mr. Davis: This is the chronological order in which these facts occur.

The Court: The conspiracy must be first proved. Strike it out.

Counsel: I ask your Honor to direct the Jury to disregard all the testimony of this witness with reference to the conversation with Wagner.

The Court: Yes, I will make that direction at this stage.

Of course if it should be submitted again and admitted, then you must consider it; as it stands it is a question of order and I think the better order is the other way.

Mr. Davis: I will accept your Honor's ruling. I wish to sight the case of Stinson.

The Court: I do not say that the other mode is not without precedent.

Mr. Davis: Then I understand that the fact of Glast's visit to the house on this day and the fact that Wagner came in there and had a conversation and that she had never seen Wagner before, that is in.

By Mr. Davis. Q. Now ask her how long Wagner stayed that evening?

A. Between twenty minutes and a half an hour.

Q. Was he talking with you all this time? A. Yes sir.

Q. Then he left you I suppose, did he? A. Yes, he said he would come again.

Counsel: I object.

The Court: Never mind that, strike it out.

By Mr. Davis. Q. Did you see Glatt or Wagner again after that evening? A. Glatt came again to my house first.

Q. When did he come next? A. The next day.

Q. What time? A. As I came home from work in the evening.

Q. Was he there when you arrived home from work?, or did he come after you got home? A. He came after I was home.

Q. About what time was it? A. Between six and seven.

Q. Did you have any conversation with him at that time, yes or no? A. Yes sir.

Q. Now tell her to tell us everything that she said and everything that Glatt said? A. I said, "Mr. Glatt, last evening there was a man here who knew all about my affairs; did you send him to me, where does he know my affairs from?" She said to Glatt, "you know them all?" Glatt said, "no, he did not send him. I told him what this man said now.

Q. Well now, what did you tell him, tell us all that you told Glatt? A. I told him the man asked me all about my husband, he wanted to do something for my child; he said he was an official of the criminal court. She told Glatt that Wagner told her that he was an official of the Criminal Court, and Glatt gave me an example, told me some example of some other poor woman which had the same affair with a child.

Q. Who told her that? A. Glatt.

Q. Well now, tell Mrs. Greenwald to tell us as far as she can the language of Glatt when he told her about this other woman? A. He said, "O, I know a woman who has lost her child and a bar-keeper deposited some money for her, the bar-keeper paid for that poor woman and in this way she got her child back again." That is about the example he told me.

Q. Now what else did he say? A. Otherwise he did not say much, he went away.

Q. You told him that Wagner said that he was attached to a criminal court? A. Yes sir.

Q. Did he say what criminal court? A. He said he was an attendant or an official.

By the Court. Q. Did you tell that to Glatt? A. I told Glatt that he told me that he was an official of the Court.

By Mr. Davis. Q. What did Glatt say when you told him that?

A. He was astonished over it; he said he would be very happy himself if I should get my child again, and he would make her a present if I should get my child again.

By Counsel. Q. Would make the child a present? A. Yes, he would give the child a present if the child should come back, if I should get my child again.

By Mr. Davis. Q. You are talking now about the ~~first~~ visit of Glatt after the first visit of Wagner, are you not?

A. Yes sir.

Q. Did you see Wagner that day or that evening? A. Not the same day.

Q. Not that same day? A. Not that same day, no.

Q. When next did you see Wagner?

A. About a week later Wagner came again.

Q. And who was there when Wagner came? A. Glatt was at my house when Wagner came the second time.

Q. And this was about a week after he called first, was it?

A. Yes sir, about a week.

Q. Who came first, Glatt or Wagner? A. Glatt.

Q. What time of day was it? A. It was in the forenoon, I was home that day, I had no work.

Q. What did Glatt say, what conversation did you have with him after he came there, what did you talk about?

A. He was at my house a very short time, we could not talk much when Wagner came in.

Q. Did you know that Glatt was coming that day? A. NO.

Q. Did you know that Wagner was coming that day? A. NO.

Q. Now tell us what was said when Wagner came in in the presence of Glatt?

By the Court. Q. After Wagner came in who first spoke? A. Wagner.

By Mr. Davis. Q. Tell her now to tell us everything that was said and done there in the presence of Glatt?

By the Court. Q. Tell her to take her time and tell us all that happened, let her take her mind back and tell us everything that was said? A. Mrs. Greenwald, he says,

"how do you feel?" Wagner said that. "I am very much excited about the trouble, about my child." He says, "Well,

Mrs. Greenwald, come and you go to Court with me. Have you

a few witnesses that may go with you?" "O, I said, I do

not know right away but I think I could find some." He

says, "do you know this gentleman?" (Pointing to MR. Glatt)

Wagner asked her, "do you know this gentleman?" (Pointing

8 to Mr. Glatt.) I said, "yes, I know him a short while

and he knows my affairs; he also knows that I am a decent woman and he can be a witness for me." He said, "all right."

By Mr. Davis. Q. Who said, all right? A. Wagner. That is all Wagner's conversation. He said to Mr Glatt, "can you come along?" Glatt said, "all right, I have to go to Brooklyn and I can go down there first." He asked me if I had a bondsman.

Q. Was that at this time? A. Wagner asked me if I had a bondsman.

Q. Was that at this time, the same day was it? A. No, that was the third time when he was there.

Q. Tell her to tell us only about this time?

By the Court. Q. Tell her to finish up this occasion first, tell each occasion separately? A. We came down to Court.

Q. When? A. The same day.

Q. The first day? A. The first day.

Q. In this room?

By Mr. Davis. Q. Tell her to wait --- draw her attention to this second time, tell her we want her to tell us about the second time that Wagner came when Glatt was there, keep on that? A. There was not much further spoken, we came down to Court.

By the Court. Q. Was that the second time she saw him? A. Yes sir

By Mr. Davis. Q. Now ask her if she has told us all that she recollects that Wagner said to her in the presence of Glatt?

A. Yes sir, that is all.

Q. Well, now ask her if she recollects Wagner saying to her in the presence of Glatt, "the Judge wants to see you."

A. Yes sir, he said, the Judge wants to see me.

Q. Ask her if she recollects that Wagner said to her, "have

you got anybody to go with you so that you would not go alone, somebody to aid and protect you and assist you?"

By the Court. Q. Is that right? A. That is right.

By Counsel Q. Did you understand what the gentleman just read to you?

By the Court. Q. Did you understand?

Interpreter: Yes, she said she understood it.

By the Court. Q. Tell her to tell in German that Wagner said, the Judge wants to see you; tell her to tell what else Wagner said in that connection and many of the Jury will understand it? A. That is about all; then we came down together.

Q. What else did he say, tell her she answered the question of the District Attorney put in English; we want her to answer it now put in German. What was it you understood him to say?

Interpreter: I guess you had better repeat the question.

By Mr. Davis. Q. Do you recollect Wagner saying to you the following, put that: "Have you got anybody to go with you, so that you would not go alone, somebody to aid you and protect you and assist you"? A. Yes sir, he said that.

Q. And do you recollect your saying in the presence of Glatt "I do not know anyone at present who could go with me"?

A. Yes sir; then Glatt was there at my house and he went with me.

Q. Ask her if she recollects saying to Wagner --- did you say to Wagner then, "I do not know anyone at present who could go with me"? A. He asked me then if I knew Glatt.

Q. Ask her this; who first suggested that Glatt should go along with her to Court? A. Wagner spoke to Glatt,

"do, you want to go along", Wagner asked Glatt. He said, "O yes, I have got to go to Brooklyn and I can go down there first." Then I told him, "O well, if you will be so kind it will be right." M

Q. Now ask her this, did you leave your house then after that?

A. We came down to Court.

Q. Who came down to Court? A. Wagner, Glatt and myself.

Q. Now before you left the house something was said about a bondsman, what was that? A. That was the third time when he came, then he asked me if I had a bondsman.

Q. When Wagner suggested that Glatt should go with you to Court, you and Glatt and Wagner left your house, didn't you? A. Yes sir, that was the first time we came to Court.

Q. That was the first time? A. Yes sir.

Q. Now what did you talk about that time when you were coming down to Court? A. We went into a large court house down in the basement -- everything was covered with marble and lots of writing on the side; it must be over in this Court House, she says. He left Glatt and me down stairs and he went up one of the flights of stairs.

By the Court. Q. Who left Glatt and you? A. Wagner.

Q. Ask her where, standing in the basement or what?

A. On the first floor and he went up a flight higher.

Q. In a room or in the hall? A. In the hall.

By Mr. Davis. Q. This was the first time you came down to Court, was it? A. Yes sir, that is the first time.

Q. How do you know it was a court? A. He told me he was going down to the Court with me, the judge wanted to see me.

By the Court. Q. Who told you? A. Wagner.

- By Mr. Davis. Q. Now was that building where you are now this building? A. This was the second time when I came here.
- Q. I asked her about that building, the first building that she went into? A. No, it must have been the next building.
- Q. How long were you there? A. Not long, not ten minutes.
- By the Court. Q. You and Glatt were there about ten minutes, is that what you mean, before he returned? A. We waited down stairs and he went upstairs.
- Q. And he was gone how long? A. About five minutes; he came down stairs and said, "the Judge is gone, you are too late." I told him so we come down for nothing.
- By Mr. Davis. Q. Then what did you do? A. We went home again.
- Q. Who went home? A. I went home alone --- the others stayed back.
- By the Court. Q. Where did you part with them --- ask her where she separated from them? A. Right here at the corner near that big restaurant.
- By Mr. Davis. Q. Now which one did you see next, Glatt or Wagner? A. When Glatt came to my house again.
- Q. When? A. Not very long after, about a couple of days after.
- By the Court. Q. Where, at her house? A. At my house, yes.
- By Mr. Davis. Q. Was he the first one that you saw? A. Yes sir.
- Q. What time of day was it? A. In the evening as I came back from work.
- Q. What did he say? A. He did not say much, he happened to pass he said and he just came up.
- Q. Did you see Wagner that day? A. NO.

By the Court. Q. Ask her if when Glatt came there on that occasion when he happened to pass and came up, if he said anything at all about the husband or child or about going to court or anything of the kind? A. Not that time.

By Mr. Davis. Q. Which one did you see next? A. Then Wagner came.

Q. How long after? A. Not quite a week, about a week.

Q. Did he come to your house? A. Yes sir.

Q. Who was there at the time? A. Glatt, he came along to the Court at that time too.

Q. What is that? A. Glatt was at my house and Wagner came.

Q. Now tell us everything that was said there? A. Wagner asked me if I had a bondsman.

Q. What did you say? A. He said, my husband was arrested and the woman is arrested and my child is in an institution and everything is settled. I told him, yes, I could bring a bondsman -- those people who I am working for that man would go my bond. O, he said, "that will give us a good deal of running, he has not got much time."

Q. Who said this? A. Wagner.

Q. Go on? A. He says, "well, can't you possibly get so much money, about a hundred dollars?" I said, "I have saved myself a few dollars, can't I show my bank-book, that probably will show that I am able to support my child?" He said, "you have to deposit the money, otherwise you cannot get the child -- either a bondsman or deposit the money." O yes, he said, "it might do, the bank book might do." Then we came down to the Court again.

Q. Who came down to the Court? A. Glatt, Wagner and myself.

- Q. What Court did you come to? A. In this Court here.
- Q. In this room here? A. First he let me wait outside in the hall with Glatt and he went into some room.
- Q. Do you mean the hall here, this hall here? A. Yes sir.
- By the Court. Q. Ask her if she knows whether it was on this floor or some other floor in this building? A. That I could not tell so exactly; she says, "I could not tell exactly whether it was this floor or not.
- Q. She and Glatt waited outside, what did she say Wagner did.
- A. Went into some room --- he went with the bank book into some room and came back and said, "the bank book is not sufficient;" he said, "well, you have got to bring the money." Wagner started and waited down stairs and Glatt went to the Bank with me.
- By Mr. Davis. Q. Wagner said that you would have to get the money, did he? A. Yes sir, he said, "the book is not sufficient, we have got to have the money."
- Q. Now what did Glatt say when Wagner said that?
- A. He says, "all right, I will go with you Mrs. Greenwald."
- Q. Go with you where? A. To the bank.
- By the Court. Q. Did he say to the bank? A. Yes sir, he said he would go with me to the bank.
- By Mr. Davis Q. Then what did you and Glatt do after that?
- A. Well, Wagner waited and Glatt and me went to the bank and got the money and came back."
- Q. What bank did you go to? A. 14th St. and 4th Avenue, the German Savings Bank.
- Q. Before you went up to the bank did Glatt have anything to say? A. On the way he told me, "Mrs. Greenwald, got two fifty dollar bills, that is the quickest done, it is

done the quickest."

- Q. What did you say to Glatt then? A. All right, I said.
- Q. Well, did you get two fifties? A. No, I did not ask for it.
- Q. Did not ask for it? A. NO.
- Q. In what shape did you get the money? A. Five twenty dollar bills I got.
- Q. Was Glatt there with you when you got the money?  
A. Yes sir, he was with me.
- Q. Was he near enough to see the money? A. Yes.
- Q. Did he say anything about it? A. No, he did not say anything particular; we came down here again.
- Q. And when you got down here did you see Wagner?  
A. He waited at the corner at a restaurant, Wagner came along from across the street from the Court House with some books under his arm. Glatt says, "O look here, how busy is this man, there he comes again with a whole lot of books", referring to Wagner.
- Q. What else did he say about Wagner? A. Well, not much.
- Q. What was it, tell her to try to think? A. He said, "he thinks he is a very fine gentleman, I have got to deal with a very fine man."
- Q. Glatt said that? A. Yes sir, Glatt said that.
- Q. Give us his words? A. Glatt said he thinks he is a very fine gentleman"; he said, "I think he is a very fine gentleman."
- Q. Now go on and give us the rest? "I think he is a very fine gentleman you have got to deal with", what else did he say
- Interpreter: She had to deal with a very nice, fine gentleman.

By Mr. Davis. Q. What else did Glatt say about Wagner on that occasion?

A. Glatt said that Wagner won a case for a lady which got run over and he got ten thousand dollars in that case and he treated Glatt to a bottle of wine.

Q. Then she said something about a number of cases?

A. And he had sixty-five cases on hand.

Q. Now tell her to tell us after Glatt told her about Wagner's sixty-five cases and the woman who lost a foot?

A. Yes sir, lost a leg.

By the Court. Q. Which did she say, leg or foot? A. She said foot.

By Mr. Davis. Q. Well now after that what did Glatt say or do when he told you about Wagner and the sixty-five cases?

A. I do not remember anything more.

Q. Did you have your money, your five twenty dollar bills when Glatt told you about these sixty-five cases?

A. No, Wagner had the money then. he told me that when Glatt brought me that paper, that Wagner had the money then.

By the Court. Q. Was Glatt talking to her while Wagner was standing there? A. No, he was not talking to me in the presence of Wagner.

Q. Had he gone away again? A. Wagner asked the money off me -- Wagner, Glatt and myself, we came up here.

By Mr. Davis. Q. Now Mrs. Greenwald, I want you to tell us where you were when you handed Wagner the money? A. I was with Glatt in the restaurant corner of Chamber and Center Sts., when Glatt came back with me from the bank then we went into that restaurant.

Q. When you handed Wagner the money where did you go?

A. Here in this room, I recognize the room by this cloth here. (Pointing to the drapery over the bench); Wagner

brought me and Glatt into this room and we sat on a bench.

- Q. On the bench over there?           A. Yes sir, next to the door on that bench.
- Q. Who sat on the bench?           A. Glatt and I, and Wagner said, "I will return soon."
- Q. Then where did Wagner go?       A. I could see as much when he left us that he went into the hall, in the rear hall and I remained here with Glatt.
- Q. While you were sitting there with Glatt and Wagner was outside, did you have any conversation with Glatt?
- A. We did not, he did not speak any more.
- Q. Did you see Wagner after that, after he went out in the hall?       A. Five minutes later he came in again and he sat with us and he gave me that receipt. He first went here to the railing and handled some paper as if he acted something with the paper, he handled some paper in his hands, playing with some paper, he was doing something with the paper.
- Q. Then what did he do after that?   A. Then he came back and sat by our side and we sat there for about a quarter of an hour.
- Q. Did he say anything to Wagner?   A. Yes, he said then, "your case", meaning my own case, "will not be tried today, it will be too late, the case that is on will not be finished." Then we left and went down stairs.
- Q. Now did you see your money before you left?   A. No sir, he gave me the receipt.
- Q. Did he say anything when he gave you the receipt?
- A. He said, "I gave the money to the Judge, and this is the receipt for it."

By Counsel. Q. Was Glatt present? A. In the presence of Glatt he said that, and he said, "when you get your child then you get the money back."

By Mr. Davis. Q. Did Glatt say anything about that? A. No, Glatt did not say anything to that.

Q. Is this the paper which Wagner gave you there in the presence of Glatt? (Showing the paper to witness.)

A. Yes sir, and Glatt read it to me and the other paper was brought by Glatt and handed to me. There are two papers.

Q. We will confine ourselves to this paper. (I offer the paper and the translation in evidence.) When Wagner gave you that paper what did he say about it? A. He says, "now we are all right, we have the receipt."

By Counsel. Q. Glatt said that? A. No, Wagner.

By Mr. Davis. Q. A receipt for what? A. A receipt for the money.

By the Court. Q. Did he say so? A. Yes sir.

Counsel: We object to the introduction of the paper.

Mr. Davis: Do you object to the document or to the translation?

Counsel: We object to the document now in the hands of the Court. We have no objection to that receipt going in, but we do object to that dollar mark No. 162 up in the corner as forming a part of the paper as originally seen and read by this witness. We might cross-examine her on that subject.

The Court: I do not see the dollar mark, it is something like it.

Counsel: We object unless the witness can identify that mark as being part of the paper.

The Court: The District Attorney does not want what you call the

dollar mark.

Counsel: Then we have no objection to the paper going in.

The Court: That is a perfect translation?

Counsel: Yes sir.

The paper was marked Peoples' Exhibit A.

Mr. Davis read it as follows: " A receipt. I certify herewith that Mrs. Greenwald of 526 East 14th Street, <sup>deposited \$100</sup> one hundred dollars for the delivery of her child stolen from her by her husband two ~~years~~ <sup>years</sup> and a half ago aided by a strange woman. Should this be not the case the deposited money is to be returned. Mrs. Greenwald is pledged to pay the accruing expense or permit the same to be deducted from the deposited money. <sup>Respectfully</sup> J.B. Wagner."

By Mr. Davis. Q. Did you read the receipt also?

Objected to.

By the Court. Q. Ask her if she can read German? A. Yes sir.

The Court: What difference does it make?

Mr. Davis: I withdraw the question.

Q. When you got that receipt what was done next? A. Then we sat here for a quarter of an hour, then he said, "your case will not be tried to-day; then we went home, Wagner came with me to the car and Glatt remained behind I don't know where; then Wagner I saw went down town.

Q. Did you go home then? A. Then I went home.

Q. This was what month? A. The end of August.

Q. Did you see Glatt again after that? A. Yes sir, he came again to my house.

Q. Did you see Wagner again after that? A. No more.

Q. Never have seen him since? A. No sir.

Q. When Wagner gave you that receipt and before you went home,

was anything said about when you should come down here again? A. He said, "I don't know when the case will come before the Court.

By the Court. Q. Who said? A. Wagner, and a few days later then Glatt came to see me in my home and brought me the other paper. He said that he met Wagner here in the Court and Wagner gave him the paper in order that Glatt should remit this paper to me. So Glatt gave me the paper.

Q. Is that the paper Glatt gave you? (Paper shown.)

A. Yes sir, he brought it to my house and he read it to me.

Q. Do on? A. And there it is written that the case has been fixed for the 9th of September to be tried.

Counsel: I move that be stricken out.

Mr. Davis: I have no objection, the paper will show for itself.

By the Court. Q. Did Glatt say anything else to her at that time?

A. He told me that he tried to see my husband in the cell, Glatt said that he himself tried to see my husband in the cell and Wagner would not let him.

Q. When did he say this? A. When he brought that second paper he told me that.

Q. Anything else? A. Nothing else.

Q. And then he gave her the paper? A. Yes sir, he gave me and he read it to me.

Q. Did you have any conversation with him about its contents, what it contained? A. Yes sir, we talked about it.

Q. What did he say about it, this Defendant? A. I was very glad; we were talking about it and I said, "I am very glad to get seven dollars a week from my husband," I was

very happy.

Q. What did he say about it? A. He also was very cheerful; he said he would be very glad if I got my child back, and he said he will make a nice present to the child, he was glad too.

Q. Ask her if he said anything or she said anything upon the subject of what the paper contained? A. Yes, she said something else. Glatt said that Wagner said to him that the woman is a very impudent woman.

Q. Ask her if she recollects anything else? A. No, we did not talk much then.

Mr. Davis: I offer the paper in evidence.

Counsel: No objection.

It was marked Peoples' Exhibit No. 2.

Counsel: You have a translation pasted on top of the German document; the witness identifies the German paper as the paper delivered to her by Glatt. You will find there is something printed on the head of the German paper by holding it up to the light.

Mr. Davis: No, there is nothing on the German paper.

The Court: It is printed on the other paper; this is a piece of paper with "Police Department" on it; it is not any part of the document. The words "New York, 1833" have nothing to do with it; it was translated on a Police Department heading.

Counsel: O, very well.

Mr. Davis read the document as follows: "Order.

Section No. I. Mrs. Greenwald of 526 East 14th Street is ordered to appear September 9, 1890, precisely nine o'clock before the criminal Court.

Section 2. Mrs. Greenwald is ordered to make complaint against her husband in order to compel him to pay her <sup>aliments</sup> (alimony) to the amount of seven dollars per week.

Section 3. Mrs. Greenwald is entitled to prefer charges of kidnapping, adultery and bigamy against the woman who stole her child."

*Sec 4*

The above paragraphs must be kept strictly private and confidential by Mrs. Greenwald until the day of ~~the~~ trial.

Signed, J. B. Wagner.

Q. That is the paper that Glatt gave you? (Peoples' Exhibit No. 2.) A. This is the German one he gave me

Q. When he gave you that paper what did he do afterwards?

A. It was fixed on the 9th, he was always a witness and it was fixed for the 9th, that the case will be tried and at the 9th he should come along.

By the Court. Q. What did he do? A. Then he left for home and a short while before the day that the case was fixed to be tried a short time before the 9th, then Glatt came and told me that Wagner told him that my husband is sick in his cell and it will be adjourned again.

Q. What else did he say? A. Then he talked about his own business; that he had a new place where he works, a very fine place and he will procure a situation for myself also; he talked already to the superintendent about me, I will get a good place and wages seven dollars a week and he will come with me to the superintendent; he was speaking about that.

Q. Well, now have you told us all that you recollect that he said when he said the case would be postponed? A. As much as I remember I told all, I am suffering in my head.

Q. Ask her if he said anything about what day it was postponed to?      A. No, he did not tell me.      On the 9th of September between eleven and twelve o'clock about that time, he came to my house and he said that he received a telegram from Wagner that the case will be tried to-day and I should make myself ready and Glatt said that he himself will go to the barber and get shaved and he said that he will wait for me on the station of the elevated road on 14th Street and will go with me to Court.

Q. What avenue, ask her?      A. 14th Street and First Avenue, and he said Wagner is waiting for us here at the court.

Q. Well, go on?      A. At one o'clock I was at the station of the elevated railroad and I waited there and nobody came, he did not come; then I thought -- --

Counsel: We object.

By Mr. Davis. Q. Ask her what she did when she did not find him?

A. I waited there till two o'clock on the elevated station and then I rode down here to court all alone; I waited outside the restaurant where we used to meet for a long time, I waited outside the restaurant going up and down.

By the Court. Q. What restaurant?      A. Where he took the money from me, just opposite here on the corner of Center and Chamber Streets.

Q. You waited outside?      A. Yes sir, I went to and fro but nobody came; then I went here into Court; then I questioned different persons here in this building if they can tell me where I shall go with these papers and where that case will be tried.

By Mr. Davis. Q. What papers? A. I showed them those papers.

Counsel: We object to any conversation that she had with persons

Mr. Davis: I do not want the conversation.

The Court: She may testify that she showed the papers to different persons, she cannot testify to the conversation.

Counsel: We do not object to that.

By Mr. Davis. Q. Do you mean the papers, Peoples' Exhibit I & 2 in German? A. Yes sir, those two papers I mean.

Q. And after doing that what did you do? A. The people could not give me any satisfaction, they said they did not know anything about it; then I came down out in the street and I saw Wagner coming with books, he had books under his arm and he came out from the Staats Zeitung. I do not mean to say that I saw him come when I was out in the street but I saw him before coming out of the Staats Zeitung with books under his arm and that led me to the idea to go to the Staats Zeitung and ask about Wagner.

Interpreter: She explains, I saw him with the books the day when we were in court, I saw him coming out with the books.

By the Court. Q. Was that the day she gave the money? A. Yes sir, the day when I gave him the money he came out from the Staats Zeitung with his books under his arm. I am not acquainted down town, I do not know if it was the Staats Zeitung or what building that was, I went over to that building. She talked to several persons and they told her something.

Counsel: All this conversation that the lady testifies to having taken place is in German and it may be understood by some of the Jury and I object to it.

The Court: She cannot testify to a conversation with other persons, the Defendant not being present. Gentlemen, you are not to consider these conversations in evidence.

By Mr. Davis. Q. What time was it that you left the Staats Zeitung building that day? A. It was about four o'clock near four o'clock.

Q. Where did you go then? A. Well, a gentleman in the office brought me up on the top floor to a gentleman by the name of Kuhne in the Staats Zeitung building and I went with Mr. Kuhne to Police Headquarters and then the case was given to Mr. Heidleberg.

Q. And then did you go home? A. Yes sir, then I went home.

Q. Was this on the 9th of September? A. A gentleman from the Staats Zeitung brought me to the car and I went home.

Q. Was this the 9th of September? A. Yes sir, that was on the 9th of September.

Q. Did you see Glatt after that? A. I forgot to tell you what happened a short time before.

Q. Go on? A. About three days before that he came to my house.

By the Court. Q. Who came? A. Glatt; he said, "I am in the same place and I have my waiter jacket in the pawn brokers, he said he is head waiter, he showed me pawn tickets and said, "can't you help me to some money? Saturday I will get my wages and I will return the money to you." I gave him five dollars.

Q. What day of the week was that? A. It was about on the 5th or 6th of September, two or three days before.

By the Court. Q. What became of the tickets? A. He only showed me the tickets, he kept the tickets; he only asked for money and I gave him five dollars and he promised that next Saturday he will get his wages and repay me the money. Then he came the next day again; he said, "both children are sick and I am in great trouble." He says, "I am all confused", and he was shivering and restless; then I gave him another dollar and I said, "what is the matter with you, why are you so excited?" He says, "I have taken such an interest in your affairs, it is touching me so much." I said, "what is that to you?" He says, "I feel with you also." That was the last time I saw him; then I was looking to find out where he lived.

Interpreter: She said she went there, it was not the right direction that he gave me, he did not live there.

Counsel: I move that be stricken out.

The Court: Yes, I will strike that out, it may be a conclusion.

By Mr. Davis. Q. Go back a little bit, did Glatt give you his address? A. Yes sir, he gave me a written address.

By the Court. Q. What address did he give her? A. No. 230 East 19th Street, he left me a paper, his address.

By Counsel. Q. Where is that paper now? A. I have not got it any more.

Q. What has become of it? A. Well, I looked for him, then I threw the paper away because it had no value any more, it was only a little piece of paper.

Q. Did you go to the place? A. Yes sir, I went.

Q. Did you inquire after the Defendant? A. Yes sir, very fine people live there.

Q. What kind of a house is it? A. A fine private house.

Q. Many families in it? A. Two stories high.

Q. Of whom did you inquire, man, woman or child?

A. Down in the basement, a lady I talked to there.

Q. Did you find him there? A. No, never.

Q. What date was it as near as you can fix it that he came to you and said he was in this nervous condition and how sorry he was for you because of the interest he took in your affairs?

A. It was for sure the 6th or the 7th, a few days before the case was fixed to be tried, a short time before.

By Mr. Davis. Q. And when was it that you went to this address that he gave you, to find him?

A. When I came home from Headquarters then I commenced to look for him. For about three or four weeks I was looking after him and I could not find him.

Q. Go on? A. Then I received a message from Mr. Heidelberg to come to Headquarters; then he said ----

By the Court. Q. Who spoke, ask her if the Defendant was there?

Interpreter: I asked her if it was a message or if she saw Heidelberg and told him.

Witness: After I talked with him, after receiving a message he told me about somebody being in the Tombs.

Q. She went to see Heidelberg? A. Yes sir.

Q. Was the Defendant there when she saw Heidelberg?  
A. No sir.

By Mr. Davis. Q. When you saw Sergeant Heidelberg what did you do next?

A. He went to the Tombs, then they let me and the officer into the Tombs.

By the Court. Q. Who went to the Tombs, she and Heidelberg?

A. I went alone into the Tombs, Heidelberg went with me to

the Tombs but he did not go inside, he remained outside in the office, he did not come to the cells with me, he remained in the office. Then I saw Glatt, and this is the man.

By Mr. Davis. Q. Where was he? A. In the Tombs, he was among the prisoners.

Q. How many prisoners? A. Two or three dozen maybe, a long line.

By the Court. Q. What were they doing? A. They were standing there.

By Mr. Davis. Q. Then what did you do? A. I picked out Glatt.

Q. Did Glatt do anything? A. No, I only said, "this is the man."

By the Court. Q. What language did you speak in? A. In German, I said, "that is the man."

Q. When she said, "this is the man", did she do anything?

A. No, I went back, I returned.

Q. Did she stand there and look at all of them and say, "this is the man?" A. I went up and touched his hand and said, "this is the man."

- By Mr. Davis. Q. What did he do? A. He did not say anything, he rubbed his hands, that was all he did.
- Q. When was this? A. Six weeks later, after the 9th.
- By the Court. Q. That would be some time in October, ask her?
- A. Yes sir, I calculate it is about six weeks later after the 9th.
- By Mr. Davis. Q. Now you say you looked for Glatt before you saw him in the Tombs? A. Yes sir.
- Q. Where did you go to look for him? A. I first looked for the man who moved Glatt out of the house and I found the express-man, and the expressman told me that he is opposite a factory.
- Q. Never mind what the expressman told you, did you find out from the expressman where he was? A. Yes sir, he told me.
- Q. And did the expressman direct you to any place? A. Yes sir, he gave me a description of the place.
- Q. Did you go there? A. Yes sir.
- Q. What kind of a place was it? A. Those big new houses there between Second and Third Avenue in 56th Street.
- Q. Did you make inquiries there for Glatt? A. Yes sir, I found out that he lived there and he left again.
- Q. And did you find out where he went? A. They could not tell me but they told me the expressman -----
- Q. Did you see the expressman? A. Yes sir, I went to the expressman.
- Q. Did he tell you any place? A. Yes sir.
- Q. Did you go there? A. I did not go myself, I sent somebody to go there because I had work to do, and could not go.

Q. Did you go anywhere else to look for him? A. No, I did not do any more after this, I was losing too much time and could not run around any longer.

Q. Did you get your money back? A. No sir.

Q. Did you get any of it back? A. No, nothing at all yet.

Q. Did you get your child back? A. Nothing.

Q. Have you seen her since your husband took her away?

A. No sir, I have no means, I am poor.

Interpreter: She said, I sacrificed my last to get my child back.

By the Court. Q. Ask her what she works at? A. Housework.

Q. Ask her if her work is constant? A. Yes, this month I had work in Tammany Hall, I am working now, now I have steady work in Tammany Hall.

Q. Ask her if her work is steady if she works continuously?

A. I am engaged by the month in Tammany Hall.

Q. I do not mean now I mean in August last did she work steady.

A. I went out to wash and to scrub.

Q. When was it she got this permanent employment she speaks of? A. Last month.

Q. Up to last month was it that she went out doing housework, as she could get a job? A. Yes sir, every day, one day for one party and another day for another, washing and scrubbing.

Q. Was ing and ironing? A. O yes, plenty of days that I had no work.

Q. Ask her how much she got per day? A. A dollar a day I was paid.

CROSS EXAMINED by Mr. Heimzelman.

Q. Have you spoken to anyone about this case? A. I was prohibited from talking about the case, they told me to keep silent.

Q. Mrs. Greenwald, have you ever spoken to anybody about this case against Charles Glatt? A. Yes sir, I told my acquaintances how it happened to me.

Q. Whom did you speak to about the case? A. Where I work

Q. Anyone else? A. To the man where Glatt lived, he came to my house, I told him something about Glatt and I told my affairs about Glatt.

Q. Did you ever speak about this case to Officer Heidleberg? A. Yes sir, sure.

Q. Anyone else? A. Heidleberg was charged in Headquarters with the case, the case was left with him.

Q. Did you speak to anyone else about the case? A. I do not know anything else.

Q. Since the 9th of September who have you spoken to about this case?

By the Court. Q. Anybody else that you recollect than Heidleberg and the man in the house? A. Nobody else that I can recollect. Since Heidleberg took the case into his care I used to attend to my work, I did not do anything more in the case.

By Counsel. Q. Have you gone any place at the request of Heidleberg and spoken about this case? A. No sir.

Q. Now are you sure? A. I am not aware of any such thing; as soon as the authorities took the case in hand I did not do anything more in the case, I went after my work.

- Q. Is your memory on that subject as clear as on everything else that you have testified to here? A. I cannot tell anything more, I attended to my business since I left it with the police to do what is to be done.
- Q. Have you spoken to this gentleman here about the case. (Mr. Davis.) A. Yes sir.
- Q. Have you spoken to anybody else about the case in any court-room or to any jury? A. Yes sir, before the jury I told the case before the jury.
- Q. Now anybody else? A. The inspector, I told Inspector Byrnes, I do not know the inspector's name.
- Q. Mrs. Greenwald, you have spoken to Inspector Byrnes, Mr. Heidleberg and Mr. Davis about this case and you have told the Grand Jury about it too, is not that so? A. Yes sir, I know what the Grand Jury is.
- Q. Those were the people you spoke to? A. That is what I can remember at present; I am suffering very much in my head.
- Q. I will make it as short as possible -- what did you first meet Mr. Glatt? A. In June or July, I cannot tell exactly.
- Q. In the month of June you moved out of the house, didn't you? A. Not I.
- Q. Where were you living in the month of June last? A. In 14th Street.
- Q. What number? A. No. 526 East 14th Street.
- Q. And where did Mr. Glatt live at that time? A. No. 612 East 13th Street where I lived before, he moved in the same house where I moved out.

- Q. When did you move out of 612 East 13th St.? A. In March I think, I think March or April, I cannot recollect very well.
- Q. Was Glatt living in that house at that time? A. No sir.
- Q. Do you know when Glatt moved into that house? A. Maybe a month later after I moved out, I am not very sure about the dates.
- Q. You moved out of 612 East 13th Street to 526 East 14th St.?
- A. Yes sir..
- Q. About a month later Glatt moved into the house 612 East 13th Street, is that correct? A. About a month, I do not know exactly.
- Q. How did you become acquainted with Mr. Glatt? A. I left a stove in the rooms there and I went there to get my stove.
- Q. And that is the way you became acquainted with Mr. Glatt?
- A. Then we commenced to visit each other, his wife came to see me and then he came to see me and so we got acquainted. Then I lost a key also whilst I lived there and he came and he told me about the key that they found and so we got acquainted --- it was by the stove and the key we got acquainted.
- Q. He has got a wife and two children, that is right?
- A. Yes sir.
- Q. You have living with you three children, is that right?
- A. Yes sir.
- Q. Now do you know what his business was at that time?
- A. I heard that he was a waiter.

Interpreter: Shall I tell that, what she heard from another person?

Glatt

Counsel: Let it go in.

Witness: Afterward I learned from a man with whom he lived that he did not have any work, that he did not work.

Q. He was a waiter by trade? A. I heard as much, that his business was a waiter.

Q. Now that was the only business you ever heard him have? A. No sir.

By the Court. Q. You may ask her whether she would prefer to finish the examination this afternoon or rather wait and come here Monday morning? A. I cannot come Monday, I have to attend to my work Monday.

Counsel: It will take me more than a hour, your Honor.

Interpreter: She says, "I must endure it," I told her it would last an hour; she says she cannot leave the work, she must be there.

By the Court. Q. Ask her how much she gets? A. I am paid by the month, I have to work Sundays and week days, every day.

Q. What time does she go to work there? A. Half past seven.

Q. In the morning? A. Yes sir and I remain the whole day there.

The Court: She will have to com Monday.

Interpreter: She says she is willing to stand it if it could be finished to-day. If it will be finished in an hour all right, go ahead..

By Counsel. Q. Now Mrs. Greenwald, it was in the middle of June that you first became acquainted with Mr. Glatt, wasn't it?

A. Yes sir, in the summer months.

Q. And it was about the middle of August that Glatt first spoke to you about your troubles with your husband?

A. Yes sir.

- Q. Now from the middle of June to the middle of August how often did Mr. Glatt call at your house?      A. About two times, once his wife was there and he came after his wife.
- Q. During that same period of time how often did you call at his house?      A. Once I was in his house, he was not home, I saw only his wife.
- Q. And when did you tell Mr. Glatt about your bank book for the first time?      A. I did not speak with him about the bank book.
- Q. Now Mrs. Greenwald, did you show your bank book to Mr. Glatt?      A. Yes, when he went with me to the Court.
- Q. When was that, the 9th of September, when did you first show Glatt your bank book?      A. It was on the end of August.
- Q. So that you had seen Glatt and Wagner before you ever told them you had a bank book?      A. Yes sir, I saw Wagner already.
- Q. When was it that Glatt was in your house and Wagner came in about an hour after, , that was the first visit, the occasion when Glatt was in your house about six o'clock and Wagner came there about seven, when was that?  
     A. It was on a Wednesday, I just came home from washing, it was also the end of August.
- Q. Was Glatt there when Wagner asked you about your troubles with your husband, the very first time she had a talk with Wagner?      A. Glatt was gone already.
- Q. When did Mr Glatt come to your house the next time?  
     A. The next day.
- Q. Alone?      A. Yes sir.
- Q. Had you seen any of his family in the meantime?      A. Yes sir, his wife was in my house with the children.

- Q. Did you have any talk about your trouble?      A. Yes sir, we talked, I showed her the photograph of my child and so we talked about those affairs.
- Q. Now then the second time tht Glatt called on you or the first time after Wagner had called on you, is that the time that you asked Glatt how it was that Wagner knew all about your private affairs?      A. Yes sir, I asked Glatt how it is that Wagner knows all my affairs.
- Q. And what did Glatt say?      A. I asked him if he sent this man to me.
- Q. What was the answer?      A. No sir.
- Q. He said no, he did not send the man?      A. No, he told me an instance of a woman ----
- Q. How long after that day did you see Glatt and Wagner together in your house?      A. About a week later.
- Q. Did you ask Glatt at that time in the presence of Wagner how it was that Wagner knew all about your troubles?      A. No sir.
- Q. Then you only asked Mr. Glatt that question on one occasion?      A. Yes sir.
- Q. Well, didn't it seem queer to you after Glatt having denied he told Wagner, yes or no?      A. Yes, it looked so.
- Q. Why did not you ask Glatt in the presence of Mr Wagner?      A. Well, he said Wagner recommended me that I should not say a word to anybody, keep it as a secret.
- Q. Was Glatt there at the time?      A. No, that was the first time when Wagner came he told me that I should keep silent.
- Q. But you disobeyed that order, didn't you?      A. I did not obey him?
- Q. When Wagner told you not to say anything about this, about

your trouble, did you obey that instruction? A. I was very cheerful that I will get my child back and I told my neighbors.

Q. All your neighbors knew of your trouble, didn't they?

A. No sir, only one woman where Wagner went and asked reference about me.

Q. Now tell us, give us the reason why you did not ask Mr. Glatt in the presence of Wagner how it was that Wagner knew about your troubles? A. Out of gladness I did not think about it, I did not reflect so much about it, I was out of myself for gladness.

The Court: Mr. Heinzelman, in consequence of a suggestion the District Attorney just made to me, I am satisfied that this case could not properly go on without having this woman present on Monday. It looks to me as if it would not be safe to go on with the other branches of this case with the other witnesses and not have this complainant present. My experience is as a case goes along they call them back and recall them back again and maybe they will want them three or four times. This woman will have to come, it may be hard for her, I will take care she wont lose anything. Mr. Interpreter, you tell the woman that she has got to be here on Monday and her compensation will be taken care of. If the District Attorney has not funds to pay it, I have, we will see that she gets her money.

Monday, December 8, 1890.

EMELIA GREENWALD recalled by Counsel.

Q. Please tell us where you were at the time you paid the hundred dollars? A. I came to the restaurant with Mr. Glatt with the money, I paid it to Mr. Wagner in a

restaurant.

Q. You and Mr. Glatt came from the Bank to the restaurant, is that correct?      A. Yes sir.

Q. And there you found Mr. Wagner?      A. Wagner was not there yet but we waited there till he came.

Q. In the restaurant corner of Chamber Street and Park Row?

A. In the big restaurant in the basement.

Q. Now did Wagner tell you what he wanted that money for?

A. To deposit, so that I would get my child, to show that I was responsible to take care of my child.

Q. Did he tell you where he wanted to deposit the money?

A. For the Judge or with the Judge.

Q. Did he tell you that he wanted to deposit the money with

the Judge or with the Court??      A. He said the Judge wanted that money and the Judge had spoken already with my child. This is what Mr. Glatt said to me.

By the Court. Q. Glatt told her this?      A. Glatt told her that.

By Counsel. Q. Glatt told what?      A. That the Judge had spoken with the child.

Q. Did you believe what he said?      A. I believed it all.

Q. And because you believed it you gave him the money, didn't you?      A. Because he told me he was an official I believed him.

Q. Now you gave him the money because he told you he was an official of the Court, is that correct?      A. Yes sir.

Q. Did he (Wagner) give you a receipt for the money at the time you gave him the money?      A. No, he gave the money up in court, then he came down and gave me the receipt in the presence of Glatt.

Q. Did you read it? A. Yes sir.

Q. After you read it did you say anything about it?

A. No, I did not say anything.

Q. Did you at any time state in Court or any other place that Wagner said he was a lawyer? A. Yes, I said that to my acquaintance whom I told the matter to.

Q. Did you not testify to that at the last trial that Wagner said he was a lawyer? A. Yes sir, he told me that he was an official and I believed it and I took him as such.

Q. Well now, did he tell you that he was a lawyer, ask her yes or no? A. NO.

Q. Did you testify in Court at Part II. that he was a lawyer? A. An official I said.

Q. Did you say on the witness stand in Part II that he was a lawyer, that he told you he was a lawyer? A. No, I did not.

Q. Now you read this receipt you told us? A. Yes sir.

Q. And was it satisfactory to you at that time? A. Yes, because he told me I would get my child or get my money back.

Q. Did you ask for any further receipt or paper after the hundred dollars -----

By the Court. Q. She said he, who told her that? A. Wagner, they both were united, they both told me so.

Q. Who said it? A. Wagner and Glatt said it, both said so, Glatt told me that this man Wagner is the Chief Marshall of the General Court.

By Counsel. Q. Now did he say the words Head Marshall to you?

A. Glatt said so.

Q. Why did not you tell us that when the District Attorney examined you? A. I think I did say so.

Q. You believed that your hundred dollars was going to be

deposited with the Judge, is not that true? A. Yes sir.

Q. Then when you got the receipt here why did not you ask that that be put in the receipt? A. I did not understand that so much because I thought the man was honest and upright and I was satisfied, I did not consider that so much, I was only thinking of my child, I did not consider that so very much.

Q. When you complained to Mr. Glatt about Wagner telling you all your affairs, please tell us exactly what he said to you, what Glatt said? A. He told me an example of a woman which he knew which had the same case or a similar case which had deposited the money and she got her child and her money back again.

Q. Isn't it a fact that you paid Wagner a hundred dollars for his work in getting back your child? paid him the hundred dollars for the purpose of getting your child back? A. Not for his work, only to deposit the money to show that I have some means to take care of my child.

Q. Now how much money did you give Glatt? A. Six dollars I gave to Glatt after I had paid a hundred dollars, I gave Glatt six dollars.

Q. And how long after you paid the hundred dollars? A. A few days later.

By the Court. Q. If I understand at different times, five dollars at one time and one dollar at another, is that correct? A. Yes sir, that is right.

Q. Ask her what she gave that money to Glatt for? A. He came to me, he showed me some pawn tickets and told me he has got his white waiter jacket in pawn and asked me if I could not help him, he would get his pay on Saturday and would like to have his things out. This was a few days after I gave him the hundred dollars.

Edward Hall, sworn and examined by:

Mr. Davis

Q Mr. Hall, are you clerk of this Court.

A Deputy Clerk of the Court of General Sessions.

Q Serving in Part One. A Yes sir.

Q During the month of August and September 1890 can you state whether any money was deposited by any person in this Court in a proceeding in which one Minna Greenwald was mentioned.

A I can state that during the month of September <sup>there was not</sup> I was not here during the month of August.

Q During the month of August.

A No sir, there was no money deposited here.

Q Can you state whether or not there was any proceeding pending in this Court in which Minna Greenwald, a child was mentioned. A No sir, no proceeding.

Counsel

The Court.

We will concede there was not. That is as to September. By concession as to August also?

Counsel

Yes sir.

Cross Examined.

By Counsel

Q Mr. Hall, please look at that paper and tell us, what it is, if you know.

A An indictment found by the Grand

jury against one Charles Ghatt for grand larceny in the second degree

Q And when was it filed?

A The 12<sup>th</sup> day of November 1890.

Q It is an indictment on the complaint of Minna Greenwald is it? A Yes sir.

Q For the larceny of a hundred dollars.

A Yes sir.

The Court Is that the indictment we are now trying?

Counsel No sir.

By Counsel Q Can you tell by the record on there what became of that indictment.

A Tried and acquitted on the ground of variance between the prof and the indictment, Par 2, Nov. 22<sup>th</sup> 1890.

Counsel We desire for leave to amend our plea by pleading former trial and acquittal at this stage of the case.

The Court Motion denied.

Counsel Give me the benefit of an exception.

The Court Yes.

By Mr. Davis Q Can you state whether during the month - or the year 1890 there was any Court officer attached to this Court named Wagner. A There was not.

Mr. Davis I understand, your Honor, it is admitted that there was no proceeding pending in this Court at any time in which

The child Minna Greenwald referred to in this testimony is mentioned.

Counsel That will be conceded.

The Court There was no sum of a hundred dollars deposited - no proceeding in this Court in such a matter - the matter of Greenwald.

Mr. Davis Mr. Heidelberg has gone to lunch. That is all the witness I have.

Counsel May I call one witness for the defence as to character?

The Court Yes.

May Ahles, sworn and examined

By Counsel Q Where do you live? A No. 545 Lexington Avenue.

Q What is your occupation? A Secretary and Treasurer.

Q What concern? A The Jacob Ahles Brewing Co.

Q How long have you been Secretary of that? A Three years.

Q Are you acquainted with Charles Ghatt, the defendant at the bar? A Yes sir.

Q How long have you been acquainted with him? A I first met him in July 1894.

Q Are you acquainted with other persons that know him, that are acquainted with him? A No.

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Q Do you know other people who know him.

A I dont know anybody else that knows him.

Q Some people of the brewery know him dont they.

By the Court Q Do you know other people who know Glatt. A Yes, the driver.

By counsel Q I believe he has done some work for your company, Glatt. A Yes sir.

Q Tell us, if you can, if you know, what his general character and reputation for honesty is, good or bad.

By the Court Q Do you know is the first question. A Yes sir.

Q How do you know. A I simply want to state I first met him in July 1889. He was barkeeper in a saloon in which we held a mortgage for five hundred dollars. Finally the proprietor failed and we foreclosed the mortgage and took possession of the premises and I put Mr. Glatt in charge of the premises to run the place for us until we were able to sell it. He worked for us about two weeks.

Q Took charge of the place for you.

A Yes sir, the goods and chattles.

Q From your knowledge and information concerning this man's business what

is your opinion as to his character for honesty, is it good or bad.

A He turned over the receipts of the day.  
By the Court Q You are asked what his general reputation is for honesty, do you know.

A In all our dealings —

Q Do you know his general reputation for honesty — never mind about your own dealings with him, do you know his general reputation for honesty.

A No, I only know him —

Q Do you know his general reputation for honesty. A No, I do not.

By the Court Q From your knowledge of the man what in your opinion is his character, good or bad, as to honesty.

Objected to. objection sustained. Exception.

Q Don't you know other people that know Ghatt. Objected to. objection overruled.

By the Court Q Do you know other persons who know Ghatt beside this driver at your Brewery. A That is all I know.

By the Court Q Are you the only man in Able Brewing Co that knows this man.

A I don't know whether other people know him.

By the Court Q Don't you know any person who

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Knows him except this driver that you speak of.

By Counsel Q Have you seen him talk to anybody in company with him.

A Our counsel I suppose.

Q Do you know any other person who knows anything of Platt that you have seen, any person whom you have seen with Platt, some person that you know.

A Our counsel, that is all I know.

Q Have you ever heard his honesty questioned, have you ever heard the defendant's honesty questioned. A. Never.

Q You entrusted him with your business and money. A. Yes sir.

Q And he rendered a faithful account to you. A. Yes sir.

Cross Examined by Mr. Davis.

Q Mr. Ahles, have you ever heard the honesty of any of those men who pleaded guilty this morning questioned.

Objected to. Objection overruled. Exception.

A No, I never did.

Q As matter of fact you don't know anything about the general reputation of this man, is not that so. A. I do not.

By the Court Q You had one transaction with him.

A Yes sir, that is about all I know of him.

Q All you know is the dealing you had

A Yes

Q You say as to this dealing every thing was all right. A Yes sir.

Frank Smith, sworn and examined

By Mr. Davis Q Are you employed at the Tombs at the City prison. A I am there as a Keeper, yes sir.

Q Were you subpoenaed here to produce the records of the Tombs. A I was.

Q That is those records show generally Counsel. I object.

Mr. Davis I want to show by this witness and by the records that during the years 1889 and 1890 there was no person held in custody by the Warden of the Tombs of the name of Mirna Greenwald.

Counsel He concedes that.

The defendant pleaded guilty to an attempt at grand larceny in the second degree.

TORN PAGE

0121

Court General Session

71

The People

vs.

Charles Gatt

filed Nov. 1890

Stenographer's Transcript.

December 1890

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

Charles Fitzgall and  
John Wagner (whose real  
Christian name is unknown)

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

Charles Fitzgall and John Wagner whose real  
Christian name is to be kept in my indictment

of the CRIME OF Grand LARCENY in the second degree,  
committed as follows:

The said Charles Fitzgall and John Wagner, both

late of the City of New York, in the County of New York aforesaid, on the 15th  
day of September, in the year of our Lord one thousand eight hundred and

eighty nine, at the City and County aforesaid, with force and arms, with intent to  
deprive and defraud one Amelia Greenwald the mother of

Minnie Greenwald,  
an infant child of the age of eleven years, whose  
husband had recently deserted and abandoned  
her, and who had the said infant child in  
and control

his possession and custody as the said Amelia  
Greenwald then worthily believed,  
of the proper moneys, goods chattels and personal property hereinafter mentioned, and of  
the use and benefit thereof, and to appropriate the same to their own use, did then and  
there feloniously, fraudulently and falsely pretend and represent to the said  
Amelia Greenwald, -

That the said Charles Fitzgall then lawfully  
the administrator of the said Minnie Greenwald;  
that the said John Wagner was a lawyer; that  
by employing the said John Wagner and  
securing his services for the said Amelia  
Greenwald could obtain the custody and  
possession of the said Amelia Minnie Greenwald,  
and that in order to secure his services and  
to secure the custody and possession of the

said Minnie Greenwald it was necessary for  
her to pay the sum of one hundred dollars,  
and that for paying the said sum she  
would be enabled to obtain and secure the  
possession and custody of her said child,

And the said Amelia Greenwald —

then and <sup>there</sup> ~~their~~ believing the said false and fraudulent pretenses and representations so made  
as aforesaid by the said Charles F. Gatt and John Wagner

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and  
representations so made as aforesaid, to deliver, and did then and there deliver to the said:

Charles F. Gatt and John Wagner, the sum  
of one hundred dollars in money, lawful  
money of the United States of America  
and of the value of one hundred dollars,

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

Amelia Greenwald —

And the said Charles F. Gatt and John Wagner  
did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and  
personal property, from the possession of the said Amelia Greenwald

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with  
intent to deprive and defraud the said Amelia Greenwald —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

**Whereas**, in truth and in fact, the said Charles F. Gatt did  
not then know the whereabouts of the said  
Minnie Greenwald; and the said John Wagner  
was not a lawyer; and the said Amelia

Greenwald could not obtain the custody and possession of the said Minnie Greenwald by employing the said John Wagner and securing his services, and it was not necessary for her to pay the sum of one hundred dollars in order to secure the services of the said John Wagner and to secure the custody and possession of the said Minnie Greenwald, and by paying the said sum she the said Amelia Greenwald would not be enabled to obtain or secure the possession or custody of the said child.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Charles Feltt and John Wagner to the said Amelia Greenwald was and were then and there in all respects utterly false and untrue, as they the said Charles Feltt and John Wagner at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Charles Feltt and John Wagner in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Amelia Greenwald, then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,  
District Attorney.

0125

Bail fixed at  
\$2500 RBC  
7

Witnesses:

111 Chas B. W. 948/  
S. J. [unclear] 193  
C. a. [unclear]  
Counsel, \_\_\_\_\_  
Filed 14 day of 1890  
Pleads, 1. guilty

THE PEOPLE

vs.

Charles Glatt

and  
"John" Wagner

LARCENY,  
(False Pretenses)  
[Section 528, and 531, Penal Code].

JOHN R. FELLOWS,  
District Attorney.

A True Bill

1 - [unclear]  
J. J. [unclear]  
Part 2 - Nov. 24, 1890 Foreman.  
No. 1 Trial and acquitted.  
on the ground of variance  
between the proof & the indictment.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Felt and John Wagner (whose real Christian name is unknown)

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse Charles Felt and John Wagner, whose real Christian name is the said John Wagner, of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE,

committed as follows:

The said

late of the City of New York, in the County of New York aforesaid, on the 21st day of September, in the year of our Lord one thousand eight hundred and ninety-two; at the City and County aforesaid, with force and arms, in the time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of one hundred

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of one hundred

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of one hundred

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of one hundred

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

of the goods, chattels and personal property of one Amelia Greenwald, then and there being found,

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

JOHN R. FELLOWS, District Attorney.

0127

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Gleason, William

**DATE:**

11/09/90



3850

0128

14

Witnesses;

*[Handwritten signature]*  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Counsel,  
Filed *J. Nov.* 18 *90*  
Pleads,

THE PEOPLE

vs.

*William Gleason*

Grand Larceny Second Degree.  
[Sections 528, 53], Penal Code.]

*17*  
*332*  
*Alburn*

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

*J. P. [Signature]*  
*Nov 5/90* Foreman.  
*[Signature]*  
*El. R. [Signature]*

0130

Police Court

District.

Affidavit-Larceny.

City and County } ss:  
of New York,

of No. 55 Laight Street, aged 19 years,  
occupation Gas fitter being duly sworn,

deposes and says, that on the 21st day of October 1890 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the day time, the following property, viz:

One suit of clothes valued  
at fourteen dollars and  
one silver watch valued  
at fifteen dollars the  
whole being valued at  
twenty-nine dollars  
89 00  
59 00

the property of Deponant

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 William Pearson (name),  
for the reasons following to wit:  
deponant having missed  
the said property from his  
room this defendant after  
being informed of his rights  
admits and confesses to  
having stolen said property

Frederick Schneider

Sworn to before me this 21st day of October 1890  
of Police Justice

0131

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

*William Gleason*

Question. How old are you?

Answer.

*17 years*

Question. Where were you born?

Answer.

*Jersey City*

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

Answer.

*230 Hudson Street, 1/2 pm*

Question. What is your business or profession?

Answer.

*None*

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

Answer.

*I am ~~not~~ guilty  
of the charge  
William Gleason  
sub*

Taken before me this

day of

*Sept 1888*

Police Justice.

0132

Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*God Starnes*  
3rd St. Long Is. Ck.

*William Weaver*

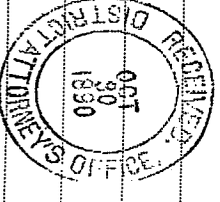
Office *Wm Weaver*

Dated *Oct 28 1890*

*White* Magistrate

*Henry H. Brown* Officer

Witnesses: \_\_\_\_\_ Precinct: \_\_\_\_\_



No. \_\_\_\_\_  
\$ *500* to answer

*Wm Weaver*  
*God Starnes*

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 \_\_\_\_\_

*Keefe*  
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 *Oct 28 1890* *White* Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police 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

William Gleason

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

William Gleason

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

The said

William Gleason,

late of the City of New York, in the County of New York aforesaid, on the twenty-fourth day of October in the year of our Lord one thousand eight hundred and ninety,

at the City and County aforesaid, with force and arms, one coat of the value of seven dollars, one vest of the value of three dollars, one pair of trousers of the value of four dollars, and one watch of the value of fifteen dollars

of the goods, chattels and personal property of one

Frederick Schroeder

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

John R. Fellows  
District Attorney

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,  
District Attorney.

0135

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Glynn, James

**DATE:**

11/20/90



3850

159

Witnesses;

.....  
.....  
.....  
.....

Counsel,

Filed

day of

1870

Pleads,

*Not guilty*

THE PEOPLE

vs.

*James Flynn*

*21.  
528814  
prints*

Grand Larceny, Second Degree.  
[Sections 528, 531, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

**A True Bill.**

*J. J. Briggins*  
*Nov 25/90* Foreman.  
*Pleaded L. Day*  
*Ed. Ref. J. J. C.*  
*Nov 25/90*

*wb*

0137

Police Court 2 District.

Affidavit—Larceny.

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

David Hannon

of No. 448-4<sup>th</sup> Avenue Street, aged 23 years,  
occupation Writer

deposes and says, that on the 11 day of November 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Good and lawful money of the United States of the amount of Twenty-nine dollars and a Cloth Coat and Vest, all of the amount and value of Forty four dollars & 44/100  
the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen, and carried away by James Lynn (now here) from the following fact to wit: that deponent was asleep in a room of the aforesaid premises on the aforesaid date, and that said money was in a nest which was hanging on a nail in said room, and the said Coat and Vest was also hanging on a nail in said room.

And that deponent is informed by Charlotte Morrison of No 448-4<sup>th</sup> Avenue, that she found and saw the said defendant in a room off the said room where deponent was sleeping on the aforesaid date about the hour

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

Police Justice

of 2.30 P.M. with the said Coat  
and rest on his person and in  
his possession.

Deponent therefore charges said  
defendant with having committed  
a Larceny and asks that he be  
held and dealt with as the Law  
may direct.

Sworn to before me } Maria Hauwa  
this 11<sup>th</sup> day of November 1890 }

Do Ice ~~Justice~~ Police Justice

0139

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charlotte Morrison*

aged 24 years, occupation Housekeeper of No.

448-4-Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of David Gannon

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

Sworn to before me, this 11 day of November 1890 } *Charlotte Morrison*

*D. J. C. Kelly*  
Police Justice.

0140

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*James Geyman* 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 Geyman*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *528 East 14 Street 2 years*

Question. What is your business or profession?

Answer. *Tip Printer*

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*

*James Geyman*

Taken before me this

day of

1897

*Do*

Police Justice.

01411

*Peter Cappadonia*

*on process summons*

*Arrested in State*

*BAILIED, on Houston summons*

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 2 1902 District

THE PEOPLE, Ac., ON THE COMPLAINT OF

*David Hammond*  
448<sup>th</sup> 14<sup>th</sup> Ave.

*James Elyman*  
*Lacey*

1

2

3

Offence

Dated

*November 11 1902*

Magistrate

Officer

*Gray*

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$1000

(to insure)



*[Signature]*

*[Signature]*

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 *Seven* 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 *November 9 1902* *Police Justice*

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

Dated 18 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 18 Police 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

*James Glynn*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse *James Glynn*

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

The said *James Glynn*

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *November* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms, in the *day* time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *twenty-nine*

*\$29.00*

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *twenty-nine* dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of *twenty-nine*

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of *twenty-nine*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *twenty-nine dollars, one*

*coat of the value of ten dollars and one vest of the value of five dollars*

of the goods, chattels and personal property of one *David Hannon* then and there being found,

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

JOHN R. FELLOWS, District Attorney.

0143

**BOX:**  
417

**FOLDER:**  
3850

**DESCRIPTION:**

Goldstein, Herman

**DATE:**  
11/19/90



3850

0144

8/10

Witnesses;

.....  
.....  
.....

Counsel,  
Filed 19 *Nov* day of *Nov* 18 *90*  
Pleads,

THE PEOPLE

vs.

*Herman Goldstein*

Grand Larceny *second degree.*  
[Sections 528, 531, Penal Code].

*78*  
*Goldstein*

JOHN R. FELLOWS,  
District Attorney.

**A True Bill.**

*J. R. [Signature]*  
*Nov 19 18 90*  
*Foreman.*  
*[Signature]*  
*[Signature]*

0145

Police Court—

1 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

*Kate Keenan*  
of No. *120 Chambers* Street, aged *22* years,  
occupation *Packer of Brushes* being duly sworn  
deposes and says, that on the *7th* day of *November* 18*91* at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the *day* time, the following property, viz:

*Two dozen brushes of the value  
of forty dollars*

the property of *Sam Rosenhat* and in  
*deponent's* car

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 *Bernard Goldstein*  
(now here) from the fact that  
deponent saw said Goldstein  
take said and carry away  
from said premises said  
property and that he had  
no right to take the same

*Kate Keenan*

Sworn to before me, this *13* day  
of *November* 18*91*  
*Wm. J. [Signature]*  
Police Justice.

0146

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

*Murray Goldstein* 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. *Murray Goldstein*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *7 Ludlow St.*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty*  
*M. Goldstein*

Taken before me this

day of

*Nov*

1881

*at 12 o'clock*

Police Justice

0147

Police Court---  
District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Korman*  
120 - Broadway

*Norman Waldstein*

Office  
*Grand Jury*

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence



Dated

*Nov 12 1890*

Officer

Magistrate

Witnesses

No.

Street

No.

Street

No.

Street

\$ 500 to answer

*G. B.*

*Norman Waldstein*

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

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

Dated *Nov 12* 18 *90* *[Signature]* Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ 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 \_\_\_\_\_ 18 \_\_\_\_\_ Police 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

*Herman Goldstein*

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

*Herman Goldstein*

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

The said *Herman Goldstein*

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *November* in the year of our Lord one thousand eight hundred and *ninety*,  
, at the City and County aforesaid, with force and arms,

*twenty-four brushes of the value of one dollar and twenty-five cents each*

of the goods, chattels and personal property of one

*Henry Rozen*  
*Herman Goldstein*

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

*John R. Fellows*  
District Attorney.

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,  
District Attorney.

0 150

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Goldstein, Samuel

**DATE:**

11/17/90



3850

Witnesses;

.....  
.....  
.....  
.....

*116 East*

Counsel,

Filed

day of

1890

Pleads,

*Not guilty*

THE PEOPLE

vs.

*Samuel Golastain*

Grand Larceny, 1st Degree,  
[Sections 528, 530, Penal Code].

JOHN R. FELLOWS,

*District Attorney.*

**A True Bill.**

*J. H. Pringle*  
*Dec 3/90* Foreman.  
*Spies Acquitted*

0152

Police Court - 2 District.

Affidavit - Larceny.

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

Anna Guttman

of No. 73 East 121 St Street, aged 28 years,

occupation Married being duly sworn

deposes and says, that on the 6 day of March 1897 at the City of New

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

one pocket book containing eleven dollars in gold and copper money of the United States

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 Samuel Goldstein (now

dead) under the following circumstances: Deponent had the said property in her possession while out shopping on said date, and deponent last knew that she had the said pocket book on the station of the Elevated Railway at Grand Street and The Bowery, on the up town side. Deponent is informed by Detective George J. Titus of Police Headquarters that she saw the deponent on said date near deponent on the said Elevated Railway platform,

Sworn to before me, this 1897 day of March  
Police Justice.

and that the said Titus then  
 and there were suspected the de-  
 pendant of stealing from the  
 deponent, and that the said Titus  
 arrested the deponent at the  
 next station, and took him to the  
 Police Headquarters and caused  
 him to be searched before leaving  
 the said railway platform and  
 that the said Titus then and there  
 found deponent's said pocket book  
 in the pockets of the deponent,  
 and the deponent claimed  
 that the said pocket book was  
 his own and said that it  
 contained two dollars.

Sworn to before me this

of

I, *Anna Githmann*  
 Member  
*J. Millbrook*  
 Police Justice.

0 154

CITY AND COUNTY }  
OF NEW YORK, } ss.

*George F. Titus*

aged \_\_\_\_\_ years, occupation *Detective* of No. \_\_\_\_\_

*9 or Mulberry* Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Annie Callahan*

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

Sworn to before me, this *8* day of *November* 188*8*

*George F. Titus*

*[Signature]*  
Police Justice.

0155

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Samuel Goldstein* 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. *Samuel Goldstein*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *129 Orchard St 2 years*

Question. What is your business or profession?

Answer. *Printer*

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*

*Samuel Goldstein*  
*Mar 1913*

Taken before me this *15th* day of *March* 1913  
*J. Williams*  
Police Justice

0156

Police Court... 2 District. 1698

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Anna Saltman  
73 East 121st  
Samuel Goldstein

Offence Larceny  
from person

BAILIED,

No. 1, by

Residence

Victor Steiner  
105 W. 101st Street

No. 2, by

Residence

Street

No. 3, by

Residence

31 Street

No. 4, by

Residence

Street

Witnesses

No.

Street

No.

Street

No.

Street

\$ 1000 to answer

Street



Dated

Nov 8 1890

Magistrate

Wm. & Co. Officer

Precinct

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

Samuel Goldstein

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Nov 8 1890 Wm. & Co. 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.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Samuel Goldstein*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

*Samuel Goldstein*

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

The said

*Samuel Goldstein*

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *November* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms, in the *night* time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *seven*

*\$11.00*

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *seven*

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of *seven*

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of *seven*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *seven dollars*

of the goods, chattels and personal property of one *Anna Guttman*, on the person of the said *Anna Guttman* then and there being found, from the person of the said *Anna Guttman* 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 R. FELLOWS, District Attorney.

0158

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Gong, Baruch

**DATE:**

11/25/90



3850

0159

**BOX:**

417

**FOLDER:**

3850

**DESCRIPTION:**

Gong, Baruch

**DATE:**

11/25/90



3850

Witnesses :

The witnesses in this case cannot be found. From information received from the officer & subpoena servers it is reasonably certain that the complainant is with her husband in Canada whither he fled to escape his creditors. The witness Heimer is in Europe & the witness White (servant) cannot be traced.

For these reasons I recommend the dismissal of this indictment  
May 29. 1891.

Benjamin M. Davis  
Dist.

I recommend that this indictment be returned for the reasons given by Mr Davis.

Delaney News  
Dist City

L. J. H. -  
M. H. Lottick

Counsel  
Filed 25 day of Nov 1891  
Pleads, *Not Guilty*

THE PEOPLE

vs.

B  
Baruch Yong

4 P.M.

JOHN R. FELLOWS,

District Attorney.

*Indictment Dismissed*

A True Bill.

Foreman.

J. M. Pringle

Grand Larceny, 2<sup>nd</sup> degree  
(MISAPPROPRIATION,  
Sections 528 and 537 of the Penal Code).

POLICE COURT,  
SECOND DISTRICT,  
W. L. ORMSBY, JR.  
STENOGRAPHER.

The People  
Rachel Wolf

vs  
Baruch Gong

Examination Before Judge O'Reilly  
Nov 14

For the People - Mr. Stinner

Def - Maurice H. Gottlieb Esq

Rachel Wolf the complaining witness being duly sworn and cross examined on her affidavit deposes and says: My name is Rachel Wolf. I live at 264 East Broadway.

Q In what business are you at the present time?

A Contractor to make ladies dresses and cloaks

Q Do you manufacture them for yourself to sell again?

A I do not

Q Do you work for other firms?

A. I do.

Q For whom do you work

A. For Sampson, and for a gentleman named Winans, and for Ellingborg

Q On the 7th day of October were you in business for yourself?

A No sir

Q Your husband was engaged in business?

A. I was working for these people - manufacturing these goods

Q On the 7th day of October were you where were you doing business?

A at 264 East Broadway

Q Where were these goods delivered to the defendant

A In our premises at 264 Broadway

Q Do you know where your husband was in business on Oct 7 1886?

A at 130 Lispenard St

2 on the 7<sup>th</sup> day of October  
your husband left the state  
did he not?

A He did not

2 on the 7<sup>th</sup> day of October  
were you in the premises kept  
by your husband?

A I was not

2 Were not these goods in  
question delivered to your  
husband in Walker street?

A No sir

2 Don't you remember that on  
or about the 7<sup>th</sup> day of  
October you called at the  
place in Lokenand St. where  
your husband kept

A I was not there

2 some of that now?

A Certainly - I was not there.

2 Did you ever see dependants  
there on any occasion?

A Yes sir

2 During the month of October?

3 A No sir

Q Were you there in the latter part of August or September?

A Never.

Q Is it not a fact that this man, about five or six weeks ago, about the same day that these goods were delivered, that he delivered certain goods to you and demanded certain money that was coming to you from your husband?

A No sir.

Q He never demanded any money?

A No.

Q Did you ever pay him any money?

A Yes sir.

Q Is it not a fact that you paid him money which was due him from your husband on the day when these goods were delivered?

A I did not pay him on

that day.

2 Did you not pay him or  
 loan him demand money  
 that he had made, on the  
 day that these goods were  
 delivered - either you or  
 your husband in Listerwood  
 St.?

A No sir.

2 at the time of the delivery  
 of these goods who was  
 present besides yourself?

A Delia Williams, - a  
 house servant of mine.

2 Is she here?

A Yes.

2 About what time in the day  
 of the 7th of October were  
 these goods delivered?

A About 10 o'clock - between  
 10 and 11 o'clock as  
 near as I can come to it.

2 Did you deliver any goods  
 to defendant before that  
 day? A - Yes.

Q Is it not a fact that on the occasion when you gave him these goods you told him to hurry up and make them that you were afraid the creditors would come and take the goods & that he was to take the goods and keep them until you asked for them?

A I did not.

Q When did you call on the defendant?

A I last called on him on Thursday about 7 o'clock. I could not see him before that.

Q You saw him?

A Yes.

Q You asked for the goods?

A I did.

Q What did he tell you?

A He told me that he could not make the coats because the housekeeper would not let

him ~~the~~ work the machines; that he would make the cases as the work could be done by hand, and he would deliver them to me this week.

Q Is it not a fact that he told you these goods had been stolen from him?

A Not at that time. He has not told me the goods were stolen from him.

Q Have you been in his premises?

A Yes

Q Have you looked out of his window?

A I have

Q Did you not see the roof of a house over with his window?

A I did.

Q You now swear that he never told you that his house had been broken open and these goods stolen from him?

A I did

Q Can you read English?

A I can.

Q Were you familiar with the contents of your affidavit in this case before you signed it?

A Yes sir, it was read to me.

Q You swear here that the defendant did "Thereafter inform deponent that the house where he lived was broken open and the aforesaid property was taken stolen and carried away thereupon in that night?"

A Yes sir

Q How came you to swear to that when you now say that he did not tell you that?

A He acknowledged it to me in the Police court: that is where I heard it. That was the first I heard of from him

I had heard it through another way.

Q But you did not hear it from him?

A No sir. He never told me until he told me in the court.

Q Who was the owner of this property?

A Armin Ampson, 110 Essex St.

Q You are a manufacturer of coats?

A Yes sir.

Q Do you manufacture coats for others to sell - do you work for other people?

A Yes sir.

Q This Mr Keener that you refer to in your affidavit he was a partner of the defendant?

A I know nothing about it.

Q How did you become acquainted with Keener?

Q A He worked for me then a year

years.

Q Don't you know that he was a partner of the defendant?  
 A I would like to refer to this defendant Gorg is the man I held responsible for any work that I gave out. Gorg had the privilege of employing others, and did employ them, but I held Mr Gorg responsible. Mr Heener was employed by Mr Gorg.

Q Where is Heener now?

A He is in court.

Q When did Heener inform you that he heard defendant say that he was going to steal the property mentioned?

A Wednesday evening of last week.

Q Don't you know if there was ill feeling between Heener and defendant?

A I do not know

2 Did you pay this Keener any consideration for staying away - for not going to Europe?

A No sir - not a cent

2 You know he was going to Europe?

A I do.

2 He remained here voluntarily to testify against you?

A Yes sir he did.

By the Court

2 You made a demand for these goods?

A Yes.

2 of this complainant defendant?

A Yes.

2 and you did not get them?

A I did not.

Sworn to before me this 15 day of November 1900

Police Justice.

Bridget White being duly sworn and examined as a witness

for the complainant before  
and says: I live at 264  
East Broadway, I am  
employed by Mrs Wref the  
complainant.

Q Were you present on the  
17th of November when some  
property was delivered to  
the defendant here?

A Yes sir, he got the work  
there.

Q He took it away with him?

A Yes, in a black bag.

Con examined.

Q This was on Oct 7?

A Yes sir.

Q You saw him in the house?

A I saw him get the  
goods.

Q Do you know how many  
goods he received?

A No sir.

Q He was present when the  
goods were delivered?

A Yes.

2 You say it is where you live that these goods were delivered?

A Yes sir. - with Mrs Wolf.

2 In the morning or the afternoon?

A I think it was the afternoon.

2 About what time?

A I could not say.

2 Did you hear any conversation that took place?

A No sir, only she gave him work, she wanted him to finish the work.

2 You did not hear the conversation that took place.

A No sir, she wanted him to finish the work.

2 Have you spoken with Mrs Wolf about this case?

A No.

2 Did she not tell you what to testify to?

13 A No sir, she asked me

if I saw him get the  
work and I said yes  
By the Court

Q. You do not know whether  
it was morning or afternoon?  
A. In the afternoon, I think  
it was.

Sworn to before me this 14 day  
of November 1920

Police Justice.

Simon Henner being duly sworn  
and examined as a witness  
for the people deposes and  
says I live at 91 Beafe  
St. I am a coat maker  
I know the defendant  
and the complainant

Q Please state to the court  
whether you had any  
conversations with defendant  
in relation to his property  
and if so what was it?

A Obeyed to

Q (continued) The property that  
was delivered to him by

Mrs Wolf on the 7<sup>th</sup> day  
of October to make up.

A I was not present when the  
goods were delivered - but  
he spoke to me about them.

Q What did Defendant say?

A There was a letter out about  
\$4 paper from Mr Wolf  
and some checks -

Q What did he say?

A I wanted to work on that  
He said there was time  
enough.

Q Then what occurred?

A I went there frequently; He  
always said that was  
plenty of time. Then he spoke  
to me. That was the time  
of the conversation in which  
he said that he would not  
deliver up the goods to Mrs  
Wolf. He said the property  
was stolen by Mr Wolf.  
and then he could not see  
that Mr Wolf was the owner

Leon examined

Q. You were not present when these identified goods were delivered;

A. No.

Q. You were a party with the defendant;

A. Yes.

Q. You know Mr. Ketyjster.

A. Yes.

Q. Do you remember having said a few years ago in answer to Mr. Stiness question that you had a conversation with defendant in which he stated that he would ~~not~~ deliver these goods; that he claimed that they were stolen; if that is true state what he said in reference to the goods;

A. At the time this conversation took place he said ~~that~~ "what can Mrs. Wolf do?" she stole or he can steal."

Q Did you on any occasion have any conversation with the defendant regarding these goods. If so state what it was?

A Nothing else

Q Is this your corroborating affidavit?

A Yes.

Q You were to this?

A That is true

Q Complainant's affidavit says you told her that defendant asked to you that he was going to sell the property and thereafter inform her that the house where he lived had been broken open and that the aforesaid property had been taken stolen and carried away therefrom and now you swear to another conversation.

A I did not say anything of the kind. There was no such conversation yesterday.

Q Did the Defendant tell you that he was going to sell this property?

A I heard it from his wife and also from him.

Q Was he present?

A Yes.

Q Can you name

Q - Is it not a fact that you proposed to these people to sell these goods and that they refused?

A No.

The People Des.

Defendant names further examination

Defendant held to answer \$1000 bail.

0179

Police Court 2d District.

Affidavit—Larceny.

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

Rachel Wolf

of No. 264 E. Broadway Street, aged 29 years,

occupation Press and Cloth Maker being duly sworn

deposes and says, that on the 7 day of October 1890 at the City of New

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

A quantity of imitation lambs wool of the value of one hundred and twenty five dollars a quantity of satin lining and trimmings of the value of twenty dollars a quantity of cloth of the value of fifty dollars all of the value of one hundred and ninety five dollars

the property of Simon Burpoun in the care and charge of deponent

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

Deponent says that said defendant received said property to make up in garments and that he said defendant was return the same before November 1. 1890. Deponent says that said defendant has not returned said property as aforesaid. Deponent has repeatedly demanded said property and he refused to return the same or the value thereof - Deponent says that she is informed by Simon Heimer that he heard said defendant state that he was going to sell the

Sworn to before me, this 18th day of October 1890  
Police Justice

aforesaid property, and thereafter  
 inform defendant that the house  
 where he lived was broken open  
 and the aforesaid property was  
 taken stolen and carried away  
 therefrom. Wherefore defendant charges  
 said defendant with unlawfully  
 appropriating said property and  
 securing the same with intent to  
 defraud defendant and the true owner  
 of the same in violation of Section  
 528 of the Penal Code.

Sworn to before me  
 this 13 day of Nov 1890  
 Rachel Wolf  
 So. District Police Justice

0 18 1

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Simon Heiner*  
aged 35 years, occupation Sadler Factor of No.

91 Redge Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Rachel Wolf  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 13 day of Nov 1892 } *hs*  
Simon + Heiner  
mark

*Do J. C. ...*  
Police Justice.

0182

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Barnuch Gung* 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. *Barnuch Gung*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *69 Norfolk Street 2 months*

Question. What is your business or profession?

Answer. *Tailor*

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*

*Barnuch Gung*  
*mark*

Taken before me this  
day of NOVEMBER,

1911

Police Justice

0 183

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Rachel Wolf of No. 264 E. Broadway Street, that on the 7 day of October 1890 at the City of New York, in the County of New York, the following article to wit:

A quantity of imitation lamb's wool and other property all of the value of one hundred and fifty five Dollars, the property of Simon Simpson was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Bauch Long

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 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13 day of Nov 1890

R. Wolf  
R. Wolf POLICE JUSTICE.

0 184

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.

*[Signature]* Police Justice.

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.

Dated ..... 188

Police Justice.

The within named

0185

Adjudged to 2 P.M.  
Nov-14 1890  
deput Remondelle

BAILED,  
No. 1, by Respectful Brauer  
Residence 340 E. Houston Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Police Court... 2 1/2  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Rachel Neal  
264 - East 13th  
Bowling Alley

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Offence Swearing

Date Nov 14 1890

D. C. Reilly Magistrate  
Wentworth Officer

Witness Simon Seeman  
No. 91 Peck Street.

Briggs Street.  
No. 264 Receivers Street.

No. 1000 Street.  
NOV 19 1890  
DISTRICT ATTORNEY'S OFFICE

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 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 Nov 14 1890 D. C. Reilly Police Justice.

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

Dated..... 18 ..... 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..... 18 ..... Police Justice.

0186

**PART III.**

THE COURT ROOM IS IN THE FIRST STORY.  
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 GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

*Ask to see Mr. Davis*

To Rachel Wolf

of No. 264 East Broadway Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of May 1891, at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Baruch Long May

Dated at the City of New York, the first Monday of May

in the year of our Lord 1891.

DE LANCEY NICOLL, District Attorney.

0187

GLUED PAGE

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.

*Langston 3492*

0188

GLUED PAGE

District Attorney or one of his assistants was not there brought out, please state the name of the Magistrate, or if a fact which you know of more testimony than was in the District Attorney's Office. If all when served, please send timely word to state this early to the District Attorney. If inconvenient to remain, and you prefer another Office about it, and you may save time assigned in Court, please inquire in the District Attorney's Office. Should the case not be called on for trial, and no

**PART III.**

THE COURT ROOMS IN THE FIRST STORY.  
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 GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

*ask to see Mr. Davis.*

To Bridget White  
of No. 264 East Broadway Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 28 day of May 1891, at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Barnes King

Dated at the City of New York, the first Monday of May

in the year of our Lord 1891.

DE LANCEY NICOLL, District Attorney.

0189

**GLUED PAGE**

If the case not be called on for trial, and no reason  
is given 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,  
Attorney's Office.

If you know of more testimony than was produced be-  
fore 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.

*Wm. J. Brennan*



Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

*Baruch Gong*

Offence:

*John R. Fellows*  
JOHN R. FELLOWS,  
District Attorney.

Affidavit of

*Abram Maas*

Subpoena Server.

Failure to Find Witness.

0192

*2*  
DISTRICT POLICE COURT.

THE PEOPLE,  
ON COMPLAINT OF  
*Rachel Wolf*  
*Baruch Eong*  
agst.

Examination had *Nov 17* 188*80*  
Before *Daniel O'Kully* Police Justice.

I, *W. L. Armistead* Stenographer of the *2* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of  
the original Stenographer's notes of the testimony of *Rachel Wolf*,

*Armon Hennen Budget White*,

as taken by me on the above examination before said Justice.

Dated *Nov 15* 188*80*

*W. L. Armistead*  
Stenographer.

Police 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

David Fugate

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

David Fugate

of the CRIME OF Grand LARCENY, in the second degree, committed as follows:

The said David Fugate

late of the City of New York, in the County of New York aforesaid, on the 10th day of October, in the year of our Lord one thousand eight hundred and eighty nine, at the City and County aforesaid, being then and there the clerk and servant of

one Union Simpson,

agent and trader and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said

Union Simpson,

the true owner thereof, to wit: a quantity of imitation hands' wool (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of one hundred and twenty five dollars, a quantity of other things and trimmings (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of twenty dollars, and a quantity of cloth (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of forty dollars,

the said David Fugate afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said goods, chattels and personal property

to his own use, with intent to deprive and defraud the said Union Simpson,

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said Union Simpson.

did then and there and thereby feloniously steal, 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 R. FELLOWS, District Attorney.