

0008

BOX:

464

FOLDER:

4257

DESCRIPTION:

Gains, Henrietta

DATE:

01/21/92



4257

0009

Witnesses:

Counsel,

Filed

21

day of January

1892

Pleads,

THE PEOPLE

vs.

Henrietta Saines

Burglary in the Third Degree, Section 498, *et seq.*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Charles De Forest

Foreman.

James P. [Signature]

Henrietta Saines

6 Nov 1892

Police Court District.

City and County of New York, ss.:

of No. 314 W 54th Street, aged 22 years, occupation Haberman being duly sworn.

deposes and says, that the premises No. 314 W 54th Street, 22 Ward in the City and County aforesaid the said being a three story frame building the second floor room and which was occupied by deponent as a sleeping room and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly entering said room by pressing against the door and thus forcing an entrance into said room

on the 4th day of January 1887 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One Suit of clothes and one Revolver - the whole valued at Eighteen dollars \$ 18 00 / 100

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 Jennetta Jones (number)

for the reasons following, to wit: Deponent securely locked said premises at the hour of 7 A.M on said date. Then at the hour of 12 o'clock the same day deponent found the door of said premises broken open and said property was missing. Officer Morris arrested the defendant who being informed of the rights says that she took said

Property Department the above charges
The defendant with having brought only
Entered said premises and having
taken carried away and stolen said
property and the charges being
that she is held to answer

Sum to appear me
this 8th day of January 1897

William F. Mueser
M.A.

John Ryan

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 _____ 1897
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1897
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1897
Police Justice.

Police Court, _____ District,
THE PEOPLE, &c.,
on the complaint of
1
2
3
4
Offence BURLARY.
Date _____ 1897
Magistrate.
Officer.
Clerk.
Witness.
No. _____ street,
No. _____ Street,
No. _____ Street,
§ _____ to answer General Sessions.

0012

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Hermatta Ganes 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. *Hermatta Ganes*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Virginia U.S.*

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

Answer. *218 Wooten Street 1 day*

Question. What is your business or profession?

Answer. *DOMESTIC*

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
Hermatta Ganes*

Taken before me this

day of

[Signature]

Police Justice.

0013

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 *January 8th* 1892 *John Ryan* 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.

0014

Police Court--- 4th District. 133

THE PEOPLE, &c.
ON THE COMPLAINT OF

Wm Jernigan
314 W 54th
1. *[Signature]*

2.
3.
4.

Officer *[Signature]*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *January 8th* 189*2*

Ryan Magistrate.

Morris Officer.

42nd Precinct.

Witnesses *George Wright*

No. *314 W 54th* Street.

No. Street.

No. Street.

\$ *1000* to answer *G.S.*



[Signature]

Bur 3/5/92
pk

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henrietta Gaines

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

Henrietta Gaines

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

The said

Henrietta Gaines

late of the *2nd* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *January* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, in the *day* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

William Johnson

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 *William Johnson* 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

Henrietta Gaines

of the CRIME OF

Petit LARCENY

committed as follows:

The said

Henrietta Gaines

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 coat of the value of eight
dollars, one vest of the value
of three dollars, one pair of
trousers of the value of
four dollars, and one pistol
of the value of three dollars*

of the goods, chattels and personal property of one

William Johnson

in the dwelling house of the said

William Johnson

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.

*De Ransey Nicoll,
District Attorney*

0017

BOX:

464

FOLDER:

4257

DESCRIPTION:

Gallagher, Hugh

DATE:

01/18/92



4257

Patrick Gons
308 330th

Witnesses:

James G. ...
1108 ...

166
McMays

Counsel,
Filed 18 day of July 1892
Pleads by

THE PEOPLE

vs.

Hugh Gallagher

Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]

Foreman.

[Signature]

[Signature]

1892

Police Court _____ District. _____

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

Walter Bennett

of No. 4 Barrow Street, aged 20 years,
occupation Driver being duly sworn

deposes and says, that on the 1 day of January 1891 at the City of New York, in the County of New York, in the Bowery

he was violently and feloniously ASSAULTED and BEATEN by Hugh Gallagher (now here) who cut and stabbed deponent in the right wrist with a pen knife blade then and there held in his hand.

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 1 day of January 1891 } Walter W. Bennett
W. W. Bennett Police Justice.

0020

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Hugh Gallagher 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. *Hugh Gallagher*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *335 East 23rd Street. 6 months*

Question. What is your business or profession?

Answer. *Undertaker*

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.
Hugh Gallagher*

Taken before me this

day of *January* 1922

[Signature]

Police Justice.

0021

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..... 18

[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 h to be discharged.

Dated..... 18

..... Police Justice.

0022

1612

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Bennett
4 Barron St.
Thos Gallagher

Offence *Assault*
Felony

Dated *January 1st* 189*1*
M. Mahan Magistrate.
Faris Officer.
10 Precinct.

Witnesses
No. _____ Street.
No. _____ Street.
No. _____ Street.



\$ *1000* to answer *b.s.*
[Signature]

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hugh Gallagher

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

Hugh Gallagher

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

The said

Hugh Gallagher

late of the City and County of New York, on the *first* day of

January in the year of our Lord one thousand eight hundred and

ninety-two, at the City and County aforesaid, in and upon one

Walter W. Bennett

in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said

Hugh Gallagher

with a certain *knife* which *he* the said

Hugh Gallagher in *his* right hand then and there had and held, the same being then and there

a weapon and an instrument likely to produce grievous bodily harm, *him*, the said

Walter Bennett then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab, bruise* and wound, 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

0024

BOX:

464

FOLDER:

4257

DESCRIPTION:

Garing, John

DATE:

01/19/92



4257

Witnesses:

M. V. Wentworth

Counsel,

Filed *19* day of *July* 189*8*

Pleas, *Guilty*

THE PEOPLE

vs.

John Garing

DE LANCEY NICOLL,
District Attorney.

Case 7 July 4. 92 B.S.W.

A TRUE BILL.

Chas. T. Reardon

Examined July 24/92 Foreman.

Richard W. P.

Sentence suspended
R.B.M.

Burglary in the Third Degree
(Section 498, N.Y. Crim. Code)

Police Court 3 District.

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

Isidor Kransherr

of No. 60 Division Street, aged 38 years,
occupation Dry Goods dealer being duly sworn

deposes and says, that the premises No. 60 Division Street, 10 Ward
in the City and County aforesaid the said being a five store brick
building - the first floor of which
~~and which~~ was occupied by deponent as a Dry goods store
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking the
glass in the window of said store

on the 29 day of December 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of silk Handkerchiefs
and Dry Goods valued at
Two hundred Dollars (\$200)

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~~ ^{attempted to be} taken, stolen and carried away by
John Garing now here

for the reasons following, to wit: on about the hour of
10.30 o'clock P. m. on said date deponent
securely locked and fastened the doors
of said place and the window was intact
~~at about~~ and went up stairs to his dwelling
apartments, about the hour of 12 o'clock
P. m. Deponent was aroused by
hearing a noise - and when he went
down stairs he found the glass in the

shop window of his store broken and Defendant in the custody of officer Galligan of the 11th Precinct.

Defendant was informed by said officer that an unknown citizen informed him that the window had been broken and that a thief was working at it. The officer arrested the defendant at the said window and that he had in his possession at that time two pair of socks, five bottles of perfume and a chisel.

James Moushman

Osworn to before me this 30 day of December 1891

John Ryan

Police Justice

Dated _____ 1891 Police Justice

I have admitted the above named _____ guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 1891 Police Justice

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

Dated _____ 1891 Police Justice

It appears to me by the within depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the within named _____ of the City of New York, until he give such bail.

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

Police Court, District,

THE PEOPLE, vs., on the complaint of

Offence—BURGLARY.

1. 2. 3. 4.

Dated _____ 1891

Magistrate.

Officer.

Clerk.

Witness,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

0028

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation James J. Galligan
Police Officer of No. 11 Precinct
Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Isidor Kransky
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 30
day of Dec 1899 } James J. Galligan

John Ryan
Police Justice.

0029

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

John Garing 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 Garing*

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. *29 Frankfort St 2 months*

Question. What is your business or profession?

Answer. *Drum maker*

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 Garing

Taken before me this *30* day of *April* 188*7*

Police Justice.

0030

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 *Dec 30* 18*91* *John D. Ryan* 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.

0031

Police Court--- 3 District. ~~18~~

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sidor Kraushen
60 Division St.
John Garing

1
2
3
4

Offence
Burglary

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *Dec 30* 18*91*

Ryan Magistrate.

Gallyin Officer.

Witnesses *Officer* Precinct.

No. Street.

No. Street.

No. Street.

\$ *1000* to answer



G. S.
Don
Burglary
9-1-2

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 Garing

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

John Garing

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

The said

John Garing

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-ninth* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one* in the *night*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Isidore Kraushaar*

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 *Isidore Kraushaar* in the said *store* 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 Garing
of attempting to commit the crime
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said

John Garing

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,

*fifty handkerchiefs of the value
of one dollar each, and divers
other goods, chattels and personal
property, (a more particular
description whereof is to the
Grand Jury aforesaid unknown)
of the value of one hundred
and fifty dollars*

of the goods, chattels and personal property of one *Isidore Kraushaar*

in the *store* of the said *Isidore Kraushaar*

there situate, then and there being found in the *store*
aforesaid, then and there feloniously did *attempt 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.

*De Lancey Nicoll,
District Attorney.*

0034

BOX:

464

FOLDER:

4257

DESCRIPTION:

Gebenan, William

DATE:

01/15/92



4257

0035

BOX:

464

FOLDER:

4257

DESCRIPTION:

Clifford, Frank J.

DATE:

01/15/92



4257

0036

BOX:

464

FOLDER:

4257

DESCRIPTION:

Healy, Thomas F.

DATE:

01/15/92



4257

Witnesses:

Counsel,

Filed

day of

1892

Wm. G. Stebbins
Frank J. Clifford
Thomas F. Stealy

THE PEOPLE

vs.

Burglary in the Third Degree
Section 498, etc.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Clarence DeForest

Foreman.

Samuel S. [unclear]

John [unclear]

Nov 1. 2 1892

Jan 20 / Estep [unclear]

0038

Police Court District.

City and County of New York,

of No. 53 E. 69th Street, aged 25 years, occupation Real Estate agent, being duly sworn

deposes and says, that the premises No. 153 E. 27th Street, 21st Ward in the City and County aforesaid the said being a three story brick house

and which was occupied by deponent as a unoccupied and in which there was at the time a burglar being by name

were BURGLARIOUSLY entered by means of forcibly unlocking the front door of said premises with a false key and entering said premises with the intent to commit a crime on the 21st day of December 1891 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One copper boiler. And a quantity of lead pipe and brass fencets. all of the value of thirty dollars.

the property of Peter A. H. Jackson 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 A. Gebman, Frank J. Clifford and Thomas F. Healy (all now living)

for the reasons following, to wit: that said premises which were unoccupied were locked and securely fastened on the 21st day of December 1891. Deponent is informed by William Lobbell that at about the hour of 9 o'clock A.M. December 21st he saw these three defendants together and in company with each other and

saw them in the act of coming out of the area way of said premises. saw with a quantity of lead pipe in their possession. Deponent further says that he immediately examined said premises and discovered that all of said property mentioned in this affidavit and which was in said premises in good order at 2 o'clock Dec 21st was missing from said premises.

Wherefore deponent charges these defendants with being together and acting in concert with each other and burglariously entering said premises and as aforesaid and stealing said property therefrom.

Sworn to before me this 22nd day of Dec 1891

Police Justice

Dated 1891 guilty of the offence mentioned, I order to be discharged.

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

Dated 1891 Police Justice

I have admitted the above named of the City of New York, until he give such bail.

and be committed to the Warden and Keeper of the City Prison

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

Hundred Dollars

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District, THE PEOPLE, &c., on the complaint of

Offence—BURGLARY, Dated 1891, Magistrate, Officer, Clerk, Witness, No. Street, No. Street, No. Street, to answer General Sessions.

0040

CITY AND COUNTY }
OF NEW YORK, } ss.

William Lobdell

aged 57 years, occupation Plumbers helper of No.

423 W 51st Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Adrian H. Jackson

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

Sworn to before me, this 22 day of Dec 1897 } Wm Lobdell

John H. Gandy
Police Justice.

0041

Sec. 108-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

William A. Gebman 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 A. Gebman

Question. How old are you?

Answer.

27 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

579. 2nd Ave. 7 years

Question. What is your business or profession?

Answer.

Butcher

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

Answer.

I am not guilty

W. A. Gebman

Taken before me this *12th* day of *December* 188*9*
Joseph Brady
Police Justice.

0042

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK

Frank Clifford

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.

Frank J. Clifford

Question. How old are you?

Answer.

21 years old

Question. Where were you born?

Answer.

New York

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

Answer.

213 - E, 21 St St 5 Mrs

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 guilty

Frank J. Clifford

Taken before me this day of *Nov* 1899

Wm. H. Brady

Police Justice.

0043

Sec. 198-200.

4

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Thomas L. Healy

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

Question. What is your name?

Answer. Thomas L. Healy

Question. How old are you?

Answer. 22 years old

Question. Where were you born?

Answer. New York

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

Answer. 118 E. 35th St. 2 years

Question. What is your business or profession?

Answer. Paper hanger

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 Healy

Taken before me this

day of Dec 1911

Police Justice

0044

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 A

German Frank J. Clifford and Thomas F. Healy
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Fifteen Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until they give such bail.

Dated Dec 22 18 91 John H. Brady 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.

Gibson
Mr. B. Nooney
26 1/2 St & 4th Ave
J. F. Healy - 318 235
L. No. 10 -
1226 - 3rd Ave
1226 - 3rd Ave

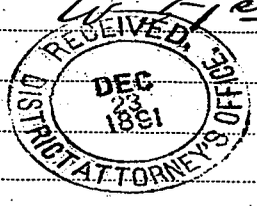
BAILED.
No. 1, by _____
Residence _____ Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

1566
Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Adrian H. Gaden
53 East 7th St
Wm A. Gibbons
Frank J. Clifford
Thomas F. Healy
Office *Banglany*

Dated *Dec 22* 1891
Grady Magistrate.
Geo. Hammer Officer.
21st Precinct.

Witnesses *Wm Lobdell*
No. *X 20* Street.
No. _____ Street.
No. _____ Street.



No. _____ Street.
\$ *15.00* each *9.5* to answer.
Com
Banglany
Recy

0046

FRANCIS W. ORVIS,

PRINTER.

CELLULOID

ADVERTISING

NOVELTIES.

No. 9 SPRUCE STREET,

New York, Dec 24 1891

To whom it may concern:-
Frank J. Clifford
has been in my employ
at various times during
the past three years as
errand boy & later as
pressman. During
that time I have al-
ways found him honest
& faithful to my interests.
Francis W. Orvis

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 A. Lebernam, Frank J. Clifford and Thomas F. Healy

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

William A. Lebernam, Frank J. Clifford and Thomas F. Healy

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

The said *William A. Lebernam, Frank J. Clifford and Thomas F. Healy*, all

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, on the *twenty second* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one* in the *day* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the building of one *Peter A. N. Jackson*

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 *Peter A. N. Jackson* in the said *building* 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 A. Gebenam, Frank J. Clifford and Thomas F. Healy
of the CRIME OF *Grand LARCENY* in the second degree, committed as follows:

The said

William A. Gebenam, Frank J. Clifford and Thomas F. Healy, all 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 boiler of the value of fifteen dollars, one hundred and fifty pounds of lead pipe of the value of ten cents each pound, and five faucets of the value of three dollars each

of the goods, chattels and personal property of one

Peter A. H. Jackson

in the

building

of the said

Peter A. H. Jackson

there situate, then and there being found, in the

building

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 A. Gebenara, Frank J. Clifford and Thomas F. Healy
 of the Crime of RECEIVING STOLEN GOODS, committed as follows:

The said *William A. Gebenara, Frank J. Clifford and Thomas F. Healy*, all
 late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year afore-
 said, with force and arms, at the Ward, City and County aforesaid,

one boiler of the value of fifteen dollars, one hundred and fifty pounds of lead pipe of the value of ten cents each pound and five faucets of the value of three dollars each

of the goods, chattels and personal property of

Peter A. N. Jackson

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

Peter A. N. Jackson

unlawfully and unjustly did feloniously receive and have; (the said *William A. Gebenara, Frank J. Clifford and Thomas F. Healy*
 then and there well knowing the said goods, chattels and personal property to have been felon-
 iously 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.

0050

BOX:

464

FOLDER:

4257

DESCRIPTION:

Gerhart, Frank

DATE:

01/07/92



4257

Witnesses:

This case having been
once tried & the jury having
stood 10 for acquittal,
no new evidence being
obtainable, I recommend
dismissal of this indictment
Feb 10 1892 W. M. Davis
Act

Counsel,

Filed

Pleas,

1892

day of

January

THE PEOPLE

vs.

Frank Gerhart

Grand Larceny, Second Degree.
[Sections 528, 537, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

is acquitted

A TRUE BILL,

CHARLES J. De Foresta
Foreman.

1892

signed and
Jury desogree
Part 2 - Feb. 10, 1892
On motion of District Attorney
indictment dismissed.

0052

Police Court — 3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 41 Orange Street, aged 26 years,

occupation Cashier being duly sworn

deposes and says, that on the 6th day of December 1911 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 night time, the following property, viz:

Good and lawful money of the United States of the amount and value of Twenty three dollars

the property of In the care and custody of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Frank Gerhardt (now here) from the fact that the defendant was in the employ of John Adams Manager of said restaurant as head waiter and on said date at about the hour of eleven o'clock P.M. deponent went back to the rear of said restaurant to eat supper and left the defendant in charge of the cashiers desk and at the time the said money was in said desk and when deponent returned to said desk the defendant asked permission of deponent to go out to the laundry and the defendant failed to return at at about the hour of six o'clock A.M. on the following morning when the

Sworn to before me, this 18 day of December 1911
Police Justice

Manager came to said restaurant
and found said desk drawer
discovered said money was missing
from said desk and no other person
was near said desk where department
charges said defendant with the
taking of said money

Sworn to before me

this 20 day of Dec 1991

Charl A. Stater

A. J. White

Police Justice

0054

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

Frank Gerhardt 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. *Frank Gerhardt*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Ohio*

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

Answer. *105 East 3rd St 2 months*

Question. What is your business or profession?

Answer. *Waiter*

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*

Frank Gerhardt

day of

Taken before me this

188

Police Justice

0055

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

James ~~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, for the City of New York, until he give such bail.

Dated Dec 25 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0058

Police Court--- *J* 1600 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Slater

411 Broadway
Frank Gerhardt

2
3
4

Office of
Conrad F. ...

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Dec 20 91* 188
W. Witt Magistrate.

Adm. ... Officer.
Precinct.

Witnesses *G. ...*
No. *41 Broadway* Street.

John ...
No. *41 Broadway* Street.

90. ... Witness.

No. _____ Street.
\$ *500* to answer



Witt

0057

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

THE PEOPLE OF THE STATE OF NEW YORK, against

Frank Gerhart

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Frank Gerhart

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

The said Frank Gerhart

late of the City of New York in the County of New York aforesaid, on the sixth day of December in the year of our Lord one thousand eight hundred and ninety-one at the City and County aforesaid, with force and arms, in the night time of said 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 thirty-six

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 thirty-six

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

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

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

of the goods, chattels and personal property of one Robert T. Payne 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.

0058

BOX:

464

FOLDER:

4257

DESCRIPTION:

Godfrey, George

DATE:

01/21/92



4257

274

Counsel, _____
Filed, 21st day of Sept, 1892
Pleads, _____

Witnesses:
Nathan Lubach
W. Scott

THE PEOPLE
vs.
George Godfrey
INJURY TO PROPERTY.
[Section 654, Penal Code.]

F

De Lancey Nicoll
George Godfrey

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
Chas. De Forest
Foreman.
Sept 27 1892
Leah Emily and
Widow
Ben C. Mrs. B.M.

0050

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Godfrey 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. *George Godfrey*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *58 70th Street, 4 months*

Question. What is your business or profession?

Answer. *Clerk*

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*
George Godfrey

Taken before me this *22*
day of *January* 1893
Charles W. Smith
Police Justice

0061

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 *January 3 1892* *Charles Hunter* 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.

0062

Police Court--- 3 District 87

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nathan Cadish
862 Pitt St
George Godfrey

Offence
Mad Mrs Felony

Dated July 22 1892

Winton Magistrate.

Scott Officer.

13 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer 98

[Handwritten signature]



BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

Nathan Cadisk
of No. 62 Pitt Street, aged 44 years,
occupation liquor dealer being duly sworn, deposes and says
that on the 21st day of January 1893
at the City of New York, in the County of New York George Godfrey

(now here) did wilfully and maliciously
break and destroy a plate glass
window in premises 62 Pitt Street
causing damage to its owner in
the sum of about One hundred dollar
the property in deponent's charge.
Deponent saw the defendant wilfully
and maliciously throw a beer keg
at the window breaking the glass
A codes

Sworn to before me, this

22nd day of

Jan

of Manhattan 1893

Charles W. Hunter
Police Justice.

0064

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

Mar. 30. 1892

Sir:

Application for Executive clemency having been made on behalf of
George Godfrey who was convicted of *Malicious Mischief*
in the county of *New York* and sentenced *Jan'y 27. 1892*
to imprisonment in the *New York Penitentiary* for the term of

six months

I am directed by the Governor respectfully to request that, in pursuance of section 695 of the Code of Criminal Procedure, you will forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams
Private Secretary.

Hon. Dehaeney Nicoll
New York City.

0065

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

Mar 30, 1892

Sir:

Application for Executive clemency having been made on behalf of
George Godfrey who was convicted of *Malicious Mischief*
in the county of *New York* and sentenced *Jan'y 27, 1892*
to imprisonment in the *New York Penitentiary* for the term of
six months I am directed by the Governor
respectfully to request that, in pursuance of section 695 of the
Code of Criminal Procedure, you will forward to him a concise state-
ment of the facts of the case, together with your opinion of the
merits of the application.

It is particularly requested that each letter of inquiry from
the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams

Private Secretary.

Hon. Randolph B. Martine
New York City.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Fitzgerald Fitzgerald

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

Fitzgerald Fitzgerald

of the CRIME OF UNLAWFULLY AND WILFULLY *destruoying* PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Fitzgerald Fitzgerald*,

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *January*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms, a certain

piece of state arms,

of the value of *one hundred dollars.*

of the goods, chattels and personal property of one *Nathan Cadogan.*

then and there being, then and there feloniously did unlawfully and wilfully *break* and *destruy.*

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 F. [unclear]
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows :

The said *George F. [unclear]*

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, a certain *part of*

Plot of [unclear],

of the value of *one hundred dollars*,

in, and forming part and parcel of the realty of a certain building of one *Nathan*

Radwin, there situate, of the real property of the said

Nathan Radwin,

then and there feloniously did unlawfully and wilfully *break and destroy*.

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.

0068

BOX:

464

FOLDER:

4257

DESCRIPTION:

Gould, Thomas

DATE:

01/12/92



4257

Counsel, *[Signature]*
Filed, *[Signature]* day of *[Month]* 189*[Year]*
Pleads, *[Signature]*

KEEPING A HOUSE OF THE GAME, ETC.
(Sections 822 and 885, Penal Code.)

ENTERED
T. J. W.
vs.
THE PEOPLE

Thomas E. Gould

DE LANCEY NICOLL,
District Attorney.

April 19 1892 D.M.S.

A TRUE BILL.

Chas. W. De Forest
Foreman.

86 P. 4. Oct. 18/98
on motion of Dist. Atty.
Dep. Dis. on Verbal Recog.
M. T. M. Jr.

Witnesses:

Bailed by
Erastus Crawford
220 West 28th St.

This case is almost
seven years old. The
people are unable to find
their witnesses, & therefore
recommends that *[initials]* be
discharged on his own recognizance.

Oct 17/98 *[Signature]*
S. J. Blake
Asst. Dist. Atty.

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 Gould

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

Thomas Gould

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said *Thomas Gould,*

late of the *Eighteenth* Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-fifth* day of *December*, in the year of our Lord one thousand eight hundred and ninety-~~one~~, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Thomas Gould

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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 Gould.

(Sec. 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Thomas Gould,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Twenty-fifth* day of *December*, in the year of our Lord one thousand eight hundred and

ninety- ~~one~~ , and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in ~~his~~ said house for ~~his~~ own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

Thomas E. Gould

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Thomas E. Gould*,

late of the Ward, City and County aforesaid, afterwards, to wit: on the ~~fourth~~ *fifth* day of ~~December~~ , in the year of our Lord one thousand eight hundred and ninety- ~~one~~ and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for ~~his~~ own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in ~~his~~ said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

0072

BOX:

464

FOLDER:

4257

DESCRIPTION:

Gray, William

DATE:

01/27/92



4257

0073

Witnesses:

Harriet Williams
Elizabeth Apple
Mary Emery
Margaret Apple

The defendant *William Gray*
is lacking in this
case as the money
taken was in a cash
drawer in compliance
with and the pushing
of the complainant was
no part of the crime
I therefore recommend
that the plea of *Not*
Guilty be accepted
as the defendant cannot
be convicted of any
other grade of crime
April 8th 1892
W. L.

2580
J. W. Colby

Counsel,
Filed *27* day of *June* 189*2*
Plends *Not Guilty*

vs.
THE PEOPLE
vs.
William Gray
Robbery. [Sections 224 and 22, Penal Code.]
Degree.

April 8th 1892
W. L. Colby
Pen one of
A TRUE BILL.
W. L. Colby

Foreman.
April 8th 1892
W. L.

Police Court 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Veronica Deuring
of No. 104 West 63 Street, Aged 58 Years

Occupation Keep house being duly sworn, deposes and says, that on the
20th day of November 1891, at the 23 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the ~~person~~ presence of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of
the United States

of the value of about Six ⁵⁰/₁₀₀ DOLLARS,
the property of Clements Hoffe and in deponent's care
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 force and violence as aforesaid by

William Gray (now Lee) and two unknown
men not arrested for the reasons that
on said day said property was in the
money drawer behind the counter in
the shoeshop at the above premises
Deponent was alone in the shop when
suddenly deponent saw two men in
the shop and at the money drawer
and deponent went over to the men to
prevent them from stealing the
contents of the drawer and one of said
unknown men violently pushed deponent
so that she fell and then said money
was stolen and they ran out and escaped.
That the defendant was in company with the

Deponent to affirm me this
188
Police Justice.

0075

unknown men and acting in a manner which
 for the reasons that deponent is informed by
 Clements Hopfe (now here) that previous to said time
 he was in the shop attending to his business
 when said Gray entered and purchased from him
 a pair of shoe strings paying two cents therefor
 and left; shortly thereafter an unknown man
 entered and presented the paper hereto annexed
 paper purporting to have been sent by the
 sender to have said Hopfe to leave the shop
 to do some work. Hopfe did not go as
 requested and then shortly thereafter said
 Gray returned and stated that he wished
 to purchase a better pair of shoe strings
 and give the pair first purchased in return.
 That while Gray was in the shop the said
 unknown man returned and asked Hopfe
 if he had gone to said the person who had
 sent the paper; Hopfe replied no and then
 Gray left and the unknown man informed
 Hopfe to go which after some deliberation
 he did. That during the absence of said

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 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 1888
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1888
 These being no sufficient cause to believe the within named
 guilty of the offense within mentioned, I order he to be discharged.
 Dated 1888
 Police Justice.

Police Court, District, _____

THE PEOPLE, &c.,
 on the complaint of _____

1 _____
 2 _____
 3 _____
 4 _____

Offence—ROBBERY.

Date 1888 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses, _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

to answer General Sessions.

Police Court District.

City and County of New York } ss.

of No. Street, aged years, occupation being duly sworn, deposes and says, that on the day of 189, at the City of New York, in the County of New York,

Kofle the said robbery here charged was committed as aforesaid.

Deponent is further informed by Margaret Kofle (now here), deponent's niece that she was on the floor above at said time and hearing deponent scream she ran down stairs and saw the two unknown men in the shop and a man out side that they all fled. That one of the men who ran away is the defendant Gray (now here)

Deponent is informed by George Sweeney (now here) that he is a police officer that he arrested the said Gray on the Elevated Railroad Station at 59th Street and Park Avenue when said Gray was pointed out by pedestrians as one of the men that were running away. That said Sweeney searched the person of said Gray and found the piece of paper hereto annexed marked Exhibit B which appears to have been torn from another piece of paper and the indentures on each of the exhibits A and B fit exactly to each other and establish that they at one time formed one piece of paper.

Wherefore deponent charges the defendant with acting in concert with the unknown men in the commission of said robbery.

Veronica X Deuring
warr

Sworn to before me this 20 Day of November 1891

Police Justice: [Signature]

0077

CITY AND COUNTY }
OF NEW YORK, } ss.

Clement Hoyle

aged 64 years, occupation Shoemaker of No.

104 W 63 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Verniea Deuring

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

Sworn to before me, this 20 day of Nov 1941 } Clement Hoyle

John H. Brady
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Margaret Hofle

aged 23 years, occupation Seamstress of No.

104 W 63rd Street, being duly sworn deposes and

says, that she has heard read the foregoing affidavit of Vernice Dubois

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

Sworn to before me, this 20
day of Nov 1887

Margaret Hofle

John H. Brady
Police Justice.

0079

CITY AND COUNTY }
OF NEW YORK, } ss.

George Sweeney

aged _____ years, occupation Police Officer of No.

22 - Park Place Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Vernice Dennis

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

Sworn to before me, this 20
day of Nov 1888

George Sweeney

Wm. H. Gady
Police Justice.

0080

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

4 District Police Court.

William Gray 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 Gray*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1513 Second Ave; 4 year*

Question. What is your business or profession?

Answer. *Dealer*

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

Answer. *I am not guilty*

William Gray

Taken before me this 20th day of November 1899
Wm. J. Brady
Police Justice.

0081

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 *Twenty-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 20* 18 *91* *John J. Brady* 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.

[Handwritten mark]

[Handwritten mark]

0082

1449

Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Corina Keating
104 W 63 St
William Gray

2
3
4

Officer *Abbey*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Nov 20* 18*91*

Gudy Magistrate.

Geo Severy Officer.

52 Precinct.

Witnesses *Clemens Hofle*

No. *104 W 63* Street.

Margaret Hofle

No. *104 W 63* Street.

Officer Severy

No. _____ Street.

\$ *2500* answer *G.S.*



\$2500 Ex. Paid 22 1891 9307 A.

0083

679

H

Mr. Shoemaker

Please come up
right away I have three pair of shoes
to get fixed hurry up I am going out

Mrs. Rielly

223. W. 63rd St

0084

1573 - 2 Ave

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 Gray

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

William Gray

of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said *William Gray*,

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*one* in the *day* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Veronica Dewring*, in the peace of the said People then and there being, feloniously did make an assault, and 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 *six*

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 *six*

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

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

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *six dollars and fifty cents*.

of the goods, chattels and personal property of the said *one Clements Hope*, ~~in the presence~~ *from the person of the said Veronica Dewring*, against the will and by violence to the person of the said *Veronica Dewring*, then and there violently and feloniously did rob, steal, take and carry away, *the said William Gray* being then and there aided by an accomplice, actually present, whose name is to the Grand Jury aforesaid unknown.

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

De Lancey McCall
District Attorney

0007

BOX:

464

FOLDER:

4257

DESCRIPTION:

Green, Eugene

DATE:

01/04/92



4257

Witnesses:

Counsel,

Filed

day of

189

Pleads,

James D.

THE PEOPLE

vs.

Eugene Green

Grand Larceny, second Degree.
(From the Person, second Degree.)
Sections 228, 229, Penal Code.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Charles DeForest
Foreman.

Foreman.

Frank D. Smith

Each of us.

11/16/1906

Police Court / District.

Affidavit—Larceny.

City and County }
of New York, } ss:

George H. Titus

of No. Central Office Street, aged 32 years,
occupation Detective Sergeant being duly sworn,

deposes and says, that on the 19 day of December 1891 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
and possession of a party unknown to the deponent, in the day time, the following property, viz:

The contents of her pocket

unknown party, viz. \$10.-

the property of the said unknown party

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 Eugene Green (now held) for the reason that at deponent saw the said Green insert his hand in the pocket of a dress of a lady unknown to deponent in front of premises 25 West 14th Street. Deponent is informed by John H. Mulline that he also saw the deponent insert his hand in the pocket of a dress of a lady in front of said premises on the said 19th day of December. Wherefore deponent charges the said Green with attempted larceny from the person and prays that he be held to answer.

George H. Titus

Sworn to before me, this 20 day

of December 1891

Police Justice.

0090

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged 27 years, occupation Footman of No. 138 West 11th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of George H. Titus and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 20 day of December 1891 } J. H. Mullins

[Signature]
Police Justice.

0091

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK ss.

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

Question. What is your name?

Answer. *Eugene Green*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *216 West 25th Street.*

Question. What is your business or profession?

Answer. *Bell Boy*

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.*
Eugene Green

Taken before me this *27* day of *September* 1891
Police Justice

0092

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, 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 Nov 20 18 [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.

#2

1558

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George H. Titus

vs.

1 Eugene Green

2

3

4

Offence *Alleged* *Arrest*
from the *prison*

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *December 20* 18*91*

Titus

Magistrate.

Titus

Officer.

C.O.

Precinct.

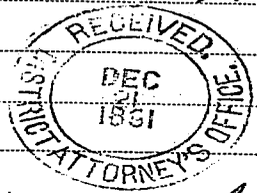
Witnesses *John F. Mullins*

No. *235 West 10th* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *G.S.*



Come after 9 o'clock

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Eugene Green

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

Eugene Green attempting to commit the crime of of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Eugene Green

late of the City of New York, in the County of New York aforesaid, on the 19th day of December in the year of our Lord one thousand eight hundred and ninety-one, in the day-time of the said day, at the City and County aforesaid, with force and arms,

diverse goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of ten dollars

of the goods, chattels, and personal property of one a certain woman, whose name is to the Grand Jury aforesaid unknown on the person of the said woman then and there being found, from the person of the said woman 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

0095

BOX:

464

FOLDER:

4257

DESCRIPTION:

Grunwald, John

DATE:

01/27/92



4257

0096

BOX:

464

FOLDER:

4257

DESCRIPTION:

Jeke, Louisa

DATE:

01/27/92



4257

Police Court 4th District.City and County }
of New York. } ss.

of No. 117 Henry

occupation Nurse

that on the 23rd day of December

York, in the County of New York,

Fannie Buss

Street, aged 22 years,

being duly sworn, deposes and says,

1891, at the City of New

John Greenwald & Maggie Greenwald did unlawfully inveigle, entice and detain deponent against her will and consent into a House of Prostitution for the purpose of Prostitution or Sexual intercourse in Violation 282 Sub division 2 of the Penal Code in the manner to wit: Deponent being of previous Chaste Character. On said date deponent saw an advertisement in the German Herold a newspaper published in this City calling for a young Lady in a Coffee saloon apply at Number 214 Chrystie Street. That deponent did call at such place and saw said defendants in said place. That deponent was informed by said defendants that her duties were to act as waitress in said Saloon. That deponent did believe such statement to be true accepted the position. That after deponent had been in said place one day she was induced to drink some wine given her by defendant Maggie that deponent believes such wine was drugged from the fact that she became unconscious. That when she awoke she found that she had been outraged that her undergarments were marked by blood stains. That deponent attempted to leave said place that defendants refused to permit deponent to leave said place that said Maggie told deponent if she attempted to leave that said Maggie would have her arrested and sent to the Police.

Deponent further says that she is informed by Nellie
 Quinsburg the person with whom deponent had previously
 lodged that defendant John called on her and
 told witness he wanted deponents trunks and baggage
 that deponent had secured a place as domestic
 at number 5. Dorsey Street in this City and that
 witness John said John deponents property believing
 his statement to be true. That deponent subsequently
 left said place in Dorsey Street through the
 assistance of a person whose name is unknown to
 this deponent. Deponent therefore charges the
 defendants with Abduction and prays that
 they be arrested and held to answer.

Sworn to before me this }
 14th day of January 1892 } James Buss.

John J. Ryan
 Police Justice

Police Court, District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

1	
2	
3	
4	

Offense.

Dated 189

Magistrate.

Officer.

Clerk.

Witnesses

No. Street.

No. Street.

No. Street

to answer. Sessions.

0100

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Louis Deke

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. *Louis Deke*

Question. How old are you?

Answer. *55 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *214 Chester Street 4 months*

Question. What is your business or profession?

Answer. *Widow*

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
Luis Deke*

Taken before me this 14 day of May 1902

Police Justice

0101

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer. *John Grunwald*

Question. How old are you?

Answer. *45 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *210 Christie Street - 1 month*

Question. What is your business or profession?

Answer. *Cooper*

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 Grunwald

Taken before me this

day of *Jan*

1931

10

Police Justice.

[Signature]

0 102

Sec. 151.

Police Court 4 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 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 James Ross
of No. 117 Harlem Street, that on the 23 day of January
1892 at the City of New York, in the County of New York,

John Greenwood and
Maggie Greenwood
charged with Abduction

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 them
forthwith before me, at the 4 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 14th day of January 1892

John A. Ryan POLICE JUSTICE.

0103

Age 45. German. Res 214 Chuyette St
Louisa Joke, 55 German. Res 214 Chuyette St
The within named

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.

214. Chuyette

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Warrant General.

vs.

Dated 188

Magistrate

Phillips
Officer.
Jm. Greenwald

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

Officer.

Dated January 14 1892

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

0104

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 Defendants

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

Dated Jan 18th 1892 [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 h to be discharged.

Dated.....18..... Police Justice.

The Magistrate presiding
in my absence will hear
and determine the within
Case
John Ryan
Police Justice

W 180 70
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fannie Bass
117 Henry St.
John Greenwood
~~John Greenwood~~
Louis Seler

Offence Abduction

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

Dated Jan 18 1899
Magistrate
Phillips Officer.

Dr. Weinstein
St Marks Park St Precinct
Witnesses Nellie Steinberg
No. 126 Henry Street

Mr Roseman
No. 43 2nd St
Sadie Green
No. 75 Division Street
\$ 1000 each no answer
Sadie Meyer. 117
1000 St Jan 18 9 am
18 9 am



off. Ranted clear get off coming out

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

} ss.

Fanny Buss

of No. *117 Henry* Street, being duly sworn, deposes and says,

that *Louisa DeKa* (now present) is the person of the name of

Maggie Greenwood mentioned in deponent's affidavit of the *14th*

day of *January* 18*97*, hereunto annexed.

Sworn to before me, this *15th*
day of *January* 18*97*

Fanny Buss

John Ryan POLICE JUSTICE.

0107

90 1/2
44/92

THE PEOPLE

vs.

JOHN GRUNWALD,
and
LOUISA JEKE.

COURT OF GENERAL SESSIONS, PART I.

BEFORE RECORDER SMYTH.

Thursday, March 10, 1892.

Indictment for abduction.

FANNY BUSS, sworn and examined b y Mr. Davis:

I live at 117 Henry Street in this city with Mr. Myer; I help Mrs. Myer in the house work, I have been in this country six months, I have never been married. On the 23rd of December, 1891, I lived with Mrs. Nellie Gunsberg 126 Henry St.

I am twenty-two years old, I have lived with Mrs. Gunsberg one month and had my clothing there; I had a kind of a hand traveling basket with my linen in it. I read the advertisement now shown me in the New Yorker Herald on the 24th of December, 1891. In consequence of having read that advertisement I went on the 24th of December to No. 214 Christie Street. I saw the defendants Mr. and Mrs. Grunwald there, I asked them if they wanted a young girl in a coffee saloon and they said yes; she invited me to sit down and take a cup of coffee, she was very friendly to me, she said she will be as good as my own mother to me if I intended to stay with her; she will give me two dollars a week and washing free.

I asked her if it is an orderly house because I heard a good many things about America and she said it is an orderly house and I could stay with her; she said, "you remain with me and I will give you two dollars a week, you will have to be in the store because I have to work in the kitchen all the time." The coffee saloon was on the ground floor and two

rooms connected with it. I asked her if she advertised for a young lady in the German Herald and she said yes. She said that this man, Mr.Grunwald, will go for my clothing, I told her I lived at 128 Henry Street with Mrs.Gunsberg.

I got there in the afternoon at three o'clock, she told me I might remain there, I did not need to go away any more.

I stayed there all night. I told her I wanted to go to Mrs.Gunsberg to get my things; then he(Grunwald) said, "I will bring you your things, you need not go there." Nothing happened that afternoon, she gave me some hand sewing and knitting to do and at nine o'clock she closed up the store and then we went to bed, I slept in the bed-room with her and the man slept in the last room on the sofa. Nothing happened that night after I went to bed; the next morning she said that Grunwald will go for my things; then I said, "I will go along with him"; she said, "no, it is not necessary, he will bring them"; then I gave him three keys, there was one to a patent lock and one to the stationary, ordinary lock and then another key for the lock which is lower down on the door. Grunwald left and brought my things, he brought that traveling basket with my things, and the same day toward evening a man came and she introduced him to me saying, that is her friend; she said I should drink with him and he invited me to take a glass of wine, she told me to go with him in the rear room; I said no, I would not go in the rear room, and then she said, "I have no license and I cannot serve her with wine, you must go in the rear room", and she came along with us; she brought wine and she filled up the glasses and she told me to drink and I took just one mouthful and I felt very ill about it and by and by I got

worse and she said. "drink a little more. if you do not stop it is better if you will drink all along"; then I finished half a glass and I felt so tired.

The Court adjourned.

Friday, March 11, 1892.

FANNY BUSS recalled.

I was sitting on a chair in the back room when I drank this glass, Mrs.Grunwald and a man was there. I do not know what it was that I drank, she said it was wine and I should drink it; after I drank some of it I felt bad. I did not want to drink any more, she told me to drink it all and I would feel better. Mrs.Grunwald went out and told me to stay there, the man wont hurt me, she went out and closed the door and left me alone with the man; I felt kind of dizzy and I did not know any more about it, I felt then that the man laid on top of me, I felt the pain and I wanted to holler but I did not know anything more about it. I felt pain in the private parts. I was lying on a lounge with all my clothes loose, I felt the blood, I felt very bad and Mrs. Grunwald told me to go to bed; my underclothes was filled with blood. I told Mrs.Grunwald and she said "it is no harm", I undressed myself and went to bed. This was about nine o'clock in the evening and I got up at eight o'clock in the morning. I cried and I felt very bad all day and told her I would rather go back and work; she says, "you had better stay, you will go yet in diamonds, you will have very nice times here, now you are in trouble anyhow and you had better stay here. Where was the man defondant when she said this? When that happened he was in the store. When I told her I would rather go to work than to stay here she said, "well,

0110

if you go away I will get you arrested and send you across the water." I was crying, I did not know what to say, I had a loose wrapper on and some slippers and my underclothing, my other clothing was with Mr.Gunsberg at 126 Henry Street; the clothes I had on when I came there they were hanging up in the back room in the wardrobe. I had been there about two weeks when the talk about the diamonds took place --- no, I was only there one day when I had the talk about the diamonds.

The next morning after this happened to me I was sitting in the store doing some crocheting and reading the newspapers.

Why did you stay there after this had been done to you?

She kept my things and would not let me go out; wherever I went she followed me and I could not get away; she kept my underclothing, my wrapper and my hat, I asked her for those things, she said she would not give them to me, I should stay with her, I was there for about eight days, I was all upset in my head and did not know what I was doing. During those eight days that you stayed there what did the defendant or either of them do? They were persuading me to go with other men and they forced me to go with two. What did they say to you, take up the first time? Mr.Grunwald wanted to stab me with a knife and told me he would have me arrested if I would not go with that man and then with another one; it was three days after I went to the place he wanted me to go with that man; he says now there is a friend of his and there was another friend coming there which comes from a great distance, a very rich man, I should go with him and if I did not he would have me arrested; I told him I would not go and finally they pushed me in the back room and closed the door; Mrs.Grunwald pushed me in; that man was in with me, he

01111

forced me to go with him, he first talked kindly to me, he said, "it is no use, this woman keeps such a house and you might as well go with me"; that man had connection with me.

I still kept crying and I told her I wanted to go away.

She said "you will have your day to go out every two weeks and you can do as you please." At this time my clothing was locked up in the wardrobe and Mrs. Grunwald had the key.

I was very sick all that following week. When I was there four or five days Mrs. Grunwald introduced the third man to me, she told me that I had got to go as I was staying in her house and if I did not go Mr. Grunwald threatened to stab me with the knife; he had a knife in his hand, I could say nothing, it was late in the evening and I was crying, I was in the last room and this man had connection with me.

A German man came in there and he asked me why I was crying, I left there after two weeks, I left all my clothing there.

I went to Mrs. Myer, 117 Henry Street, and told her all about it. I went to the 57th Street Court and saw Officer Phillips and got a warrant for the arrest of the defendants, I went afterwards with Officer Phillips to their saloon and saw them and pointed out these two defendants to the officer, I got my clothes then. Before the first man had connection with you after you drank the wine, had you ever had connection with anybody? No, never. Down to that time were you perfectly chaste and unmarried? Yes sir.

CROSS EXAMINED.

I was born in Germany and am seven months in this country, I lived with my parents in Germany and went to school there till I was fifteen years old. I lived in Berlin and my father is a physician. I have one brother and one sister, my brother is

two years older than myself and my sister is four years younger; they are living at home in Germany; my father and mother are dead. I went to Mr. Myer when I first came to this country, he knew my father in France, he used to live in Paris several years, I had Mr. Myer's address when I came to this country. Before I went to the defendant's place I was head nurse in a hospital for four months on East Broadway, Bes Israel, a Jewish hospital; there was another woman nurse and two men nurses. Did you ever act in the capacity of nurse in Berlin? My father kept a clinic in Berlin and I was assisting him there. When I went to the defendant's place at 214 Christie Street I had the same clothing on that I have now, I had no satchel with me. I was at Mrs. Gunsberg's, the morning that I went to the defendant's house first, I left about eleven o'clock in the morning and got to the defendant's house about three o'clock in the afternoon. I had been one month with Mrs. Gunsberg, I only slept there, I took my meals with Mrs. Gross where I was working, No. 75 Division Street; Mrs. Gross is a cloak maker and I worked for her, I only worked for my board. When I arrived in this country at Castle Garden I was met by my mother's sister who lived in this city but she has returned to Germany, her name is Amelia Hirsch, her husband's name was Herman Hirsch, they lived in 145th Street, I do not recollect the number, he has a corset factory. My aunt took me from Castle Garden to her house, I stayed there fourteen days. I had written to her that I would arrive by a certain steamer and asked her to meet me at Castle Garden; I went then as a nurse in the hospital and stayed there four months and then I went to

live with the Myers. During the time that I was in the hospital my aunt went back to Germany. Did you state in answer to Mr. Davis's question that you had no other friends or relatives in this city and that was the reason you went to Myers' house immediately upon landing? Then I did not understand the question; I did not go to Myers when I arrived here.

A Dr. Blastone recommended me to Mrs. Gunsberg, I slept with her because her husband was not home, she wanted to have a companion whilst her husband was away. I think there were four tables in the coffee house of the defendants, it was the front room next to the street. I engaged to work for her for two dollars a week and my board to wait on the table;

I waited on customers in the restaurant the day after I went there. I bought the wrapper I wore at Lichenstein's in Grand Street before I went to the hospital. One of the men threw me on the sofa and had connection with me, I commenced to holler and the female defendant said, "don't holler, but be quiet, he will not do you anything bad." I halloed but nobody came, the door was closed. He asked me if I needed money and I said I did not take any money that way, he had money in his hand. The female defendant gave me some beer she said that will do me good for my stomach, I never drank beer in Germany. How long were you there before you told anybody that you had been assaulted? Nearly fourteen days.

How many times had you been out of that store from the time when you first went there until the time you left, how many times had you been on the street? Not at all. Did not you go out in your wrapper to the cigar store right near by to see what time it was on two or three occasions? Yes sir. Then you were out on the street? Yes, from one store to the

other and she was watching me. Is it not a fact that you started out in company with a young student one evening for the purpose of going to the theater after you had been in the defendant's house about one week ---- a young man you became acquainted with in this hospital? No, she would not let me go; she said I may go after fourteen days. A young medical student came there about ten days after I was in this house; I told the female defendant that he had asked me to go to the theater with him; it was Saturday and she said, "a good many guests will come to-day and you can't go". I never went to the theater with this young doctor while I was living at the defendant's house, he came there once, I was ashamed to tell him that I had been assaulted, I did not tell him. It is not a fact that I went with this doctor to a dime museum on the Bowery; I never was in a museum in my life. The third man that came into the room knew Mrs. Grunwald very well. He said to me, "why don't you leave here, this is no place for you."

I told him everything and I cried and he said, "all right, but don't you say anything to Mrs. Grunwald because she is a friend of mine and I am a steady customer here." I did not have connection with this man; he told me to leave and the next day I left. The third man that had connection with me put his hand over my mouth and he hit me in the eye. I never made a present of a napkin ring or of a bottle of perfumery to the female defendant. I know Dr. Blastone who lives in Pike Street, I did not go to see him on the 3rd of last January. Why did not you run away, run out the next morning if you did not like that kind of life? She got up first and made a fire in the store and made coffee and he remained in

the store until I got up, I could not run out. Was there any other way of getting out of that house than through the store? Yes, the other door was locked; there was a fence in the yard but I could not go over that fence into the street; there is a hallway also from the rear to the street, I went twice for beer through that hallway to a lager beer saloon, Mrs. Jeke did not go with me. Why didn't you go out into the street? How could I go out with that loose wrapper; she sent me for the newspaper every morning to a stand at the cigar store. During those fourteen days did you send to Dr. Blastone and tell him you wanted him to come and take you from there? Yes, I sent a letter but he did not receive it, I sent also to Mrs. Gunsberg and the female defendant did not send it away; the letter should have been sent by mail, I gave her money to buy a stamp, I wrote to Mrs. Myer also and to my sister in Germany, I tried to send the letters off myself but the defendant said, "I will take the letters", and she took them.. The defendant told me I should take the name of Maggie Siske, that I should call myself Margaret Siske; it is not a fact that that was the name I gave to the defendant, I said my name is Fanny. She said, "Fanny is not an English name, you call yourself Margaret, it is better for business." I did not tell anybody in the liquor saloon that I was detained there and that I could not get away, I could not tell them anything, they were her friends, I did not tell anybody in the cigar store that I was restrained of my liberty. I never saw any policeman on that beat and I never looked for one to tell him. When you left there did the defendant pay you anything? No, she said I have to pay her else she will retain my things and will not give me

anything.

By the Court: She stated that she told the German man what happened to her in this place and that he told her to get out of it, does she know the name of that German? I do not know his name, he would not tell me his name; he told me his name is Rosenberg and he lives uptown and he said, "the next day I will be myself in Court", I did not see him again. The man said, "I want to take her out to take a walk and Mrs. Grunwald said, "where do you want to take her?" And he said, "I want to take her out for about half an hour" She said, "but not longer than half an hour because there is plenty to do today." Then I told him everything and I went to Mrs. Myer and told Mrs. Myer everything and the next day the defendant was arrested. I know Dr. Levine, I saw him night before last in a drug store corner of Pike Street and East Broadway, he made an examination of me. Rosenberg took me to Mrs. Myer's house. The Mrs. Gunsberg now pointed out to me is the one I wrote a letter to and also to Mrs. Myer who is here in Court.

ISAAC LEVINE, sworn and examined.

I am a physician at 117 East Broadway and have been practicing for two years. I made an examination of the last witness. In what condition did you find the woman as to whether she was pregnant or not? I cannot answer exactly now. If what the girl told me is the truth then it is natural that she must be pregnant, that she has been for about two months pregnant.

SARAH MYERS, sworn and examined.

I live at 117 Henry Street with my husband, I have known the complainant Fanny Buss about four or five months and know other people who know her, she is very respectable, she came to live with me right after she left the hospital and stayed four weeks and then she went to Mrs. Gunsberg, she helped me in the housework; she came to my house in the early part of last January with a man, I did not know his name, it was the first time I ever saw him, he said his name was Rosenberg; it was six or seven days after New Years as far as I recollect. Fanny looked very down hearted, she introduced me to the gentleman and after he went away she made a complaint to me of ill treatment. I never received any letters from her at 117 Henry Street.

NELLIE GUNSBURG, sworn and examined.

I live at 126 Henry Street and am living there about seven months, Fanny Buss lived with me not quite a month, she told me she went out to work, she slept in my house, she went out in the morning about eight o'clock and came back about seven or eight o'clock in the evening; I don't know where she got her meals except what she told me.

I cannot tell the date exactly when she stopped living with me but I think it was on the 24th of December. I believe I have seen this man Grunwald before; a man came for her clothes on a Saturday morning and I think he is the same man but I am not very positive. He asked for my name first and I told him and he asked for Fanny Buss's clothes, and I told him she should come herself and I will give them to her and

he told me she cannot come. I says, "if she cannot come I don't know you and I cannot give you her clothes." He said, "she sent me and here are the keys." He gave me three keys and I gave him her clothes, they were in a wicker basket and a satchel. I said, "where is Fanny?" And he says, "she is in No 5 Forsythe Street," and after he left my house with the clothes I went and inquired about Fanny Buss in 5 Forsythe Street and the people told me there was no such girl by that name there. I never received any letters from Fanny..

I cannot swear that the defendant is the man that I conversed with about Fanny Buss's clothes but I believe it is the same man.; he came within a day or two after she left for the clothes, the keys that he gave me belonged to me, I had given them to the girl while she was staying with me.

SADIE GROSS, sworn and examined.

I live at 75 Division Street and my husband is in the cloak making business, Fanny Buss worked for us for four weeks, she lived with Mrs. Gunsberg, she was learning the trade of cloak making, we paid her no wages but only gave her her board.

ABRAHAM PHILLIPS, sworn and examined.

I am an officer attached to the 4th District Police Court, I arrested the defendant on the 14th of January about three o'clock in the afternoon; the complainant came to the 57th Street Police Court and applied for a warrant and the warrant was handed to me for execution. I went to 214 Christie Street accompanied by the complainant, Officer Armstrong and Mr. Rosenthal, Judge Hogan's clerk, it was a coffee saloon

I saw the two defendants there, I saw Mrs. Grunwald sitting behind the counter in the forepart of the store. Officer Armstrong went in with me, the girl was out on the sidewalk, I told her to come in about a minute or two after I had been in the place. I said, "are you Mrs. Grunwald?" She said, "yes." "Is your husband John Grunwald in?" ".Yes, he is in the back room." I went in the back room and saw him and asked him, "is your name John Grunwald?" He said, "yes." I says, "I am an officer," and showed him my shield; "I have got a warrant for your arrest", taking the warrant out of my pocket; I told him it was on the complaint made by Fanny Buss for abduction." He says, "I don't know anything about it." I then went out to the store, taking him with me, and went to Mrs. Grunwald. I says, "I am an officer and I have a warrant for your arrest and als o for your husband." She said, "you need not arrest John, he is not my husband, my name is not Grunwald, it is Jeke." I said, "it does not make any difference about the name as long as you have been identified as the persons that is called for in the warrant. By that time the complainant came in; I asked her, "is this Mrs. Grunwald and is this John Grunwald", and she said yes. I said, "you had better get yourselves ready and lock up your place, you will have to come with me to the 57th Street Police Court." Mrs. Jeke then says "what is it for?" Says I, "this girl charges you with keeping her locked into this place and refusing to let her go." That girl says yes, you gave me some wine to drink and I laid unconscious on that lounge in the back room and John always kept the door locked and you watched the front." She says, "no such thing, you went out with a man and I objected" and he said he was going

to buy a pair of shoes and in place of that you told me he took you to some house. I always told you I would not allow you to have any company come here or go out with any company"

That is all she did say. The girl spoke about her clothes and Rosenthal got an expressman outside and took the willow trunk and the satchel out, it was in the rear part of the store. Then I took them to the Police Court and they were held.

Mr. Davis: That is the case for the People.

The Case for the Defence.

LOUISA JEKE, sworn and examined.

I live 214 Christie Street and keep a restaurant and a coffee saloon, I have lived in New York forty years. I had this coffee saloon at 214 Christie Street one week before I engaged Miss Buss as a waitress, I have been locked up in the Tombs about two months, I did the cooking in that restaurant and waited on the table until I engaged this girl, I had a kitchen and a bed-room back of the restaurant. This girl came there on a Wednesday a couple of days before Christmas; she came in and said, "are you keeping a restaurant here", and I said Yes; she said, "I have been walking all day looking for employment, I was down in Allen Street in a coffee place and asked for work; she said, "the boss told me I had to work all night and I did not like to work at night, I have no money and I feel very hungry." I said, "I am the mother of five children, if you are hungry you can have something to eat, whatever you wish to have." She said, "I will take a cup of coffee and some cake"; I gave her coffee and a cake, she drank it and she said she felt better. She asked

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me if I did not need anybody to wait on the table. I was all alone and had to do the cooking. I said "yes, I could not pay her high wages, all I could pay her was two dollars a week and her board and a little washing. She agreed to stay for that and I engaged her. She said she did not have her clothes there, she only had a dress and was going to go to work. I said, "you had better go back to where your trunk or basket is and tell the lady where you are going." She said, "no, I don't want her to know where I am working, I owe her a little money." She stayed there until about eight o'clock that evening and came back the next day about nine o'clock in the morning and had a white apron and a black skirt and dress and commenced to work; She told me she had her trunk at Gunsberg's, I cannot pronounce the name, and asked me if I didn't know of any expressman to send there, she had no money to pay for it. I says no. I did not know any expressman but a boarder of mine that had no work just now because he was sick, that she should ask him if he would go for the trunk. He was in the back room sitting reading a paper; she went in and said, "Mr.Grunwald, will you go for my basket and valise, I have no money to pay the expressman but I will pay you when my week is around." He said, "I will go." She handed him over two or three keys and told him to unlock the door, that he would find her valise in the first room; Mr.Grunwald said, "if anybody in the house would see him he would be arrested for burglary, and so he would not go. She says, "well, if you go there and tell the woman, ask for her name and hand her over the keys and tell her to send my valise and basket but do not tell her where I am working. Grunwald said, "why should not I tell her?" She

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said, "I don't want her to know, I owe her a little money, I live at several places for a day or two." Granwald went and brought the things to the house; she slept with me in my bed in the bed-room. We shut up every night at eight o'clock,

We go to bed every night about nine o'clock. She says that you introduced her to a man and that you brought in wine to the back room and told her to drink it with the man, did you do that? I never had wine in my place. Did this man here take out a knife and threaten to kill her and stab her unless she submitted to a man? No sir. Did you ever shut the door and leave her with a man and tell her that he would not hurt her? No sir, there was no door between, there was a fancy store there before I rented the store and they took off the door and put it down in the cellar. Granwald slept in the kitchen on a lounge. She also charges that you on the following morning took away all her clothing and refused to allow her to have anything but a wrapper, is that true? No sir, I never seen a wrapper on the girl; when she came to my house she had a black skirt and a black Jersey; she had no more clothes but a blue dress and she kept the clothes in the bed-room in a basket, she had a German basket and a valise. I do not know what she had in the basket and I never asked her. She said that you introduced her to a second man and insisted upon her staying with him in the back room?

No sir, she never screamed in my house, she was always sitting in the front of the store and if anybody came in for lunch she came into the back kitchen and brought it out on a tray to the customers. She says further that a third man came there and you compelled her to stay with him? No sir.

She says that she was at this time in her own bed and the

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man came in and she was frightened and he struck her in the face? No sir, it is no such thing, she slept in my own bed and I closed up at eight o'clock. She says furthermore you would not allow her to go out on the street and that she did not speak to any of those men. she was afraid? She was five days in my employment and a man came in and sat down at the table, he asked for a cup of coffee and cake, she came back in the kitchen and got it. She said the man wanted her to take a glass of soda and that she was going to have a cup of coffee; I gave it to her. She sat two hours talking with this young man. I said, "who is this young man you are talking to?" She said it was a young doctor which she got acquainted with when she was in the hospital, and he came there three or four days, one day after the other; he always stayed there two or three hours and talked to her and wrote notes across the table, notes from one to the other; the fourth day after he came there he asked her to go to the theater; she said she would; at half past six she dressed herself and said, "I am going with this young doctor student to the theater." I says. "Maggie, you must not go with everybody you don't know, it is not very nice"; she said, "I know this young doctor ever so long"; She went at at half past six that evening and came back at nine o'clock at night and she and this young doctor were quarreling when they came into the place. I says. "Maggie, what is the matter?" She said, "he did not take me to the theater, he took me in the Bowery to some ten cent dime museum and I did not like it and he told me to go with him in his furnished room, I found out he is a married man and has two children, he always told me it was his brother was married and not

him." She was quarreling in the store with this young doctor and I told him to leave the store, that I did not want to have any quarrel there. I don't know the doctor's name nor where his place of business is. I asked the young doctor myself. "are you a married man?" And he said. "yes, and I have two children." I says to him, "you ought to be ashamed to take the girl out instead of you being home with your wife and children, you can leave the store, I do not wish your company." He did not come back again. The girl said to me, "I want to make cloaks"; she said this on the third day of January, I told her she could go if she wished to; she said she was going to see a doctor at 11 Pike Street and in the meantime if the young doctor should happen to come there again that I should send him there but that he should not tell the doctor in Pike Street that he knew he was going there for her -- only to tell the Doctor he passed by and came in accidentally. She came back at nine o'clock in the evening and said, "I have got a present." I says, "I don't want any present"; she handed me a little green napkin and a little bottle of cologne that she said she bought in Ridley's. While she stayed in my house she went out every morning for the paper and at dinner time went to the saloon to get a pint of beer every day and I and Mr. Grunwald and she drank a glass. I do not sell beer or wine in the restaurant. During the two weeks that she was living in the house I went to the butcher's every morning and to the grocer's to buy whatever I needed and I went to my sister's house four blocks away and would stay sometimes half an hour. There was nothing to prevent her leaving the house, she never told me she was going to leave. The next day the man

came again at twelve o'clock, he said he had to go for his license, that he kept a saloon in Ninth Avenue and he would come back again to see her, he did come back at half past two and she put on her sacque and hat and walked out with the man and she did not come back again.

CROSS EXAMINED.

She came to my place

I think a couple of days before Christmas. I put an advertisement in the German Herald for a young lady to wait upon the table, I only paid for one day, the 24th of December.

I remember Officer Phillips coming to my house. I told the officer that Grunwald was my boarder, I did not tell him first he was my husband, I said my name was Mrs. Jeke and his name was John Grunwald. I have known John Grunwald three years, I am a widow; he has been living in the house with me a year and a half, I used to wash for him. Before I lived in Chrystie Street I lived at 705 East 12th Street I was the house-keeper there, he was a boarder there, I lived there about four months and had two rooms and before that I lived in 56th Street near Third Avenue, John Grunwald lived there a couple of months. While we lived in Chrystie Street he left the house every morning between six and seven and came back between six and seven at night. The complainant when I engaged her gave me the name of Maggie Siskind. John Grunwald has paid me four dollars a week for his board.

JOHNGRUNWALD, sworn and examined through the
Interpreter:

I was born in Germany and am forty-five years old, I have been in this country thirteen years, I am a cooper by trade, I have always worked in wine

houses as a cooper. I have been working in the city of New York thirteen years, I have never been arrested charged with any crime before this. I worked for Stern & Sons, wine merchants, 16 Vesey Street three years and four months, I was working at the time of my arrest for an Italian expressman Beome; I worked for that Italian seven months. This girl Fanny Buss says that after she had been in the house some little time she sent you up to Mrs. Gunsberg's after her basket and satchel and gave you three keys, tell us about that? I worked in the rear part of the house in the kitchen where I sleep, she came to me, I just had my supper, she said "at present I have no money to pay an expressman and would you be so kind as to get my things?" I said "yes, why not, if you pay me for it"; she wrote down on a piece of paper, Mrs. Gunsberg, Henry Street, I do not recollect the number, it was near Pike Street; she said, "you go there and fetch my trunk but if she asks you where I am engaged you should not tell her." She gave me three keys and a piece of paper and when I came to Mrs. Gunsberg she was scolding and was angry and said, "it is a shame she sends for her things before she pays her debt"; she gave me the trunk and asked me where I have to carry those things. Then the girl told me that I shall tell her that these things have to be carried uptown somewhere. I was a square basket and heavy and then there was a satchel beside. Then I thought that nobody will believe me that I could carry those things without a horse and wagon far uptown; then I said, "No. 5 Forsyth Street", I took that basket and satchel and carried it to No. 214 Chrystie Street. Mrs. Jeke's place. When I came back the

girl said "did the woman ask you where I am employed and did you tell her uptown?" I said, "she asked me but if I would have told her uptown no one would believe that I would carry these uptown and I told her that she was employed in Forsythe Street. Then she said. "O, that woman will find me."

This girl charges that the first night that she slept there that you told her that you would stab her with a knife and kill her unless she would go into the room with that man the first night she claims she had intercourse with a man? That is a lie, I never in my life drew a knife against a woman or a man either. Did you of your own knowledge ever know during the two weeks that that girl was in that house that she had intercourse with any man on those premises? I never knew it. Was there any reason why that girl could not go out of that store if she wanted to at any time and go away if she felt so disposed? Every hour she could go away.

CROSS EXAMINED.

She gave you a paper did she, when you went up after her clothes? Yes, it was in German and I know how to read German; on the paper there was Mrs. Gunsberg, Henry Street; I do not recollect the number; she explained to me that it is near Pike Street in Henry Street. Did she put her own name on the paper? She signed her name, and the name seemed strange to me; then I said to her, "you say your name is Margaret Suskind and here you wrote down Fanny Buss." She said, "do you think that in America I tell every person my right name." I did not show to Mrs. Gunsberg the paper which Fanny Buss gave to me. I did not tell Mrs. Jeke that Fanny had given me the name Fanny Buss. The office of the expressman Beome is 215 Fifth Street. I was sick a few days before I was arrested and had stopped

LUCRETIA WILSON, sworn and examined.

I live 306 East 36th Street and have been married twenty-two years, I lived with my husband and have two children; my husband is a truckman. I have known Mrs. Jeke twenty-two years and as far as I know she is a respectable woman; she has been living out and has been a janitor of a house in 61st Street; it was too hard work and she gave it up and when she was not at work she lived with her married daughter who I believe is now dead. I have been at times to Mrs. Jeke's restaurant and I saw Fanny Buss there, I had a conversation with her three or four days after New Years, she made no complaint to me of having been assaulted in that place, I stayed there nearly all the afternoon sitting at the table talking; when a man would come in for something to eat she would get up and wait on the table. I asked her how she liked America and she said she did not like it because there was no money here; she said that she had lived with a rich man in Germany and he promised to marry her, she lived with him and he did not marry her and his wife came to make so much trouble she had to leave the country and come to America and she would like to get money enough to go back again; she said she found out he was a married man and she told him she would live with him but his wife made so much trouble she had to come to America and she would like to get money to go back again.

CROSS EXAMINED.

I am no relative of this woman but I have known her twenty-two years; I met her when she used to live in Eldridge Street, I got acquainted with her daughter first. I never had any business relations with her but I lived in the same house with her one

week in Chrystie Street near Delancey about three blocks away from this restaurant. It was three days after New Years that I went into the place and had this conversation with the complainant; the female defendant was there and she heard our conversation. I asked the complainant how she liked America; she said she did not like America because there was no money here, she was only getting eight dollars a month and she wanted to get enough to go back to Germany, she said she lived with a rich man in Germany and he promised to marry her and he did not and his wife found it out and she came and made trouble and she came to America. Did she say that she lived with him after she discovered that he was married?

No. Did you get that impression from her? No sir.

I never heard anything against the character of Mrs. Jeke. Did Mrs. Jeke when she heard that Fanny had been living with a man, tell her to go away and get out of that place, that she was not fit to live there? No, I did not hear that.

Did not she turn her right out after hearing that she had been living with a man this way? Not while I was there she did not put her out. Did not you advise her to put her out?

No sir. Did you keep away from there because she was there? No sir, I did not, I have had no occasion to go down there. Fanny Buss spoke broken German and broken English, I could understand some of what she said. Did she state whether she was learning the cloak business? No sir.

How long have you known the man Grunwald? Not long, I only seen him a couple of times.

LOUISA SIMON, sworn and examined.

I live at 110 Suffolk Street and have been in this city thirty-eight years, I am living with my husband and have five boys; I am the sister of Mrs. Jeke, I know that she has been employed and working out since she has been here, she has been cleaning and washing and was a janitor and house-keeper, she had a laundry, she has always been working since I have known her in this city, she has never been arrested or charged with the commission of crime before this.

I have known Mr. Grunwald about two years and a half, I have known that he has worked in this city but I could not tell you where; I know it from my boys, I know that he boarded with my sister. His reputation for peace and quietness is good, I never heard anything bad about him. My sister has been in the habit of visiting me and I have been at her restaurant 214 Chrystie Street while this girl Fanny Buss was there; I only visited it once while she was there; I was there in the evening after six o'clock and stayed about an hour. I saw customers come in there and she brought coffee from the kitchen out to the store. She said, "do you know what that man told me, I shall go with him to the theater and he told me he would give me three dollars, then I go with him to the theater." I saw the man sitting there, she was talking to him about half an hour; she told my sister that the man wanted her to go to the theater with him and I would not do it because my missus would not let me go." "I said, you give me three dollars for shoes and I will go with you, I will ask my missus if she will let me go."

ABRAHAM PHILLIPS recalled by Mr Davis.

I had a conversation with Mrs.Grunwald about the man defendant, that the reason she opened the coffee saloon was that John had not been doing any work for a year. I asked him then, "what do you work at?" He says, "I am a cooper."

I says, "there is plenty of work for coopers around breweries." He said, "I have not been able to do anything in thirteen months, I have been sick."

Mrs. Gross recalled by Mr.Davis.

I have already testified that Fanny Buss worked for me in making cloaks; she ceased coming to work for me on Thursday, the day before Christmas; at half past one o'clock she took dinner and then left, she worked the whole day for me on Wednesday, the 23rd of December.

FANNY BUSS, recalled by Mr.Davis.

Did you see that lady (pointing to Mrs.Wilson) in the saloon of Mrs.Grunwald? Yes, once; she did not talk with me, I did not tell her and Mrs.Grunwald that I lived with a man in Germany as his wife without being married to him. She went into the rear room with a man who was in the store and stayed there about half an hour. Did you live with any man in Germany before you came here? No, never. Did you ever tell that woman or Mrs.Jeke that this man was a rich man and that you lived with him till his wife found it out and made trouble about it and that you came over here? No, it is a lie.

The Jury rendered a verdict of guilty recommending John Grunwald to mercy.

0132

Testimony in the Case
of John Greenwood
and Louise Jelle
filed
Jan. 1892
9000

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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 Fyinnwald
and Louisa Gae

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

indictment, accuse

John Fyinnwald and
Louisa Gae -

of the crime of

Abduction. -

committed as follows:

The said

John Fyinnwald
and Louisa Gae, both -

late of the City of New York, in the County of New York aforesaid, on the
Twenty third day of *December*, in the year of our Lord one thousand
eight hundred and ninety-*one*, - at the City and County aforesaid,

said John Fyinnwald and Louisa Gae
did unlawfully inveigle and entice one
Fanny Guss, who was then and there
an unmarried female of previous
chaste character, into a certain house

Right Name and of assignation, there
rituals, for the purpose of prostitution
 and sexual intercourse, 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 F. Ginn and Annie Ginn of
 the same crime of Abduction, committed
 as follows:

The said John F. Ginn and
 Annie Ginn, aforesaid, do with on the
 day and in the year aforesaid, at the
 City and County aforesaid, did feloniously
 invade and entice one Fanny Ross, who
 was then and there an unmarried
 female of previous chaste character, to

a certain breeding, these statutes, for the
purpose of prostitution and sexual
intercourse, 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.

Do hereby certify.

[Signature]