

0494

**BOX:**

466

**FOLDER:**

4276

**DESCRIPTION:**

Viscount, Isidor

**DATE:**

01/15/92



4276

0495

Witness:

Counsel,

Filed,

189

day of

Pleads,

THE PEOPLE

vs.

[Section 32, Sub. 1, Penal Code.]

ROPE AND ABDUCTION

I

Sidor Liscount

Defendant  
Pleads Guilty to  
Abduction

DE LANCEY NICOLL,

District Attorney.

Case I 736 N. 72 B.S.W. 12

A TRUE BILL.

Alvin J. DeForest

Foreman.

S.P. 2 205-PSA  
July 17/97

0496

*The New York Society for the  
Prevention of Cruelty to Children*

100 EAST 28D ST. (COR. FOURTH AVE.)

New York, December 23<sup>rd</sup> 1891.

Court of General Sessions of the Peace in and for the  
City and County of New York.

*The People  
against  
Isadora Viscount*

Notice of Prosecution.

To the District Attorney of the  
City and County of New York,

Sir: This Society is interested in the prosecution of the above defendant, and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1886, Chapter 30, Section 1), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,  
President, &c.

0497

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN  
*Stedman*

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

*President, &c.*

0498

131 East 39th St  
Dec 14<sup>th</sup> 91

Hon. Elbridge Gerry,  
President of the Society  
for the Prevention of Cruelty to Children,  
Dear Sir:-

I have this day  
examined the person of Mary  
Josephine Sullivan aged 10 years  
of 283 West 132<sup>nd</sup> St., who said that  
there has been partial penetration  
of her genital organs by some  
blunt object. There are also  
several venereal sores upon  
the right side of her genitals

Respectfully Submitted

W. Travis Gibbs M.D.

0499

District Police Court.

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

Frank E. Buckley

of Number 100 East 23d Street being duly sworn,  
he has just returned to the city and does believe  
deposes and says, that on the 13th day of December 1891, at the  
City of New York, in the County of New York, one Osidor Viscount

was present, did at No. 237 West  
124th Street in said city unlawfully  
and feloniously take and use  
a certain female child called May  
Sullivan, who was then and  
there actually and apparently under  
the age of sixteen years, to wit:  
of the age of ten years, for the  
purpose of sexual intercourse,  
the said Osidor Viscount not be-  
ing the husband of the said  
May Sullivan, in violation of pro-  
visions of section 282 of the Penal  
Code of the State of New York.

Wherefore the complainant prays that the said

Osidor Viscount

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this  
day of Dec.

13th  
1891

Frank E. Buckley

Cherniack

Police Justice.

0500

CITY AND COUNTY }  
OF NEW YORK, } ss.

*May Sullivan*

aged 10 years. occupation School girl of No.

283 W. 132<sup>nd</sup> St. Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank G. Conroy

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

Sworn to before me, this 13<sup>th</sup>  
day of Dec 1888

*May Sullivan*

*Conroy*

Police Justice.

0501

(1835)

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

Isidor Rescount 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. Isidor Rescount

Question. How old are you?

Answer. Thirty-two years

Question. Where were you born?

Answer. Italy

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

Answer. No 261 West 124th Ave. No.

Question. What is your business or profession?

Answer. Shoemaker

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.

Isidor Rescount  
mark

Taken before me this

13

1891

day of Dec. 1891  
Police Justice

0502

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

*Al Johnson*

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

*11/21* 188

*W. C. ...* Police Justice

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

Dated

188

Police Justice.

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

Dated

188

Police Justice.

0503

113  
Police Court--- District. 15/43

THE PEOPLE, etc.,  
ON THE COMPLAINT OF  
Frank G. Barkley  
vs.  
Isidor Viscount  
1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence *Abduction*  
Via Sec. 282 P.C.

Dated Dec. 13<sup>th</sup> 1891  
*Maude* Magistrate.  
*Frank G. Barkley* Officer.  
*P.O.C.* Precinct.

Witnesses *Maurice Martin*  
No. *744 8<sup>th</sup> Avenue* Street.

*Miss L. Sullivan*  
No. *283 W. 92<sup>nd</sup>* Street.

No. \_\_\_\_\_ Street.  
\$ *2000*



*Ann*  
1000 E. Dec 15<sup>th</sup> 9. am

BAILABLE  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

0504

Court of General Sessions of the Peace

515

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Sidor Vincent*

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

*Sidor Vincent* —

of the CRIME OF ABDUCTION, committed as follows :

The said *Sidor Vincent*,

late of the City of New York, in the County of New York aforesaid, on the *eight* day of *December*, in the year of our Lord one thousand eight hundred and ninety- *one*, at the City and County aforesaid, did feloniously take, receive, harbor, employ and use one *May Sullivan*, who was then and there a female under the age of sixteen years, to wit: of the age of *ten* years, for the purpose of sexual intercourse, he, the said *Sidor Vincent* not being then and there the husband of the said *May Sullivan*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

~~DE LANCEY NICOLL,~~  
*District Attorney.*

Second COUNT—

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

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTERCOURSE  
WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS, NOT HIS  
WIFE, committed as follows:

The said Sidor Dinsant,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year afore-  
said, at the City and County aforesaid, with force and arms, in and upon a certain female  
not his wife, to wit: her, the said May Sullivan,

then and there being, wilfully and feloniously did make ~~another~~ assault, she the said —

May Sullivan being then and there a female under the  
age of sixteen years, to wit: of the age of ten — years; and the said

Sidor Dinsant — then and there  
wilfully and feloniously did perpetrate an act of sexual intercourse with her the said

May Sullivan — , against the form of the  
statute in such case made and provided, and against the peace of the People of the State  
of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney.

0506

**BOX:**

466

**FOLDER:**

4276

**DESCRIPTION:**

VonGlazer, William H.

**DATE:**

01/14/92



4276

0507

Witnesses:

Counsel,

Filed

City of

1892

Pleds,

THE PEOPLE

vs.

Grand Larceny,  
[Sections 629, 631,  
Penal Code.]

William H. von Slagden,  
District Attorney.

DR LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

Chas. C. DeForest

Foreman.

Richard G. Kelly

S. H. ...

Recommend that a  
plea of not guilty be  
entered in this case  
during the absence of  
the defendant herein has testified  
that an excellent character. This  
is his first offense & holds that  
justice would be served in his case  
by a suspension of sentence.  
I believe that such disposition of the  
case would be the means of making  
the defendant lead an honest life.  
Feb. 7, 92 U. M. Davis  
Dist.

0508

Police Court 2 District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Charles Gillam

of No. 110 7th Avenue Street, aged 40 years,

occupation Superintendent Art Department being duly sworn,

deposes and says, that on the 1st day of September 1891 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 large black  
box camera of the value of one  
hundred and twenty five dollars  
\$ 125 -

the property of The Judge Publishing Co. and is

deponent's charge as Superintendent

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 H. Von Glazer, (not

arrested. Defendant was in the employment of the Judge Publishing company, and had received notice that he was to be discharged from such employment, and he left the office of said company on said date taking the said property with him feloniously, and he has not since returned. Deponent asks that defendant be dealt with as the law directs

Charles Gillam

Sworn to before me this 1st day of September 1891  
John E. Kelly  
Police Justice

0509

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William H. Von Gloger* 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.

*William H. Von Gloger*

Question. How old are you?

Answer.

*3 years.*

Question. Where were you born?

Answer.

*Washington D. C.*

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

Answer.

*For home here.*

Question. What is your business or profession?

Answer.

*Photographer*

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 refuse to say any  
thing further from this  
point on and on*

*I am finally - W. Von Gloger*

Taken before me this

day of *January* 188*7*

Police Justice

05 10

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Charles Gillam of No. 110 7th Avenue Street, that on the 1st day of September 1887 at the City of New York, in the County of New York, the following article to wit:

one large black box camera

of the value of one hundred and twenty five Dollars, the property of The Judge Publishing Co.

w stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by William H. Von Glager

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 22nd day of October, 1887

Wm S Kelly POLICE JUSTICE.

0511

Police Court ..... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*The Judge Publish Co*  
vs. *16 St + Ave*  
*Mary von Glazer*

Warrant-Larceny.

Dated *Oct 2. 1891* 188

*Jud. E. Keely* Magistrate

*Frank & Murphy* Officer. *CO.*

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

..... Officer.

Dated..... 188

This Warrant may be executed on Sunday or at  
night.

..... Police Justice.

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

05 12

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

*Referred and*  
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, *500* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Jan 4* 18*92* *[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.

0513

Police Court--- 2 / District. <sup>W 21</sup>

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Charles Gillam*  
*110 Fifth Avenue*  
*Wm. H. Von Glazer*

Offence *Larceny*  
*felony*

2.....  
3.....  
4.....

Dated *Jan 4* 1892

*Bliss* Magistrate.  
*Murphy & Smith* Officer.  
*Co* Precinct.

Witnesses.....

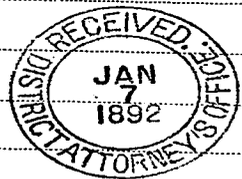
No. .... Street.

No. .... Street.

No. .... Street.

\$ *500* to answer *J. H.*

*Com* *97*



BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

05 14



W. J. ARKELL, PUBLISHER.

Judge

COR. FIFTH AVE. & 16th ST. New York, N. Y. 189

Hon. De Lancey Nicoll,  
District Attorney, New York.  
My dear Mr. Nicoll:

A letter from the Hon. Judge F. M. Thayer, dated the 11th inst., has been forwarded to me, asking me to call on you and see if you could not obtain photographic evidence of the man who was arrested on the 11th inst. and who was charged with the murder of Judge F. M. Thayer.

If it were with your approval and in consultation with the authorities of your department, we would be glad if it could be suggested to the Court that it be somewhat lenient in imposing sentence upon the man. If it were possible, even, to suspend sentence over him we think that it would be effectual in preventing him from doing further mischief. Although the man has been dishonest and ungrateful, still he is so poor and perhaps has not had the advantage of the ordinary man to keep him from yielding to temptation, and he has been sufficiently punished by his imprisonment and the loss of his property. He does not desire to have his name put in the papers as a murderer. His Honor, Judge F. M. Thayer, has asked me to have a letter written to you. Please do not think that as a slight suggestion, but as a matter of fact, the representatives of the Court in this matter would not be considered presumptuous in making any suggestions to you or Judge F. M. Thayer which would not be perfectly proper.

With kindest regards, believe me,

Very truly yours,

*W. J. Arkell*

0515

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 N. Von Glazer

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

William N. Von Glazer

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

The said William N. Von Glazer

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

one camera of the value of one hundred and twenty five dollars

of the goods, chattels and personal property of one a corporation called the Judge Publishing Company 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.

De Lancey Nicoll  
District Attorney

05 16

**BOX:**

466

**FOLDER:**

4276

**DESCRIPTION:**

Voorhees, William

**DATE:**

01/22/92



4276

05 17

**BOX:**

466

**FOLDER:**

4276

**DESCRIPTION:**

Grant, Joseph

**DATE:**

01/22/92



4276

236  
A. P. Decker, Esq.

Counsel,  
Filed 22 day of June 1897  
Pleads, Chicago, Ill.

THE PEOPLE  
vs.  
William Voorhees  
and  
Joseph Grant

DE LANCEY NICOLL,  
District Attorney.  
Chas. E. DeForest

A TRUE BILL.  
Foreman.  
J. J. ...  
Jan 27 1892  
Feb 26 1892

Witnesses:

Notary official  
said out from  
award of Grant.  
Empowerment  
to official & notary  
Decker

Burglary in the Third Degree.  
Section 488, 526, 528, 530 and 550

0519

Police Court 6 District.

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

of Robert Wagner  
Morris Avenue + 163<sup>rd</sup> Street, aged 38 years,  
occupation Superintendent

deposes and says, that the premises No. a Palace Car in the New-  
York Central Car yard, Sheridan Avenue near 161<sup>st</sup> Street  
in the City and County aforesaid, ~~the said being a~~ <sup>being duly sworn</sup>

~~and which was occupied by deponent as a~~

~~and in which there was at the time a human being, by name~~

~~was~~  
~~were~~ **BURGLARIOUSLY** entered by means of forcibly unlocking the  
door of said car and entering said  
car with the intent to commit a felony

on the 3<sup>rd</sup> day of January 1892 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

A quantity of dishes, knives, forks,  
spoons, napkins, table cloths, regens,  
&c. all of the value of two hundred  
and five <sup>75</sup>/<sub>100</sub> dollars.

(# 205.89)

the property of The Wagner Palace Car Co. and in  
deponent's care and custody.

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

William Voorhes and Joseph Grant  
(both now here)

for the reasons following, to wit: that at the hour of 9 o'clock

P.M. January 2, 1892, said car was  
securely locked and fastened. and at

that time all of said property was  
in said car. and on January 3, 1892

at about the hour of 12. midnight deponent  
discovered that said car had been entered and

said property taken therefrom.  
deponent is informed by Officer William

0520

J. Lockwood. that he arrested these  
 defendants on suspicion of having  
 committed this burglary when they the  
 defendants admitted and confessed to  
 the Officer that they had entered said car  
 and had taken said property.  
 hereunto further says that the defendant  
 Grant admitted and confessed in open  
 court in defendant's presence that he and  
 the defendant Vorhies entered said car  
 and feloniously took stole and carried  
 away said property.  
 Wherefore defendant prays the said defendants  
 may be held and dealt with according to law.

Sworn to before me } Robert Wagner  
 this 18th day of Jan 1892

*W. M. ...*  
 Police Justice

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

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Degree

Burglary

vs.

Dated \_\_\_\_\_ 188 1

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

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

0521

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William J. Lockwood*  
*Police Officer*

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

*33* *Prest Place*

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Robert Wagner*

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

Sworn to before me, this *18*  
day of *July* 188*7*

*William J. Lockwood*

*Collected*  
Police Justice.

0522

Sec. 198-200.

6

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William Voorhes* 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 Voorhes*

Question. How old are you?

Answer. *27 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *645 Morrison Ave. 7 mos*

Question. What is your business or profession?

Answer. *Electrician*

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*

*W. Voorhes.*

Taken before me this

*William Voorhes*  
188

Police Officer

0523

Sec 198-200.

CITY AND COUNTY OF NEW YORK, ss.

6 District Police Court.

Joseph Grant Colored 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. Joseph Grant

Question. How old are you?

Answer. 22 years old

Question. Where were you born?

Answer. Savannah Ga

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

Answer. Morris Ave + 152<sup>nd</sup> St 1 year

Question. What is your business or profession?

Answer. Cook

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

Answer.

I am guilty

Joseph Grant  
Cook

Taken before me this

day of June

1892

Police Detective

0524

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

*William Voorhes.* *Am Joseph Grant*

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, *Each* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until *(he)* give such bail.

Dated *July 15* 18 *92* *W. W. Wood* 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.

0529

756  
P. M. D. V. M.  
Police Court--- 6 District. 62

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Robert Wagner  
Marion St. 113 St.  
William Vookes  
Joseph Grant  
Offence *Drunken*

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

Dated *January 18* 189*2*  
*Meade* Magistrate.  
*Lockwood G. Johnson* Officer  
*95* Precinct.  
Witnesses *Wm J Lockwood*  
No. *33* *Pres Mair* Street.



No. .... Street.  
No. .... Street.  
\$ *1000* *Each G.S.* to answer  
*LM*

0526

**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 Gardner and*  
*Joseph Tappan*

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

*William Gardner and Joseph Tappan*

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

The said *William Gardner and Joseph Tappan*, both —

late of the *23rd* Ward of the City of New York, in the County of New York aforesaid, on the  
*— third —* day of *January* in the year of our Lord one  
thousand eight hundred and ninety- *two* in the *night* time of the same day, at the  
Ward, City and County aforesaid, a certain ~~building there situate, to wit, the~~ *of*

*one railway-car of a corporation known as the*  
*Wagner Palace Car Company.*

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  
*corporation* in the said *railway-car.*

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

*William Voorhees and Joseph Grant*

of the CRIME OF ~~Grand~~ LARCENY *in the night*, committed as follows:

The said *William Voorhees and Joseph Grant, 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,

*a quantity of wares, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars, fifty pieces of the value of fifty cents each, fifty pieces of the value of fifty cents each, fifty pieces of the value of twenty cents each, fifty markers of the value of twenty cents each, twelve table knives of the value of three dollars each, and two hundred rings of the value of ten cents each,*

of the goods, chattels and personal property of ~~one~~ *a corporation known as the Wagner Palace Car Company, in a certain* *in the railway-car* of the said *corporation*

there situate, then and there being found, *in the* *from the railway-car* 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 *William Voorhees and Joseph Grant* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Voorhees and Joseph Grant*, 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 a *corporation known as The Wagner Palace Car Company.*

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

unlawfully and unjustly did feloniously receive and have; (the said *William Voorhees and Joseph Grant*

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.

DE LANCEY NICOLL,  
*District Attorney.*