

0010

POOR QUALITY ORIGINAL

Witnesses:

John Golden

270
Chas. A. Ryan

Counsel,

Filed

1892

Day of May

Pleaded

THE PEOPLE vs. John Golden

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

31st But^{ts}
13th Court

John Golden

DR LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen Capgan

Foreman.

Sept 26th 1892

Sept 3. Sept 1992

Pleaded guilty 2nd dec

Sept 3rd 1892

270 + 170 = 440

Sept 1992

1892

POOR QUALITY ORIGINAL

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

----- X
:
The People of the State of :
New York :
:
-against- :
:
John Golden :
:
----- X

City and County of New York ss:

Frank Golden being duly sworn deposes and says that he resides at 109 Adam Street in the City of Brooklyn, County of Kings, State of New York. That he is a brother of the defendant above named. That Mary Golden a sister of the defendant who was residing with Mary Golden, the mother of the defendant at No. 29 Front Street in the City of Brooklyn, died on the seventh day of September 1892 and the funeral of said deceased is set and is to take place on September ninth 1892 from the residence of said Mary Golden, the mother of the above named defendant. Deponent further says that said Mary Golden intends to attend said funeral and to see the remains of her daughter duly consigned to the grave. That she is a witness in the above entitled action on the part of the defense and owing to the death of her said daughter and the sickness, the consequence of grief thereby, will be unable to attend Court on said day.

Sworn to before me this :
8th day of September 1892 :

Frank Golden
J. M. Stewart
Notary Public
N.Y.C.

0012

POOR QUALITY ORIGINAL

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

-----X
The People of the State of :
New York :
 :
-against- :
 :
John Golden :
-----X

City and County of New York ss:

 Charles H. Preyer being duly sworn
deposes and says that he is an attorney and counsellor at
law of the New York Supreme Court and the attorney for the
defendant in the above entitled action. That said defendant
has stated his cause herein to deponent and deponent verily
believes the said defendant has a good and substantial de-
fense upon the merits in this action as deponent has ad-
vised said defendant after said statement made as aforesaid
and which deponent verily believes. That one Mary Golden,
mother of the defendant herein is a necessary and material
witness on the part of the defense. That on the trial of
this action deponent expects to prove by said Mary Golden
that the complaining witness herein who is the wife of the
defendant has at various times made different statements
of the act of which the defendant herein is indicted and
that the complaining witness has frequently threatened the
since the defendant was herein arrested upon the charge of
an alleged ^{in the} indictment to swear sufficient on the trial of
this action to send the defendant to State Prison and

0013

POOR QUALITY ORIGINAL

that said complainant and witness has frequently threatened and stated that she would not be satisfied unless she had said defendant in State Prison and that all she desired to know was what it was necessary for her to swear and testify to in order to send him there. That deponent was so informed by ^{said} Mary Golden. That deponent has been unable to procure the affidavit of said Mary Golden owing to her sickness in consequence of grief on account of the death of her daughter who as deponent is informed and verily believes is to be buried on the ninth day of September 1892.

Sworn to before me this :
 8th day of September 1892. :

Charles H. Preyer

*William E. Stenck
 Commissioner of deeds
 Cray City, Mo*

COURT OF GENERAL SESSIONS.

The People of the State of
 New York

-vs-

John Golden

A F F I D A V I T S.

Charles H. Preyer
 Attorney for Defendant
 92 Liberty Street
 New York City
 N. Y.

0014

POOR QUALITY
ORIGINAL

Sept. 21/92.

This is to certify that
the bearer John Golden
was in my employ from
December ¹⁸⁸⁶ until April 1887
and during the time stated
he was Faithful - Obedient
and Prompt. possessing the
above qualifications he can
be safely recommended and I
take great pleasure in so doing.

0015

POOR QUALITY
ORIGINAL

Very Respectfully
James Walsh
Fulton Fish
Market

0016

POOR QUALITY
ORIGINAL

Brooklyn Sept 21/92

This is to certify that
I have known John Golden
for 6 years. & can say that
I have always known him
to be an honest & industrious
young man & can recommend
him to any person who may
require his services

J. J. Adams
59 Main St
Brooklyn

0017

POOR QUALITY
ORIGINALNew York sep 29
1892

To the honorable judge
fitzgerald you will please
excuse a broken hearted mother
now my son goes before your
honour to morrow morning for
deceit but if you only know
all circumstances of the case you
would you would be kind to join
for an ^{un}relenting of a paddy god called
away my daughter from this
world leaving five children in
my care and on sixth of this month
seperated another daughter twelve
three years old kind and true
as a father and her brother in
prison my last daughter was a
innocent for nineteen years and
John my son was her only support
it may say now your honour i have

0018

POOR QUALITY
ORIGINAL

seven small children in my care
and there father is sickly and
not able to do much work at
present and John was there only
support since there mother died
now your honor if you ~~do~~
have ever seen a father you know
the Love you have for your
children and think of me a broken
mother think of me. Looking at a
child dead and the other one in
prison judge for god sake
have pity on me and god will
reward you in heaven and the
prayers of a broken hearted mother
will meet you day and daily
now judge for god sake make his
time as short as you can and i will
do the best i can with the
children until he comes home to me
Very Respectingly yours
Mrs Mary Galena

0019

POOR QUALITY
ORIGINAL

New York Sept. 21, 1892.
To whom it may concern:

It affords
me great pleasure in being able
to recommend John Golden
for his excellent qualities.
He has been in my employ for
the past five (5) years during
which time I have found him
to be perfectly honest in all
his dealings. He was always
a sober and industrious
young man as I recommend
him.

D. B. Curtis
#161 Hester St
City.

0020

POOR QUALITY
ORIGINAL

1320 Bushwick Ave.
Brooklyn C. D.
Sept 18th 1892.

District Attorney Bedford.
Kind Sir.

It is
Impossible for me to appear in
Court this morning as I came
sick. And was compelled to
send for the doctor. Hoping
I will be able to appear in
another week.

Mrs. Saeli Golden.

0021

POOR QUALITY
ORIGINAL

1320 Bushwick Ave.
Brooklyn C. D.
Sept 18th 1892.

District Attorney Bedford.
Kind Sir.

It is
Impossible for me to appear in
Court this morning as I came
sick. And was compelled to
send for the doctor. Hoping
I will be able to appear in
another week.

Mrs. Sachi Golden.

0022

POOR QUALITY
ORIGINAL

John Lindsay

27 Borrey

Mamie Cloutier

27 Borrey

Maggie Douglas

27 Borrey

John Dummerth

27 Borrey

Concert Hall

Sadie Golden

John E. Golden

0023

POOR QUALITY ORIGINAL

Samuel Meyer
1415 Norfolk
3rd Floor Bank
Mar Meyer 3rd

0024

POOR QUALITY
ORIGINAL

The
Morning Journal.

OVER 200,000 COPIES DAILY.

G
GREATEST
DAILY CIRCULATION
IN AMERICA.

New York, Sept 21 1892.

To whom it may concern:

This is to certify that I have been intimately acquainted with Mr. John Golden for the past eight years. During that time, I can conscientiously state that he has been a sober, industrious young man, and one in whom the most implicit trust and confidence could be placed. Being one of unquestioned integrity, I should strongly recommend him as a man in whom any trust may be reposed.

Francis Ready,
"Morning Journal,"
N. Y. City.

0025

POOR QUALITY
ORIGINAL

District Attorney's Office.

1690

John C Golden
Clerk
Off. New Haven
witness

0026

POOR QUALITY ORIGINAL

Police Court 2 District.

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

Sadie Golden
of No. 1320 Bushwick Ave. Ely Street, aged 33 years,
occupation Singer being duly sworn

deposes and says, that on the 13 day of August 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John B. Golden (nowhere)

who wilfully cut and stabbed deponent on the face and neck with a pocket-knife he then and there held in his hands.

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 14 day of August 1887 } Sadie Golden

M. Duffy Police Justice.

0027

POOR QUALITY ORIGINAL

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

John B. Golden 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 sees 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 B. Golden

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

New York

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

Answer.

31 Delancey St

Question. What is your business or profession?

Answer.

Barber

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

Answer.

*I am not guilty
John B. Golden*

Taken before me this
day of

11/11/1888
John B. Golden
Police Justice

0028

POOR QUALITY ORIGINAL

BAILED

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court

District

THE PEOPLE &c.,
ON THE COMPLAINT OF

James J. Sullivan
John E. Brennan

Offense

Assault with a Weapon

1001

Dated

July 14 189*9*

Magistrate

Richard M. ...

Officer

Witnesses

No.

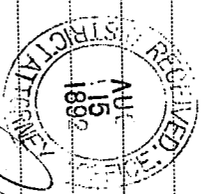
Street

No.

Street

No.

Street



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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *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, *July 14* 189*9* *J. J. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0029

POOR QUALITY ORIGINAL

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 Golden

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

John Golden
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *John Golden*
late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Sadie Golden* in the peace of the said People
then and there being, feloniously did make an assault and *her* the said
Sadie Golden with a certain *knife*

which the said *John Golden*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *her* the said *Sadie Golden*
thereby then and there feloniously and wilfully to kill, 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
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Golden*
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, in and upon the body of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *her* the said *Sadie Golden*
with a certain *knife*,

which the said *John Golden*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab 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.

0030

POOR QUALITY ORIGINAL

THIRD COUNT—

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

John Golden —

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

The said

John Golden —

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, in and upon the said *Sadie Golden* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *her* the said

with a certain *knife* *Sadie Golden* —

which

he the said *John Golden* —

in *his* right hand then and there had and held, in and upon the *face and neck* of *her* the said *Sadie Golden*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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. *Sadie Golden* —

DE LANCEY NICOLL, District Attorney.

0031

BOX:

491

FOLDER:

4479

DESCRIPTION:

Goldstein, Abraham

DATE:

08/16/92



4479

0032

POOR QUALITY ORIGINAL

Witnesses:

Moses Townsend

Counsel,

Filed

day of

189

Plends,

THE PEOPLE

vs.

Abraham Goldstein

Grand Larceny, *Received Degree*
[Sections 539, 539, 539 Penn Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Robert D. Argard
Henry D. Puley
Wm. H. [unclear]
Wm. H. [unclear]

13

0033

POOR QUALITY ORIGINAL

(1865)

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Moses Freund

of No. 339 Grand Street, aged J. D. years,

occupation Merchant being duly sworn,

deposes and says, that on the 2nd day of August 189 at the City of New

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

of deponent, in the day time, the following property, viz:

A quantity of Napkins table linen, bed sheets, towels, quilts and other household goods of the value of about eighty seven dollars

\$ 87⁰⁰/₁₀₀

the property of

M. Freund and Company of which Jim deponent is a member.

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 Abraham Goldstein (nowhere)

from the fact that defendant was in the employ of deponent. That deponent was informed that the defendant was in the habit of stealing goods from deponent's store. That deponent caused the arrest of defendant that deponent is informed by Officer Foley that he found two napkins in the possession of the defendant that deponent has identified said napkins as part of deponent's property. Said Officer informs deponent that the defendant admitted to said officer that he had stolen said property. Deponent therefore prays that the defendant be held to answer

Moses Freund

Sworn to before me, this

day

189

Police Justice

of August
[Signature]

0034

POOR QUALITY ORIGINAL

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Abraham Goldstein being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he sees 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. Abraham Goldstein

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Euphrat

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

Answer. 24 Norfolk Street 3 years

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
Abraham Goldstein

Taken before me this 18th day of August 1891
[Signature]
Police Justice.

0035

POOR QUALITY ORIGINAL

24 August 4th 1892 - 9:30 PM

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Warrant for the arrest of James J. Sullivan, 44 East 24th St. New York City. Request of James J. Sullivan, 44 East 24th St. New York City. Charles Sullivan

Police Court

THE PEOPLE & C., ON THE COMPLAINT OF

Wm. Stewart 339 Broadway Wm. K. Sullivan

Offense, Larceny

74

3 District

965

Dated

Aug 4th 1892

Magistrate

Officer

Precinct

Witness call the Officer

James Connelly

44 East 24th St.

No. same Precinct

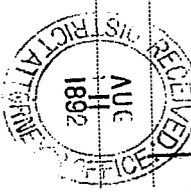
46 East 24th St.

No. same Precinct

\$ 1000 to answer

No. same Precinct

James J. Sullivan



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 bond.

Dated August 4th 1892 Police Justice.

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

Dated, 1892 Police Justice.

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

Dated, 1892 Police Justice.

0036

POOR QUALITY ORIGINAL

Court of General Sessions.

-----X
)
 The People, &c., :
)
 -against- :
)
 Abraham Goldstein. :
)
 -----X

City and County of New York, ss:-

J o s e p h Z i m m e r m a n, being
 duly sworn, deposes and says, that he is a dealer of to-
 bacco, doing business at No. *278 Houston St.* in the City
 of New York. That he has known the above-named defendant
 for the past twelve years, during all of which time, he
 has never heard anything derogatory to his character, but
 has always regarded him as a steady, honest and industrious
 young man.

Sworn to before me this *Joseph Zimmerman* 
9th day of September, 1892.

Joseph Zimmerman
Louis M. Lumbard
 Notary Public.
My Cu (175)

0037

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace.

-----X
)
 The People, &c., :
)
 -against- :
)
 Abraham Goldstein. :
)
 -----X

City and County of New York, ss:-

W o l f S o l o m o n, being duly sworn deposes and says, that he is a furrier doing business at 104 Greene Street, in said City. That he has known the defendant for the past ten years and that he has always regarded him as a thoroughly honest, respectable and trustworthy young man; and deponent avers that among the people that know and are acquainted with him, that his general reputation for honesty and good character is of the best.

Wolf Solomon 

Sworn to before me this)
 :
 9th day of September, 1892)

Louis M. Silenthal
Natary Public (1875)
N.Y. Co

0038

POOR QUALITY ORIGINAL

Court of General Sessions.

-----X
)
 The People, &c., :
)
 -against- :
)
 Abraham Goldstein. :
)
 -----X

City and County of New York, ss:-

Yabrick Zuckerman, being duly sworn
 deposes and says, that he is engaged in the clothing busi-
 ness, at No. 31 Hester Street, in the City of New York.
 That the above-named defendant has been known to deponent
 for the last twelve years and that he has always regarded
 him as an honest, conscientious and industrious young man
 and knows this to be the general reputation of said defend-
 ant.

Sworn to before me this)
 :
 9th day of September, 1892.

Yabrick 

Louis M. Filmerthal
 Notary Public (175)
V. G. Co

0039

POOR QUALITY ORIGINAL

N.Y. General Sessions Court.

The People vs.

—against—

Abraham Goldstein,

Defendant.

FRIEND & HOUSE,
Defendants ATTORNEYS,
61-65 PARK ROW,
WORLD BUILDING,
NEW YORK.

Due and timely service of a copy of the within
is hereby admitted.

this _____ day of _____ 189

Attorney for

Sir: —
Please take notice, that the within is
a true copy of an
in the within-entitled action, this day duly
entered and filed in the office of the Clerk
of this Court.

Dated, N. Y., 189

Yours &c.,

FRIEND & HOUSE,

Att'ys for

To

Attorney for

Esq.,

0040

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Abraham Goldstein

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

Abraham Goldstein

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

The said *Abraham Goldstein*

late of the City of New York, in the County of New York aforesaid, on the *2nd* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

five quilts of the value of two dollars each, one hundred napkins of the value of ten cents each, one hundred towels of the value of twenty cents each, twenty sheets of the value of fifty cents 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 forty dollars,

of the goods, chattels and personal property of one *Moses Freund*

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.

0041

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Abraham Goldstein

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

The said *Abraham Goldstein*

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,

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

of the goods, chattels and personal property of one

Moses Freund

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

Moses Freund

unlawfully and unjustly did feloniously receive and have, the said

Abraham Goldstein

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

DE LANCEY NICOLL,

District Attorney.

0042

BOX:

491

FOLDER:

4479

DESCRIPTION:

Gordon, John

DATE:

08/10/92



4479

0043

BOX:

491

FOLDER:

4479

DESCRIPTION:

Albert, Riva

DATE:

08/10/92



4479

0044

BOX:

491

FOLDER:

4479

DESCRIPTION:

Levine, Isaac

DATE:

08/10/92



4479

0045

POOR QUALITY ORIGINAL

Witnesses:

Capt. Shaw Jenkins
Sophia Albert

*There are exceptions
of the case of the
the mother of the child
to pay and the provisions
of the Court and not till
to them. The mother of the
child. The Court cannot
satisfactorily attend to
also the principal of the
Case has not been approved
of. The Court cannot
the People cannot
maintain. Their action
was pronounced the Director
of the Department a few days
back. See page 2.*

Sept. 26 1892
Wm. J. J. J. J.

155
1871 Aug 10/92

Counsel,
Filed
Pleads,
1892
Sept 17

THE PEOPLE
vs.
John Gordon
Riva Albert
Isaac Levine

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen S. Raper
Sept 26 1892

Foreman.
on record Sept. 26
depts Albert of Levine
checked on her own
recog. P.B.M.

0046

POOR QUALITY ORIGINAL

135
1877 Aug 10/92

Witnesses:
Capt. Edward Jenkins
Sophia Albert

Counsel,
Filed
Pleads,
1892

THE PEOPLE
vs.
John Gordon
Riva Albert
Isaac Levine

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen C. Apgar
Sept 2 - Sept 26, 1892.

For record.
on recom. of Dist. Atty.
depts Albert & Levine
checked on their own
recy.
R.B.M.

More an explanation
of this case I find that
the mother of the child
is trying to find out
if the court and not take
to them. The question of
the child's custody is
not the principal of the
case. It is not an
action of the court.
The people's account
maintain their action
and the court the
of the defendant upon the
court's recognition.

Sept 26/92
Wm. J. J. J. J.
Wm. J. J. J. J.

0047

POOR QUALITY
ORIGINAL

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

THE PEOPLE

VS

RIVA ALBERT.

BRIEF FOR THE PEOPLE.

STATEMENT OF CASE.

The Defendant, Riva Albert, is indicted for aiding, participating and abetting with one John Gordon, who perpetrated the Crime of Rape on the person of Annie Albert, aged 15 years, on the top floor of the premises No. 193 Division Street, this city, which offense took place on Monday, Aug. 1st, 1892.

WITNESSES:

Annie Albert,
Sophie Albert,
Esther Friedman,
Yetta Rachenberg,
Sophie Rachenberg,
Sergeant McSweeney,
Officer Herlich,
W. Travis Gibb, M. D.

ANNIE ALBERT, aged 15 years on Feb. 7th, 1892, a native of Poland and a resident of this city since about December, 1891, will testify:

That about two weeks prior to August 5th, 1892, her step-sister, the defendant, Riva Albert, aged 16 years, who was then living immorally with one Isaac Levine, aged 23 years and occupying two rooms in the premises, 193 Division Street, induced her (Witness) to leave her home with her mother Sofie and step-father Michael Albert for the purpose of living with them, i.e., defendant Riva Albert and the man Levine, which she did. That no harm befell her (Witness) until Monday, August 1st, 1892, when a strange man, who later turned out to be one John Gordon, visited the rooms and solicited Witness to have sexual intercourse, offering her the sum of One Dollar; but that his offer was refused. That later, at about midnight of same day (Aug. 1st, 1892), after Isaac Levine, the defendant (Riva Albert) and Witness had retired to bed -- the three sleeping together in one bed -- the said Gordon rapped on their door and was admitted by Levine. That Levine was requested by Riva Albert (the defendant) to go and obtain some water. That the man Gordon soon after came to the bedside, sat on the bed and again solicited Witness to have sexual intercourse, offering the sum of \$1.25, which was received by the defendant, Riva Albert; but that she (Witness) would not accede to his request. That Isaac Levine was at this time in another room. That Gordon placed a handkerchief over the face of Witness; that the defendant, Riva Albert, then placed a pillow under Witness' back; and that after this Gordon got on top of Witness and had sexual intercourse with her, which hurt her very much, causing her private parts to bleed and

0048

POOR QUALITY ORIGINAL

thereby soiling her night-dress, which latter she soon after threw away. That this was the first and only time she ever had sexual intercourse with anyone.

FURTHERMORE that her correct name is Annie Patuchin, but that she is known by her stepfather's name of Albert.

SOPHIE ALBERT, mother of Annie, residing with her husband, Michael, at 242 Cherry Street, will testify:

That daughter Annie was born on Feb. 7th, 1877; also that the defendant, Riva, enticed Annie away from her (Witness') home.

MRS. ESTHER FRIEDMAN, housekeeper at 193 Division Street, will testify:

That Isaac Levine, defendant Riva Albert and Annie Albert occupied two rooms on top floor of said premises on and about Aug. 1st, 1892.

YETTA RACHENBERG will testify in corroboration of the testimony as given by Mrs. Friedman.

SOPHIE RACHENBERG, residing at 193 Division Street, will also testify in corroboration of the evidence as given by Mrs. Friedman.

SERGEANT McSWEENEY, of the 7th Precinct Municipal Police, will testify as to the arrest of the defendant Riva Albert.

OFFICER HERLICH, of the 7th Precinct Municipal Police, will corroborate Sergeant McSweeney's testimony.

W. TRAVIS GIBB, M. D., of 365 Lexington Avenue, will testify to having made a physical examination of the person of Annie Albert and to having found evidence of complete penetration of her genital organs. (See Certificate on file.)

-----:-----

0050

POOR QUALITY
ORIGINAL

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

THE PEOPLE

VS

BRIEF FOR THE PEOPLE.

ISAAC LEVINE.

STATEMENT OF CASE.

The Defendant, Isaac Levine, is indicted for aiding, participating and abetting with one John Gordon, who perpetrated the Crime of Rape on the person of Annie Albert, aged 15 years, on the top floor of the premises No. 193 Division Street, this city, which offense took place on Monday, Aug. 1st, 1892.

WITNESSES:

Annie Albert,
Sophie Albert,
Esther Friedman,
Yetta Rachenberg
Sophie Rachenberg,
Sergeant McSweeney,
Officer Herlich,
W. Travis Gibb, M. D.

ANNIE ALBERT, aged 15 years on Feb. 7th, 1892, a native of Poland and a resident of this city since about December, 1891, will testify:

That about two weeks prior to August 5th, 1892, her step-sister, one Riva Albert, aged 16 years, who was then living immorally with the defendant, Isaac Levine, aged 23 years, and occupying two rooms in the premises, 193 Division Street, induced her (Witness) to leave her home with her mother Sophie and step-father Michael Albert for the purpose of living with them, i.e., Riva Albert and the defendant Isaac Levine, which she did. That no harm befell her (Witness) until Monday, August 1st, 1892, when a strange man, who later turned out to be one John Gordon, visited the rooms and solicited Witness to have sexual intercourse, offering her the sum of One Dollar; but that his offer was refused. That later, at about midnight of same day (Aug. 1st, 1892), after Isaac Levine the defendant, Witness and Riva Albert had retired to bed -- the three sleeping in one bed -- the said Gordon rapped on their door and was admitted by the Defendant, Isaac Levine. That the Defendant, Levine, at Riva Albert's request, went to obtain some water. That the man Gordon soon after came to the bedside, sat on the bed and again solicited Witness to have sexual intercourse, offering the sum of \$1.25, which was received by Riva Albert; but that she (Witness) would not accede to his request. That Isaac Levine, the defendant, was at this time in another room. That Gordon placed a handkerchief over the face of Witness; that Riva Albert then put a pillow under Witness' back; and that after this Gordon got on top of Witness and had sexual intercourse with her, which hurt her very much, causing her private parts to bleed and thereby soiling her

0052

POOR QUALITY ORIGINAL

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

ISAAC LEVINE,

PENAL CODE,

BRIEF FOR THE PEOPLE.

0053

POOR QUALITY ORIGINAL

3 District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss:

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

Question. What is your name?

Answer. *Riva Albert*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *193 Division St. 2 weeks*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty*
Riva Albert
mark

Taken before me this *6* day of *August* 189*7*

Police Justice.

0054

POOR QUALITY ORIGINAL

3 District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

Ike Levine 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 sees 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. Ike Levine

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Russia

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

Answer. 193 Division 2 weeks

Question. What is your business or profession?

Answer. Tailor

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

Answer. I am not guilty
Ike Levine
man

Taken before me this 6 day of August 1894

Police Justice.

0055

POOR QUALITY ORIGINAL

Police Court, District.

City and County of New York, } ss.

of No. Street, aged years, being duly sworn, deposes and says, occupation 188, at the City of New York, in the County of New York, that on the day of

at said place and again importuned deponent to have sexual intercourse with her which deponent also refused. That at about the hour of mid night of said day and while deponent had retired to sleep, occupying a bed which was also occupied by said Riva and Levine, the said Gordan came to said apartments. That thereupon Levine left the bed and went to the other room and the said Gordan then came upon the bed and placed a handkerchief upon deponents eyes and had sexual intercourse with deponent. When he, defendant Gordan came into bed the defendant Riva, placed a pillow under deponents buttocks for the purpose of assisting said Gorman in the intercourse. That during said time the defendant Levine was in the adjoining room.

Wherefore deponent asks that the defendants be dealt with as the law directs and also that a warrant issue for the arrest of said defendant Gordan so that he may also be dealt with as the law direct

Sworn to before me } Annie X Albert
this 6th day of August, 1892 }
J. Hogan }
Police Justice

0056

POOR QUALITY
ORIGINALPolice Court, 3 District.City and County }
of New York, } ss.

of No. 242 Cherry Street, aged 15 years,
 occupation Tailor being duly sworn, deposes and says,
 that on the 1st day of August 1892 at the City of New
 York, in the County of New York, John Gordon (not
 arrested), Riva Albert and
Isaac Levine (all now here)

did commit the crime of rape
 and aid and participate ^{and abet} in the
 crime of rape. John Gordon
 did have sexual intercourse
 with deponent against deponent's
 will and consent, while deponent
 was under the age of sixteen
 years; to wit: of the age of fifteen
 years, all of which is in violation
 of section 278 ~~and~~ of the Penal
 Code.

Deponent further says: that previous
 to said day deponent resided
 with her parents at 242 Cherry Street
 and some ~~three~~ ^{two} weeks before the
 said first day of August 1892,
 the defendant Riva Albert, who
 is deponent's sister, induced deponent
 to leave her home and accompany
 said Riva to her residence at
193 Division Street and reside
 with her. That said Riva lived
 and cohabited with the defendant
Levine at said 193 Division Street,
 That on said day, to wit: the 1st
 day of August, 1892, the defendant
Gordon, visited said premises
 and in the presence of said Riva
 and said Levine requested deponent
 to have sexual intercourse with him;
 deponent refused; that later in the
 day said Gordon again called

0057

POOR QUALITY ORIGINAL

Ex Aug 7th 1892
104 W
[Signature]

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

952
Police Court, _____ District
THE PEOPLE vs. c.
ON THE COMPLAINT OF
Annie O'Neil
242 E 10th St
John Jordan
Riva Albert
Isaac Larus
Offense, Rape

Dated Aug 7 1892
Magistrate: Hagan
Sgt. M. Sweeney, Officer
Witness: Sophie Albert
No. 242 E 10th St
Louis A. Stearns
No. 108 E 23 St
Attorney: Maxwell
No. 9 E 10th St
1070 E 10th St
Michael Albert
242 E 10th St
2nd Husband of Sophie Albert



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 Isaac Larus and Riva Albert

guilty thereof, I order that they be held to answer the same, and they be admitted to bail in the sum of _____
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, Aug 7th 1892 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0058

POOR QUALITY
ORIGINAL

365 Lexington Avenue.
N. Y.

Apr. 5th '92

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

I have this day
examined the person of Annie
Albert, aged 15 years, of 242
Cherry Street, and find there has
been complete penetration
of her genitals by some blunt
object.

Respectfully Submitted
J. Travis Cobb M.D.
Examining Physician

0059

POOR QUALITY
ORIGINAL

(522)

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 Gordon, Riva Albert
and Isaac Levine

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

indictment, accuse *John Gordon, Riva Albert*
and Isaac Levine
of the crime of *Rape,*

committed as follows:

The said *John Gordon,*

late of the City of New York, in the County of New York aforesaid, on the
— *first* — day of *August*, in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,
in and upon a certain female, not his wife,
to wit: one *Annie Albert*, then and there
being, wilfully and feloniously did make an
assault, she the said *Annie Albert* being

0060

POOR QUALITY
ORIGINAL

then and there a female under the age of sixteen years, to wit: of the age of fifteen years, and the said John Gordon then and there wilfully and feloniously did perpetrate an act of sexual intercourse with her the said Annie Albert. And the said Priva Albert and Isaac Levine, both late of the City and County aforesaid, were then and there feloniously concerned in the commission of the crime and felony aforesaid by the said John Gordon, in manner and form aforesaid, and were then and there feloniously present, aiding and abetting him the said John Gordon, in the commission of the same, 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 Meade,
District Attorney.

0061

BOX:

491

FOLDER:

4479

DESCRIPTION:

Goss, James

DATE:

08/19/92



4479

0062

POOR QUALITY ORIGINAL

Witnesses:

J. W. McKenna
James G. Williams

30th
Counsel,
Filed *19th* day of *Aug*, 1892
Pleads, *Amudis for*

THE PEOPLE
vs.
B
James Goss
3 cases
Grand Larceny, *second* Degree.
[Sections 528, 531, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen D. Argon
Foreman.

0063

POOR QUALITY ORIGINAL

Police Court E District. Affidavit—Larceny.

City and County of New York, ss: James McKeena

of No. 332 East 31 Street, aged 54 years,

occupation Owner being duly sworn,

deposes and says, that on the 31 day of July 1892 at the City of

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

Good and lawful money of the United States to the amount of Eleven dollars
\$ 11.00/100

the property of deponent

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

from the fact that deponent was in the company of said deponent and deponent had the said money in his hand. Said deponent seized hold of said money and ran away and was arrested by Officer Thomas Sullivan of the 31st Precinct who the act of running away from deponent with said money in his possession.

James McKeena

Sworn to before me, this 31 day of July 1892

John W. White Police Justice.

He has sworn before me this 2nd day of August 1892 A. R. [unclear]

0064

POOR QUALITY ORIGINAL

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer. *James Goss*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer, *New York*

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

Answer. *326 East 25 Street. 13 Years*

Question. What is your business or profession?

Answer, *Contractor*

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

Answer. *I am not guilty*

James Goss

Taken before me this

31

day of

Taken before me
May 2 day 1922

Police Justice.

0065

POOR QUALITY ORIGINAL

BAILLED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

James McArthur
334 E 81 St
James Cook

Dated

July 31 1892

William Smith Magistrate

William Officer

21 Precinct

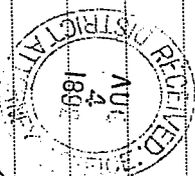
Witnesses

No. Street

No. Street

No. Street

No. Street



To answer

July 29 1892

James Cook

James Cook

Handwritten notes and signatures on the left side of the document.

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 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated July 31 1892 William Smith Police Justice.

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

Dated Aug 3 1892 William Smith Police Justice.

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

Dated Aug 3 1892 William Smith Police Justice.

0066

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK, against

James Goss

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse James Goss of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said James Goss,

late of the City of New York in the County of New York aforesaid, on the 31st day of July in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the day 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 eleven

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 eleven

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

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

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

of the goods, chattels and personal property of one James McKenna, on the person of the said James McKenna then and there being found, from the person of the said James McKenna 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.

0067

BOX:

491

FOLDER:

4479

DESCRIPTION:

Gossmann, Fitz

DATE:

08/16/92



4479

0068

POOR QUALITY ORIGINAL

Witnesses:

John Young

Counsel,
Filed
Pleads,

day of
1897

THE PEOPLE

vs.

Sitz Sassmann

Burglary in the Third Degree.
Section 406, 2d Ed. Rev. Stat.

DE LANCEY NICOLL,
District Attorney.

Sept. 7th 92 Part II. 2000

A TRUE BILL.

Allen O. Appert

Foreman.
Part 2 - Sept. 8, 1897.
Tried and Acquitted.

0069

POOR QUALITY ORIGINAL

Police Court— District.

City and County } ss.:
of New York,

of No. 153 E. 84th Street, aged 26 years,
occupation Auctioneer being duly sworn

deposes and says, that the premises No. 153 E. 84th Street, Ward
in the City and County aforesaid the said being a five story brown
stone flat house
and which was occupied by deponent as a dwelling
and in which there was at the time a tenant being, by name

was BURGLARIOUSLY entered by means of forcibly breaking the
door leading from the basement
into the dining room and entering
said apartment with the intent to
commit a crime
on the 8th day of August 1892 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One suit of gent's clothes two pairs of
trousers. one ladies Jersey coat
all of the value of thirty five
dollars.

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

Friedrich Gossman (now here)
for the reasons following, to wit: that— on the 21st day of
of July 1892. deponent securely
locked and fastened said door
and closed said apartment
which is the first flat— and basement
of said premises. and left said
apartment alone. and all of said
property therein. and at about the
hour of 6 o'clock A. M. August

0070

POOR QUALITY ORIGINAL

8th deppment returned and found this defendant who is the possessor of said flat house in said apartment - and found said door broken as aforesaid and said property missing from said apartment - wherefore deppment charges this defendant with burglary entering said apartment as aforesaid and stealing said property therefrom.

Severn to before me }
the 9th day of Aug 1892 } John Young

[Signature]
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 1892
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1892
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1892
Police Justice.

Police Court, District, OFFENCE—BURGLARY.
THE PEOPLE, &c., on the complaint of
1
2
3
4
Date 1892
Magistrate.
Officer.
Clerk.
Witness, Street, No., Street, No., Street, No., to answer General Sessions.

0071

POOR QUALITY ORIGINAL

District Police Court.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss:

Friedrich Gossman 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 sees 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.

Friedrich Gossman

Question. How old are you?

Answer.

46 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

155 E. 84 St 3 years

Question. What is your business or profession?

Answer.

Janitor

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
Fritz Gossman*

Taken before me this

day of *July* 189*9*

[Signature]
Police Justice

0072

POOR QUALITY ORIGINAL

BAILED

No. 1, by John Schmitt
Residence 157-8, 84 Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

P. 56,
Police Court, 51 District, 958

THE PEOPLE, Ec.,
ON THE COMPLAINT OF
John Schmitt
157-8, 84
John Schmitt
Offense Burglary

Dated Aug 9 1894
McEach Magistrate
Ed. Pette Officer
47 Precinct

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



No. _____ Street
\$ 1000 to answer 9.5
Bentley
1000 Barclay St. 2nd Floor

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 1000 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, Aug 9 1894 Cornwall Police Justice.

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

Dated, Aug 10 1894 Cornwall Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order h to be discharged.
Dated, _____ 189 _____ Police Justice.

0073

POOR QUALITY ORIGINAL

Sec. 192.

5 District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, }

An information having been laid before Clarence W. Meade Esq. a Police Justice of the City of New York, charging Fritz Gossman Defendant with the offense of Burglary

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

WE, Fritz Gossman Defendant of No. 155-884 St Street, by occupation a Housekeeper and Louisa Schuell and of No. 155-884 Street, by occupation a Housekeeper Surety, hereby jointly and severally undertake that the above-named Fritz Gossman Defendant shall personally appear before the said Justice, at the 5 District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of Ten Hundred Dollars.

Taken and acknowledged before me this 9 day of August 1899

Fritz Gossman
Louisa Schuell
Police Justice.

0074

POOR QUALITY ORIGINAL

City and County of New York, ss:

Louisa Schuell Free

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Surety Hundred Dollars,

exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,

and that his property consists of a house and lot situated at No 155 East 84 St and North Avenue (7) thousand dollars above encumbrances
Erin J. DeFuall

Subscribed and sworn to before me this 1st day of August 1892
[Signature]
Police Justice.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to Appear during the Examination.
28.

Taken the day of 189
Justice.

0075

POOR QUALITY ORIGINAL

462

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fritz Gossmann

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

Fritz Gossmann

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

The said Fritz Gossmann

late of the 19th Ward of the City of New York, in the County of New York aforesaid, on the eighth day of August 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

John Young

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 John Young 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.

0076

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Fritz Gossmann

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

The said *Fritz Gossmann*

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 ten dollars, one vest of the value of five dollars, three pairs of trousers of the value of five dollars each, and one other coat of the value of five dollars

of the goods, chattels and personal property of one

John Young

in the dwelling house of the said

John Young

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.

*DeBarney Nicoll,
District Attorney*

0077

BOX:

491

FOLDER:

4479

DESCRIPTION:

Gottlieb, Henry

DATE:

08/17/92



4479

0078

POOR QUALITY ORIGINAL

Witnesses:

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

Counsel,

Filed

17 day of Aug 1893

Pleads,

Conceded by Sept 5

THE PEOPLE

vs.

7

Henry Gottlieb

Forgery in the Second Degree. [Sections 611 and 621, Penal Code.]

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

Attest J. Argant

Foreman.

Wm. J. Smith & Co.

1893

0079

POOR QUALITY ORIGINAL

Witnesses:

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

248

Counsel,

Filed

17 day of Aug 1893

Pleads

Constitution of the United States by Sept 5

THE PEOPLE

vs.

Forgery in the Second Degree. [Sections 611 and 621, Penal Code.]

Henry Gottlieb

De LANCEY NICOLI,

District Attorney.

A TRUE BILL.

Alfred A. Ryan
Foreman.
James J. ...
James J. ...

ackd 7/24/93

0000

POOR QUALITY
ORIGINAL

Received from Messrs. Rapps & Zwickel, the sum of Two Hundred Dollars, with which I promise to pay off, or to settle, a certain Mechanics Lien now filed against their properties in the 26th Ward, in the City of Brooklyn, situated on Osborne Street, near Eastern Parkway, and held by Hall Sash & Door Company, of Brooklyn, for the sum of Six Hundred and Eighty Eight Dollars, provided however, the said Rapps & Zwickel will pay me the sum of Two Hundred and Fifty Dollars a balance agreed upon, or to be deducted from the moneys to which they are entitled from a mortgage to be assigned to me or to my client.

IT IS HEREBY EXPRESSLY AGREED, AND UNDERSTOOD, that the said Rapps & Zwickel are to be held harmless by me from any or all expenses whatsoever, by reason of the lien aforesaid, and it is also agreed that said lien is to be cancelled within six months from the date hereof, whether by law, satisfaction, or otherwise. Should there be any expenses, or should they be compelled by law to pay the entire amount, namely, the Six Hundred and Eighty Eight Dollars, and costs, then, in such event, I will pay the same.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this 20th day of July, 1892.

Henry Gottlieb 

I, HANNAH GLUCK, of the City, County and State of New York, for and in consideration of the sum of One Dollar to me in hand paid at and before the ensembling and delivery of these presents, do hereby guarantee the faithful perform-

0081

POOR QUALITY ORIGINAL

2.

ance of the within agreement, and hereby undertake to make good any loss which the said Rapps & Zwickel, herein mentioned may suffer by reason of the foregoing agreement.

Samuel Gluck 

Dated New York, July 20th, 1892.

In Presence Of

0082

POOR QUALITY ORIGINAL

City and County of New York, ss:

.....

being duly sworn, says that he is..... years of age; that on the..... day
of..... 18....., at No..... in
the City of New York, deponent served the within.....
upon.....
..... by delivering to and leaving with.....
..... true cop.....
of the said..... and at the same time
exhibiting to said..... the within original.

Sworn to before me, this..... day }
of..... 18..... }

APPROVED BY DEPUTY CLERK	HENRY GOTTLIEB	AND	RAPPS & ZWISLOCKI.
HENRY GOTTLIEB			
Attorney for.....			
21 PARK ROW,			
NEW YORK CITY N. Y.			
Rooms 47 & 48.			
			To
			Attorney for.....

Sir, Please take notice that

of which the within is a copy was this day
duly entered in the office of the Clerk of this
Court at the County Court House in the City
and County of New York.

Dated, New York,..... 18.....
Yours, etc.,

Henry Gottlieb,

Attorney for.....
21 PARK ROW,
NEW YORK CITY.

Due service of a copy of the
within
is hereby admitted.

Dated, New York,..... 18.....
Attorney

may 26, 1922, next. 27.

0083

POOR QUALITY ORIGINAL

City and County of New York, ss:

being duly sworn, says that he is _____ years of age; that on the _____ day of _____ 18____, at No. _____ in the City of New York, deponent served the within _____ upon _____ by delivering to and leaving with _____ true cop _____ of the said _____ and at the same time exhibiting to said _____ the within original.

Sworn to before me, this _____ day of _____ 18____

	HENRY GOTTLIEB Attorney for 21 PARK ROW, NEW YORK C.T. N. Y. Rooms 47 & 48.	
	To	Attorney for

Sir;

Please take notice that

of which the within is a copy was this day duly entered in the office of the Clerk of this Court at the County Court House in the City and County of New York.

Dated, New York, _____ 18____
Yours, etc.,

Henry Gottlieb,

Attorney for
21 PARK ROW,
NEW YORK C. Y.

Due service of a copy of the within is hereby admitted.

Dated, New York, _____ 18____
Attorney

may 26, 1922, mort. 227

0085

POOR QUALITY
ORIGINAL

District Attorney's Office.

Mr. Weeks -
~~Mr. Weeks~~

I give the
original of
annexes
which speak
for itself
Mr. Bennett
about want of
base
Annexes
J. W. Weeks

0087

POOR QUALITY ORIGINAL

2089 New York, April 15th 1892

The Sixth National Bank
Broadway Cor. 33rd St. N.Y.

Pay to the order of Anna M. Wheeler
Twenty Six ⁰⁰/₁₀₀ Dollars

\$26.00

A. Becker

Globe Stationery & Printing Co. 89 Liberty St. N.Y.

0088

**POOR QUALITY
ORIGINAL**

Anna M. Taylor
Barr & Hoche

30

0089

POOR QUALITY ORIGINAL

2085.

P. 2-10
C. 1/12

July 29th 1912

Henry Gottlieb

no Dollars.

Sixty
60.⁰⁰

A. Becker

0090

POOR QUALITY ORIGINAL

No. 2085. *P. S. Co.* New York, July 29th 1892

SIXTH NATIONAL BANK,

Pay to the order of *Henry Gottlieb*.

Sixty _____ ^{*no*} Dollars.

\$ 60.⁰⁰

A. Beasly

0091

POOR QUALITY
ORIGINAL

Henry Gottlieb
[Handwritten signature]
[Circular postmark]
[Faint address text]

0092

POOR QUALITY ORIGINAL

No. *1642* New York, *Aug 5th* 1892

SIXTH NATIONAL BANK.

Pay to the order of *Henry Gottlieb*
One Hundred $\frac{00}{100}$ Dollars.

\$100⁰⁰

A. Becker

0093

POOR QUALITY ORIGINAL

No. *16/92* New York, *Aug 5th* 1892

SIXTH NATIONAL BANK.

Pay to the order of *Henry Gottlieb*
One Hundred Dollars.

\$100⁰⁰ *R. Parker*

0094

POOR QUALITY
ORIGINAL

Henry Gottlieb
M. D. 1811
Kaiserslautern

0095

POOR QUALITY
ORIGINAL

To Roswell P. Flower, Esq.,

Governor of the State of New York.

The petition of the undersigned, citizens of New York, respectfully represent; That on the 19th day of September 1892 Henry Gottlieb of the City of New York was convicted before the Court of General Sessions of said City, of forgery, and afterwards sentenced therefor to the State prison at Sing Sing for the term of five years, and has since served thereat so much of said term; that his conduct while in prison has been uniformly correct as will appear by proper certificates in that behalf by the Warden and Chaplain of said prison.

That his health during the interval of his imprisonment has been uniformly bad, inasmuch as the sight on one eye has been somewhat impaired ^{and is now blind} and ^{he has} been confined in the hospital of said prison for the last two months and upwards and is now so confined therein ^{He is blind in his left eye} and wholly unable to labor or render any service to the state; that the nature of his bodily infirmities are set forth in medical certificates herewith.

That he has a wife and four children; the eldest nine years, and the youngest eleven months of age. That his family is utterly destitute and almost wholly dependent upon the charities of friends, for the common necessaries of life, and the small earnings which she is able to make by sewing; that the health of his wife is not good and most of her time is required for the care of her children. That we are informed and believed that if said convict be

0096

POOR QUALITY ORIGINAL

required to remain under further imprisonment he will never be able to survive the period of his sentence. That his freedom would benefit his health and enable him to provide for his wife and children whose welfare is far more to be considered than any other condition in the premises. That society can sustain no injury by the release of the prisoner, for if the infamy which now is his, and which can only be effaced by his own better conduct in the future should not be an admonition to him to the latter course, he may be retained to further punishment for which he will deserve no clemency and will find himself wholly bereft of friends to solicit it.

WHEREFORE, out of compassion for the manifold follies, vanities, weaknesses and wickedness of the prisoner, which have led him to this disgrace, in the belief of his thorough repentance and intentions to reform, and in charity towards the unoffending wife and children whose necessities are far greater than his deserts, we implore the executive clemency in the behalf of Henry Cottlieb and petition that the unexpired of the sentence be remitted.

AND your petitioners will ever pray etc.

Dated, New York, July 15th 1893.

Names. Address and Occupation.

Signed by over 100 of his friends on East Side

0097

**POOR QUALITY
ORIGINAL**

*Copy Return to
Pardon
of
Henry Gottlieb*

EDWARD MACKINLEY,
ATTORNEY.

Room 25, 25 CHAMBERS ST, N. Y.

0098

POOR QUALITY
ORIGINAL

1800
District Attorney's Office.

The substance of this
complaint is that Gottlieb
having forged a deed
to himself (either with the
connivance of a notary or also
forged the acknowledgment)
and thus being the supposed
owner, obtained a loan
on the faith thereof from
the East Side Bank.

Of course while the
record shows Gottlieb's
fraud, yet I do not think
from this letter the forged
deed can be produced.

The letter makes out
several different good
complaints against him.

0099

POOR QUALITY
ORIGINAL

TELEPHONE-CORTLANDT 1093.

Daniel P. Hayes
Samuel Greenbaum

Law Offices of
Hayes & Greenbaum
170 Broadway

New York Aug. 22, 1892. 189

Hon. Delancey Nicoll,
District Attorney.

Dear Sir:-

In accordance with the suggestion of Mr Henry W. Unger, to whom we have already stated the facts, we send you this communication in order that you may have the case presented to you fully. We desire to procure an indictment for forgery against Henry Gottlieb, who we understand has been practising law in this City for some time. The facts that we can place at your disposal are as follows:-

On July 20th, 1891, one Ignatz Kaufman made a contract with our clients, Mr Samuel Stiller and Mrs Theresa Stiller, to convey to them a house and lot known as No. 57 Pitt Street, in the City of New York. The consideration expressed in the contract was \$11,100., \$9,000. by assuming two mortgages aggregating said sum, and the sum of \$2,100. in cash. Henry Gottlieb was selected as the attorney for the Stillers, and at the same time he acted as the attorney for Kaufman. The title was closed on the 28th day of July, 1891, in accordance with the terms of the contract, on which day a deed was executed by Kaufman to Samuel Stiller and Theresa Stiller

POOR QUALITY
ORIGINAL

TELEPHONE-CORTLANDT 1093.

*Law Offices of
Hays & Greenbaum,
170 Broadway.*

*David P. Hays,
Samuel Greenbaum.*

New York _____ *189*

2

the deed being recorded in the Register's Office on July 31st, 1891, in Block Series (Cons.) Section 2, Liber 5at page 189, and indexed under the block number 343 on the LandMap of the City of New York. The Stillers went into possession immediately after the title was passed, and have ever since continued in the possession of the said premises. A few days ago, our clients, the Stillers, hearing of other questionable transactions of Gotlieb, made inquiries about their property and learned, with our assistance, upon investigation, that Gotlieb had forged a deed purporting to have been executed by Samuel Stiller and Theresa Stiller to himself (Henry Gotlieb). This deed is a bargain and sale deed and from the record is dated August 18th, 1891, expressing a consideration of \$12,000., and recorded September, 22nd, 1891 at 1:40 P.M. In Liber 5, Section 2, at page 348. The deed purports to have been acknowledged before one James F. Bigger, Commissioner of Deeds. We also discovered that Gotlieb made a mortgage on these premises to the East Side Bank to secure the sum of \$1750. dated April 29, 1892, acknowledged the same day, and recorded the same day at 10:50 A.M. in Liber 14, Section 2, at page 191. The Stillers never executed any instrument of any kind affecting these premises to

0 101

POOR QUALITY ORIGINAL

TELEPHONE-CORTLANDT 1093.

*Law Offices of
Hays & Greenbaum,
170 Broadway*

*Daniel P. Hays,
Samuel Greenbaum.*

New York _____ *189*

3

Gottlieb or to any one else, and the deed to Gottlieb is an unquestionable forgery.

We have documentary evidence in our possession which seems conclusively to establish that the Stillers could not have executed any deed to Gottlieb. On July 15th, 1892, a payment of \$500. was to be made to the second mortgagee in pursuance of the terms of the mortgage, and Mr Stiller at that time not having the full amount, made an arrangement with Gottlieb whereby Gottlieb was to loan him \$350., Gottlieb claiming that he controlled the second mortgage, and that he would thereby be secured. Mr Stiller gave him \$150. toward the \$500. to be paid on this second mortgage, and also gave him \$60. interest, making in all \$210. Gottlieb gave Stiller a check for \$560. being made up of the \$210. which Stiller had paid him as aforesaid, and the \$350. which Gottlieb was to loan Stiller. This check was returned as "No Good", but the second mortgagee finally succeeded in collecting the \$560. from Gottlieb. We hold the check in our possession which was given by Gottlieb to Stiller for \$560.

On June 27th, 1892, Mr Stiller paid to Gottlieb \$175. to be applied to the interest on the first mortgage of \$7000.,

0102

POOR QUALITY
ORIGINAL

TELEPHONE-CORTLANDT 1093.

*Law Offices of
Hays & Greenbaum
170 Broadway*

*David P. Hays
Samuel Greenbaum*

New York

189

4

and Gotlieb on that day, to wit, June 27th, 1892, gave Mr Stiller a receipt which reads as follows:

"New York June 27, 1892.

Received of Samuel Stiller \$175. for interest on first mortgage.

(Signed) Henry Gotlieb".

Gotlieb never turned this money over to the first mortgagee or his attorney, and these parties have now threatened foreclosure, and can of course testify that the interest was never paid over. This receipt shows that Gotlieb never ~~shows~~ claimed to be the owner of this property as against Stiller, and that Stiller always acted under the assumption that he was the owner.

We have also a water receipt from the Department of Water Works, dated January 9, 1892, showing that Mrs Stiller paid these rates on that day, this date being long after the alleged deed from Stiller to Gotlieb.

We also have in our possession tax bill showing that Stiller paid taxes on November 12, 1891, after the Gotlieb deed. We also can show that Stiller has always been collecting the rents of the premises and that Gotlieb never made any claim for any rents.

0103

POOR QUALITY
ORIGINAL

TELEPHONE-CORTLANDT 1093.

*Law Offices of
Hays & Greenbaum,
170 Broadway*

*Daniel P. Hays,
Samuel Greenbaum*

New York _____ *189*

5

We think these facts sufficiently show that Gottlieb perpetrated a forgery in signing the names of Samuel Stiller and Theresa Stiller to the deed dated August 18, 1891, and in behalf of our clients we desire to have him indicted for forgery.

Will you kindly inform us what your pleasure in the matter may be. We will cheerfully render any assistance in the prosecution that you may request.

We are,

Very truly yours,

Hays & Greenbaum

0104

POOR QUALITY ORIGINAL

Per

003

Attached

—

all

papers

... in the ...
... the ...
... attempt to
... shall
... of

0105

POOR QUALITY ORIGINAL

To all to whom these Presents shall come. KNOW YE THAT

I, Adolf Rosenzweig of the City County and State of New York Party

of the first part, for securing the payment of the money hereinafter mentioned, and in consideration of the sum of one dollar to me duly paid by Henry Gottlieb

of the same place County and State aforesaid Party of the second part, at or before the ensembling and delivery of these presents, the receipt whereof is hereby acknowledged, have bargained and sold, and by these presents do grant, bargain and sell unto the said part 2 of the second part, Fifty eight Singer Sewing

machines, five Button hole Machines, twenty tables and all other goods and chattels mentioned in the schedule hereunto annexed, and now in the

Premises in the Shop 455 Allen St. in rear house N. Y. City

To have and to hold, all and singular the goods and chattels above bargained and sold, or intended so to be, unto the said part 2 of the second part, his executors, administrators and assigns for ever. And I the said part 1 of the first

part, for myself my heirs, executors and administrators, all and singular the said goods and chattels above bargained and sold unto the said part 2 of the second part, his heirs, executors, administrators and assigns, against me

the said part 2 of the first part, and against all and every person or persons whomsoever, shall and will warrant, and for ever defend. Upon Condition, that if I

the said part 2 of the first part, shall and do well and truly pay unto the said part 2 of the second part, his executors, administrators or assigns,

Two certain promissory notes one for one Hundred dollars due fifteen days after date hereof and one for thirty days for the sum of Two Hundred dollars

then these presents shall be void. And I the said part 1 of the first part, for myself my executors, administrators and assigns, do covenant and agree to and with the said part 2 of the second part, his executors, administrators and assigns, that in case default shall be made in the payment of the said sum above mentioned,

then it shall and may be lawful for, and I the said part 1 of the first part, do hereby authorize and empower the said part 2 of the second part, his executors, administrators and assigns, with the aid and assistance of any person or persons, to enter my dwelling-house, store, and other premises, and such other place or places as the said goods or chattels are or may be placed, and take and carry away the said goods or chattels, and to sell and dispose of the same for the best price they can obtain: and out of the money arising therefrom, to retain and pay the said sum above mentioned,

and all charges touching the same; rendering the overplus (if any) unto me or to my heirs executors, administrators or assigns. And until default be made in the payment of the said sum of money aforesaid to remain and continue in the quiet and peaceable possession of the said goods and chattels, and the full and free enjoyment of the same.

In Witness whereof, I the said part 1 of the first part, have hereunto set my hand and seal the 25th day of July one thousand eight hundred and twenty two

Sealed and delivered in the presence of

James F. Bigger

Adolf Rosenzweig



0106

POOR QUALITY ORIGINAL

State of New York }
City of New York } SS.
County of New York }

On the 25th day of July in the year
one thousand eight hundred and ninety two before me personally came

Adolf Rosenzweig

to me known, and known to me to be the individual described in, and who
executed the foregoing instrument, and Adolf acknowledged
that he executed the same.

James F. Biggler

Com. of Deeds.
N. Y. C.

I, _____ the Mortgagee within named,
do certify and state that there remains due and unpaid on the mortgage, of which the foregoing
is a true copy _____

and this copy and statement are filed to continue the notice required by the statute made and
provided for the renewal of chattel mortgages.

Dated this _____ day of _____ A. D. 18 _____

0107

POOR QUALITY ORIGINAL

The within note is hereby assigned as collateral security to Julian Rodriguez for the sum of three hundred dollars

New York July 25th 1892

Henry Gottlieb.

No. 16848

copy

Mortgage on Personal Property.

Abel Rosenberg

10

Henry Gottlieb

Dated July 25th 1892

Filed July 25th 1892

This Mortgage, or a true Copy thereof, must be filed, If in the City of New York, in the Office of the Register. If in any other City or County Town, in the Clerk's office therein. If in any other Town in this State, in the Town Clerk's office.

Invalid if not renewed within 30 days next preceding expiration of each and every term of one year after filing thereof.

0108

POOR QUALITY ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Cooper of No. 392 7th Museum Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Adolph Radzinski and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 17 day of August 1892 A. Becker

[Signature]
Police Justice.

0109

POOR QUALITY
ORIGINAL

8 TO 10 A. M.
1 TO 2 P. M.
6 TO 7 P. M.

GEO. W. BRUSH, M. D.,
2 SPENCER PLACE.

Brooklyn, Sept. 10/92

Mr. A. Becker:

Dear Sir,

I have written
to my attorney and stated
your proposition and shall
expect to see you on the
21st inst. according to
promise to pay interest

Very Respectfully
Geo. W. Brush, M.D.

POOR QUALITY ORIGINAL

Police Court 2 District. Affidavit-Larceny.

City and County }
of New York, } ss: Morty Stern

of No. 109 Lewis Street, aged 29 years,
occupation Tailor being duly sworn,

deposes and says, that on the 29 day of June 1892 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

one hooked and
fifty three dollar lawful money of the
U.S. \$ 153.

the property of deponent

and that this deponent

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

following circumstances, viz: - On the 27th day
of June 1892 said Henry Gottlieb, ^{as trustee for said deponent} entered into a
written agreement with deponent whereby he
agreed to sell unto deponent two lots of land
50 by 100 feet situated ^{on Belmont Avenue corner of Jackson Street} in the City of New York
and that deponent was to obtain title from
said Henry Gottlieb on the 1st day of August 1892
That deponent paid to said Gottlieb the
sum of \$ 153. on the 29th day of June as a
part payment on said lots upon the represent-
ation in writing by said Gottlieb that he was
the owner of said lots. ^{as trustee for deponent} That deponent has
demanded title to said lots from said
Gottlieb on the day agreed for passing title

Sworn to before me, this 139 day of July 1892
Police Justice

POOR QUALITY ORIGINAL

and the said Gottlieb refused. That deponent has caused a search of the title of said lots to be made by his counsel and by the Register of the City of Brooklyn, and deponent has been informed (and believes that said lots were not ^{and are not} owned by said Henry Gottlieb or by Henry Gottlieb, trustee for Isaac Gottlieb, in fact. That said Henry Gottlieb has refused to deliver a deed to deponent of said lots and retains the said \$153.00 paid him as aforesaid on his representation that he (Henry Gottlieb) was the owner of said lots.

Deponent deposes that said Henry Gottlieb may be dealt with accordingly to law
Sworn to before me this 1st day of August 1894
Moritz Steiner
Police Justice

5

0112

POOR QUALITY ORIGINAL

(1895)
Sec. 198-200.

2
District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Henry Gottlieb 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. *Henry Gottlieb*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *348 + 30 Stanton*

Question. What is your business or profession?

Answer. *Lawyer*

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

Answer. *I am not guilty*
Henry Gottlieb

Taken before me this *13*
day of *Sept* 1895
[Signature]
Police Justice.

0113

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court,

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1
2
3
4
Offense

Dated, Aug 12 1892

Magistrate

Officer

Precinct

Witnesses

No. Street

No. Street

No. Street

No. Street

No. Street

\$ 1500 to answer

to answer

Street



1007

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 1500 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, Aug 12 1892 A. J. White Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0114

POOR QUALITY ORIGINAL



\$200.00 New York July 25th 1892

One month after date I promise to pay to the order of myself

Two Hundred $\frac{00}{100}$ Dollars

at 21 Park Row, Rooms 47-50 N. Y.

Value received

No. One/Arg 78 Wolf Rosengweig

80 Wolf Rosengweig Notice 134 Allen St. N. Y.

0115

POOR QUALITY ORIGINAL

8049

Wolf Rosenzweig
134 Allen St.

professor

630 E. 7th St
in presence of Max Mehlman in lab
Henry Gottlieb
224 Stanton

Henry Gottlieb

[Handwritten signature]

0116

POOR QUALITY ORIGINAL

Folio

THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

VS.

Henry Gottlieb

3 indictments

1st for forgery

2^d " h. l.

Indict & convicted

on forgery indictment

ment - Other two

indictments not

disposed of

These indictments

were found in

August or September

1892

District Attorney

J. S. Battle

New York,

Sept. 17 1894

0117

POOR QUALITY ORIGINAL

OFFICE OF
N. I. BENSON,
ATTORNEY-AT-LAW,
ROOMS 440 AND 441 PAXTON BLOCK.

SPECIAL FIRE INSURANCE ADJUSTER.
Notary Public.

COLLECTIONS PROMPTLY ATTENDED TO.

REFERENCES: OMAHA NATIONAL BANK,
DUN AND BRADSTREET'S AGENCIES.

CLAIM No.

District Ctty
New York Co
NY

Omaha, Neb. 8/13 1892

Dear Sir: - Have just read
in paper of Gottlieb's arrest
for forgery - that fellow
has swindled out poor
orphans here to the extent
of 500⁰⁰. The man was my
correspondent & secured a power
of atty. upon which the Surrogate's
Court paid him over the
sum of 500⁰⁰ in favor of
the M. Rosenbloom Estate.

For Heaven's sake hold
that scoundrel until you
hear from me
Yours truly

N. I. Benson
I enclose two letters
which case in Portland to convict the man

0118

POOR QUALITY ORIGINAL

Henry Gottlieb,
Attorney and Counsellor at Law,
Deutscher Advokat,
No. 21 PARK ROW, ROOMS 47 & 48.
OPPOSITE POST OFFICE.
RESIDENCE, 230 STANTON STREET.
Commissioner of Deeds.

New York, March 30th 1892. *1892*

N. I. Benson, Esq.,

Attorney & Counsellor at Law,
Rooms 440-441 Paxton Block, Omaha, Neb.

Dear Sir,-Your letter received and in reply would say that this matter of Rosenbloom is nearly ended. The money is in Court and I will in a short time get an Order of Court to pay the money over to the heirs. But the Order of the Judge is that the widow shall receive one share of such amount the same as the other heirs, namely: that she should not get the Five Hundred (\$500.00) Dollars as the widow of the Deceased, Moritz Rosenbloom, but that the money deposited in Court, the sum of Four Hundred and Fifty Two (\$452.00) Dollars shall be divided equally; nine shares, for the eight children and the widow, and shall so be paid over to each one, his share upon receiving a proper receipt from every one claimant thereunder. Which receipt shall be filed and recorded in the Office of the Clerk of the City Court of New York. This Order will be entered on May 1st 1892.

Hoping that this will be satisfactory to your clients, I am,

Yours most respectfully,

5000 *Henry Gottlieb,*
Per [Signature]

0119

POOR QUALITY
ORIGINAL

HENRY GOTTLIEB.

H. J. MORRIS.

Gottlieb & Morris,
ATTORNEYS & COUNSELLORS AT LAW,
Deutsche Advokaten,
21 PARK ROW, ROOMS 47 & 48.
OPPOSITE POST OFFICE.
COMMISSIONER OF DEEDS.

New York, August 1st, 1892. 189

Mr. N. I. Benson, Esq.,
Attorney at Law, Rooms 440 & 441,
Omaha, Neb.

Dear Sir, -Yours of the 25th inst. received; and in
reply would say, I will act according to your instructions. I
will send you a list as requested in your letter, in a day or
two as I am very busy now and I cannot attend to it ^{before} ~~on~~ Wednesday,
you will have a letter from me the latter part of this week.

Hoping this will be satisfactory, I remain,

Yours most respectfully,

Henry Gottlieb

0120

POOR QUALITY ORIGINAL

Адрес: г. Ленинград, ул. ...

Имя: ...

№ ...

...

...

...

...

...

...

Handwritten signatures and initials: P. I., J. I., J. I., J. I.

...

0121

POOR QUALITY ORIGINAL

OFFICE OF
N. I. BENSON,
ATTORNEY-AT-LAW,
ROOMS 440 AND 441 PAXTON BLOCK

SPECIAL FIRE INSURANCE ADJUSTER.
Notary Public.

COLLECTIONS PROMPTLY ATTENDED TO.
REFERENCES: OMAHA NATIONAL BANK,
DUN AND BRADSTREET'S AGENCIES.

CLAIM No.

District Atty
US New York Omaha, Neb. 9/3 1892

Will you kindly inform me what disposition has been made in the Henry Gottheb Case. The departing Atty at 21 Park Row? Is the man still in custody? If so, I desire to have the man held as he has defrauded poor orphans of an estate. I am awaiting your reply with and upon receipt of same proper officer & official documents.
Yours truly
N. I. Benson
Kindly answer 3

0123

POOR QUALITY
ORIGINAL



R. T. IRVINE, M.D., PHYSICIAN.

State of New York, Sing Sing Prison,
Medical Department,

Sing Sing, N.Y., Oct. 13th 1893

Henry W. Lloyd

Dear Sir, In answer to yours
of Oct. 12th regarding physical condition
of one Henry Gethes confined in this Prison
I beg leave to state that for months he has
been in Hospital suffering from absolute
motor & sensory paralysis of left leg which
is now extending to left arm. Almost complete
blindness of right eye with some defect of sight
in ~~right~~ ^{left} eye. The above infirmities are all due
to a severe Cerebral Meningitis several
months ago. I do not think he will ever
be able to walk & I think soon will be totally
blind.

Yours truly

R. T. Irvine M.D.

0124

POOR QUALITY ORIGINAL

Police Court, 2 District.

City and County of New York, ss.

of No. 3329 Grand Street, aged 34 years, occupation Jeweler being duly sworn, deposes and says, that on the 30 day of July 1892, at the City of New York, in the County of New York, one Henry Gottlieb

said City - with intent to injure and defraud feloniously did falsely make forge and counterfeit and cause and procure to be falsely made forged and counterfeited, and willingly act and assist in the false making, forging and counterfeiting, a certain check which said false, forged and counterfeited check is as follows that is to say a certain check which purports to be made by one A. Becker drawn upon the Sixth National Bank for the sum of One Hundred dollars from the fact that on said date said Gottlieb called at Depment's place of business at the above address and represented that he had received the said check (true attached) from A. Becker a person of whom Depment knows in business, and whose signature Depment had previously seen stating that the check had been made by said Becker and was of value. Depment believing that the check was genuine cashed the same for Gottlieb and gave him One Hundred Dollars. Depment now says

0125

POOR QUALITY ORIGINAL

that subsequently he learned from
said A. Becker that the said
check was a forgery and had
never been issued by him or
authorized by him to be made
by another person.

Deponent therefore charges said
Gottlieb with the crime of Forgery
as aforesaid. *Adolph Beckman*

SWORN TO BEFORE ME
THIS 12 DAY OF

August

POLICE JUSTICE.

A. M. D. Police Justice

Dated 1888 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 1888 Police Justice.

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

Dated 1888 Police Justice.

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 New York, until he give such bail.

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

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer Sessions

0 126

POOR QUALITY ORIGINAL

(1885)

2.
District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

Henry Gottlieb 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 himself that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against himself 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. *Henry Gottlieb*

Question. How old are you?

Answer. *27 years.*

Question. Where were you born?

Answer. *Hungaria*

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

Answer. *228 W. 3rd St. Stanton*

Question. What is your business or profession?

Answer. *Lawyer*

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

Answer. *I am not guilty*
Henry Gottlieb.

Taken before me this *13* day of *April* 189*1*
[Signature]
Police Justice.

0127

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

April 8

1007

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abel Reed Smith
 vs
 Henry Smith
 Defendant

Offense: Forgery

Dated: August 13, 1892

Magistrate: Henry Smith

Witnesses: J. Recker

No. 2927 Ave

No. 188

No. 188

No. 188

No. 188

No. 188

to answer

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

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

Dated, Aug 13 1892 H. Smith Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0128

POOR QUALITY
ORIGINAL

1000
District Attorney's Office.

Harry Goldstein

Mr. McManus,

Get the bogus notes
& draw indictment for
forgery 2nd alt. of the
200. note

Just to say

0129

POOR QUALITY ORIGINAL

Police Court 2 District. Affidavit—Larceny.

City and County of New York, ss: Adolph Raduziner

of No. 332 Grand Street, aged 34 years, occupation Jeweler being duly sworn,

deposes and says, that on the 25 day of July 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Three Hundred dollars

the property of Julia Raduziner but in deponent's charge and 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 Henry Gottlieb

from the fact that on said date deponent was induced to part with the above amount of money in the manner following: That said Gottlieb called upon deponent with two notes (here shown) one for \$200 and one for \$100 said notes purporting to be made by one Wolf Rosenzweig of 134 Allen Street and endorsed by Max Mehlman of 650 East 7th Street said Gottlieb at the time representing that the notes were genuine and of value.

of
begin to before me, this
189
day
Police Justice.

POOR QUALITY ORIGINAL

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* Said charge being made by me Adolph Rosenzweig
to said Gottlieb & Co. as argued by said
said Adolph Rosenzweig

Deponent now says that believing the
representations so made by Gottlieb
was induced to accept the notes
and pay over said amount of
money to Gottlieb who then gave
to Deponent what purports to be
a Chattel Mortgage on Chattels
contained in premises 169 Allen Street
near comprising 58 Sewing machines
5 Button-hole machines and twenty
Tables the same being given to secure
the payment of said notes.*
Deponent now says that on August
2nd he caused a letter to be mailed
to said Rosenzweig which was
returned thus aroused Deponent's
suspicions when an investigation
was made when Deponent learned
that no such person as Rosenzweig
resided at 134 Allen Street nor
any property of the description
given in premises 169 Allen Street.
The same day Deponent started
charging said Gottlieb with willfully
and in lawfully depriving him
and by such means as above
mentioned depriving him of his
money.

Adolph Rosenzweig

Sworn before me
this 10 day of August 1892

Wm. H. Land
Police Justice

0131

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

2
District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henry Gottlieb*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Hungaria*

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

Answer. *228 1/2 Stantow*

Question. What is your business or profession?

Answer. *Lawyer*

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

Answer. *I am not guilty*
Henry Gottlieb

Taken before me this *12*
day of *April* 189*7*
John J. ...
Police Justice.

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POOR QUALITY ORIGINAL

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Adolph Raduzewski of No. 332 Grand Street, that on the 21 day of July 1887 at the City of New York, in the County of New York, the following article to wit:

Money
of the value of Three Hundred Dollars,
the property of Julia Raduzewski
w. as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Henry Gottlieb.

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 10 day of August 1887
Wm. F. Brady POLICE JUSTICE.

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POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court, No. 2
District, 2
1892

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen Radzinski
vs.
Henry Smith

Offense, Grand Larceny

Dated, August 10 1892

Grady Magistrate.
Peck Officer.
OO Precinct.

Witnesses _____ Street _____
_____ Street _____
_____ Street _____

No. 1500 to Sheriff
J.S. Street

RECEIVED
AUG 13 1892
POLICE COURT

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 Twenty 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, Aug 12 1892 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

N.Y. General Sessions

The People of the
State of New York }
 } agst.
 } Henry Gottlieb. }

City + County of New York S.S.

Henry Gottlieb being
duly sworn says I am
the defendant in this
action that one Alden S.

Swan is a necessary
and material witness for
the defense herein that said
Swan is ~~collector~~ collector of taxes
in the City of Brooklyn where
said Swan resides - as
deponent is informed
and verily believes and
is absent from this
County as deponent believes

That he desires and order
or subpoena issue to said Swan
under the hand of this Court ~~direct~~
his attendance upon
the trial thereof wherefore

0135

POOR QUALITY ORIGINAL

deparent prays for such
order.

Sworn to before
me this 16th day of September 1892.

} Henry Gottlieb

Benjamin Spier
Clerk of Deeds
N Y Co

Henry Gottlieb
Sept 16/92

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LUED PAGE

POOR QUALITY ORIGINAL



\$100.00 New York July 25th, 1892
 Fifteen days after date I promise to pay to
 the order of myself,
 One Hundred ⁰⁰/₁₀₀ Dollars
 at 21 Park Row, Rooms 47-50, N. Y.
 Value received
 No. Quesada 12 Wolf Rosenzweig ¹²/₁₂

United States of America, }
 State of New York, } ss.: On the 12th day of August 1892
 City and County of New York, }
 at the request of Julia Raduzina
 I, Abraham H. Berwick, a Notary Public of the State of New
 York, duly commissioned and sworn, dwelling in the City of New York, did
 present the original note
 to Wolf Rosenzweig at 134 Allen St New York City
and to Henry Gottlieb
 at No 21 Park Row in the City of New York
 and demanded payment thereof, which was refused

Whereupon I, the said Notary, at the request aforesaid, did **Protest**, and by these presents
 do publicly and solemnly **Protest**, as well against the Drawer and Endorsers of the said
note as against all others whom it doth or may concern, for exchange,
 re-exchange and all costs, damages and interest already incurred, and to be hereafter incurred for
 want of payment of the same.

Thus Done and Protested in the City of New York, foresaid, in the presence of
 John Doe and Richard Roe, witnesses
 IN TESTIMONIUM VERITATIS

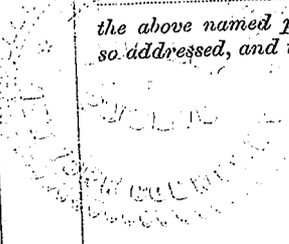
Abraham H. Berwick
 Notary Public
 N.Y.C.

United States of America, }
 State of New York, } ss.: I, Abraham H. Berwick a Notary Public of
 City and County of New York, } the State of New York, duly commissioned and sworn, do hereby
 thousand eight hundred and ninety two Certify, that on the 12th day of August one
 said note after demand and refusal of payment thereof, by
 notice, partly written and partly printed, signed by me, was given by me to the
 respective endorsers of the said instrument, by depositing the same in the Post Office at the City
of New York (prepaying the postage thereon), duly directed and superscribed to
 said Wolf Rosenzweig, Esq, # 134 Allen St. N.Y. City
Henry Gottlieb, Esq # 21 Park Row, N.Y. City

the above named places, being the reputed places of residence of the persons to whom such notice was
 so addressed, and the Post Office nearest thereto.

In Testimony Whereof, I have hereunto set my hand and affixed my
 official seal at the City of New York

Abraham H. Berwick
 Notary Public
 N.Y.C.



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VALUED PAGE

POOR QUALITY ORIGINAL



\$100.00 New York July 25th, 1892
 Fifteen days after date I promise to pay to
 the order of myself,
 One Hundred ⁰⁰/₁₀₀ Dollars
 at 21 Park Row, Rooms 47-50, N. Y.
 Value received
 No. Dues Ar. 12 Wolf Rosenzweig 1/2

United States of America, }
 State of New York, } ss.: On the 12th day of August 1892
 City and County of New York, }
 at the request of Julia Raduzinew
 I, Abraham A. Berwick, a Notary Public of the State of New
 York, duly commissioned and sworn, dwelling in the City of New York, did
 present the original Note
 to Wolf Rosenzweig at 134 Allen St. New York City
 and to Henry Gottlieb
 at No 21 Park Row in the City of New York

and demanded payment thereof, which was refused

Whereupon I, the said Notary, at the request aforesaid, did Protest, and by these presents
 do publicly and solemnly Protest, as well against the Drawer and Endorsers of the said
 Note as against all others whom it doth or may concern, for exchange,
 re-exchange and all costs, damages and interest already incurred, and to be hereafter incurred for
 want of payment of the same.

Thus Done and Protested in the City of New York, foresaid, in the presence of
 John Doe and Richard Roe, witnesses

IN TESTIMONIUM VERITATIS

Abraham A. Berwick
 Notary Public
 N.Y.C.

United States of America, }
 State of New York, } ss.: I, Abraham A. Berwick, a Notary Public of
 City and County of New York, } the State of New York, duly commissioned and sworn, do hereby
 thousand eight hundred and ninety-two Certify, that on the 12th day of August one
 said Note after demand and refusal of payment thereof, by
 notice, partly written and partly printed, signed by me, was given by me to the
 respective endorsers of the said instrument, by depositing the same in the Post Office at the City
 of New York (prepaying the postage thereon), duly directed and superscribed to
 said endorsers, as follows, to wit:
 To Wolf Rosenzweig, Esq., # 134 Allen St. N.Y. City
 Henry Gottlieb, Esq., # 21 Park Row, N.Y. City

the above named places being the reputed places of residence of the persons to whom such notice was
 so addressed, and the Post Office nearest thereto.

In Testimony Whereof, I have hereunto set my hand and affixed my
 official seal at the City of New York

Abraham A. Berwick
 Notary Public
 N.Y.C.

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GLUED PAGE

POOR QUALITY ORIGINAL

Prof. Rosenberg.

137 5th St.

NEW YORK

West. Hallman in papers

in presence of Perry Gettler

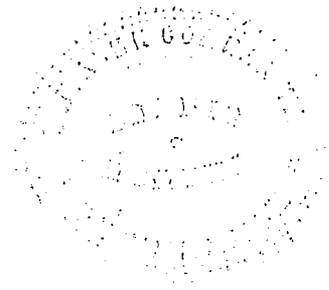
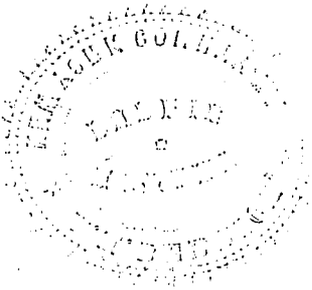
Perry Gettler

[Handwritten signature]

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LUED PAGE

POOR QUALITY ORIGINAL



Protest, \$

FOR

1892

Abraham et Benick
Notary.

Fees,	100,
Notices,	1.25
Postage,	10
	4
\$	101.39

0140

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Henry Gottlieb

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

Henry Gottlieb

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

The said Henry Gottlieb,

late of the City of New York, in the County of New York aforesaid, on the twenty ninth day of June, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Moritz Stern

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to

Moritz Stern,

That he the said Henry Gottlieb was then the trustee of Rosie Gottlieb an infant, and as such trustee then held in trust for the said infant two lots of land situated on Belmont Avenue on the corner of Dackman Street, in the City of Brooklyn in Kings County in the State of New York, and that he the said Henry Gottlieb was then lawfully authorized as such trustee to sell and convey the said lots to

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POOR QUALITY
ORIGINAL

the said Moritz Stern. _____

By color and by aid of which said false and fraudulent pretenses and representations, the said

_____ Henry Gottlieb _____
did then and there feloniously and fraudulently obtain from the possession of the said Moritz

Stern, the sum of one hundred and fifty
three dollars in money, lawful money of the
United States of America, and of the
value of one hundred and fifty three
dollars, _____

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

with intent to deprive and defraud the said Moritz Stern, _____

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

Whereas, in truth and in fact, the said Henry Gottlieb was not
then the trustee of the said Rosie Gottlieb, and
as such trustee did not then hold in trust
for the said infant the said two lots of land,
and was not then lawfully authorized or

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POOR QUALITY ORIGINAL

such trustee to sell and convey the said lots to the said Moritz Stern.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Henry Gotlieb to the said Moritz Stern was and were then and there in all respects utterly false and untrue, as he the said Henry Gotlieb at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said Henry Gotlieb in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Moritz Stern,

then and there feloniously did STEAL, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

DE LANCEY NICOLL, District Attorney.

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POOR QUALITY ORIGINAL

Witnesses:

Marty Stern

In defendant was indicted on a charge of conspiracy in the 23 degree and on Oct 3/92 was sentenced to 5 years in State Prison for five years - On Aug 30/94 he was pardoned by the Governor on account of an affliction of a fatal meningitis which he has been made a cripple - In view of his circumstances & the case I am of the opinion that he should not be punished and we commend that this indictment be dismissed

W. H. T. 14/94
J. H. Collins
D. A.

Counsel,
Filed,
Pleads,

17 day of Aug 1892
 Charles F. Smith
 Esq. (Attorney)
 THE PEOPLE

Grand LARCBENY, 2nd degree
 (False Pretenses)
 [Section 528, and 531, Penn Code.]

P

Henry Gottlieb

DE LANCEY NICOLL,
 District Attorney.

A TRUE BILL.

Allen S. Appgar
 Foreman.
 Oct 2 - Oct 3/92
 Sentenced on another indictment 1/20 of 1892
 P. S. 1/20 1892

0144

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Gottlieb

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

Henry Gottlieb

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

The said Henry Gottlieb,

late of the City of New York, in the County of New York aforesaid, on the twenty fifth day of July, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

\$ 200.00 New York July 25th 1892
one month after date I promise to
pay to the order of myself
Two Hundred 00/100 Dollars
at 21 Park Row, Rooms 47-50 N. Y.
Value received Wolf Rosenzweig

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.

0145

POOR QUALITY ORIGINAL

SECOND COUNT.

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

Harry Gottlieb

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

The said *Harry Gottlieb*,

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

\$200.⁰⁰ new york, July 25th 1892
one month after date I promise
to pay to the order of myself
Two Hundred $\frac{00}{100}$ dollars
at 21 Park Row, Rooms 47-50 N.Y.
value received.

Wolf Rosenzweig

the said *Harry Gottlieb*,

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0146

POOR QUALITY ORIGINAL

Witnesses:

Indefendant in this case was convicted on another indictment charging forgery in the 2nd degree + on Oct 3/92 was sentenced to State Prison for five years - On Aug 30/94 he was pardoned by the Governor on account an affliction of spinal meningitis for which he has been made a cripple -

In view of the circumstances of the case I am of the opinion that he has been frequently punished and recommend that this indictment be dismissed

W. J. Sept. 14/94
A. Hall
D. A.

Counsel,
Filed *1/17* day of *Aug* 1882
Pleads, *Imprisonment* *19/1/1882*
at *Westchester County*

THE PEOPLE
vs.
Henry Gottlieb

DE LANCEY NICOLLI,
District Attorney.

A TRUE BILL.

Allen J. O'Byrne

Foreman.

Part 2 - Oct 3/92
Sentenced on another
indictment
Rec'd on M. O. of N. Y.
Sept 14/94

0147

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Henry Gottheb

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

Henry Gottheb

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

The said *Henry Gottheb*,

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *July*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. — *New York, Aug 5th 1892*
Sixth National Bank
Pay to the order of *Henry Gottheb*
one Hundred ———— *00* dollars
\$ 100.00 *A. Becker*

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.

0148

POOR QUALITY ORIGINAL

SECOND COUNT.

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

Henry Gottlieb —

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

The said *Henry Gottlieb,*

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

No. — New York, Aug 5th 1892
Sixth National Bank,
Pay to the order of *Henry Gottlieb* —
one Hundred ————— ^{no}/₁₀₀ Dollars
\$100.00 *A. Becker*

the said *Henry Gottlieb,* —

_____ then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0149

BOX:

491

FOLDER:

4479

DESCRIPTION:

Grady, James

DATE:

08/02/92



4479

0150

POOR QUALITY ORIGINAL

Witnesses:

Counsel,

Filed

Pleads,

189

THE PEOPLE

vs.

James Gray

Grand Larceny, Second Degree. [Sections 223, 224, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen P. Appert

Foreman.

Aug 12 1892

Heads of

Pen 174

PB/M

0151

POOR QUALITY ORIGINAL

Police Court

2nd District.

Affidavit—Larceny.

City and County of New York, ss:

of No. 164 Fifth Avenue Street, aged 36 years,

occupation Merchant Tailor being duly sworn,

deposes and says, that on the 22 day of May 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One Roll of cloth of the value of Sixty four dollars

the property of Peter Kleuk and deponent

and that this deponent

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

now here from the fact that deponent is informed by Officer William Gilman of the 19th Precinct Police that he saw the said deponent take said roll and carry away said property from deponent's store no 164 Fifth Avenue, and said Officer saw said property in the deponent's possession when deponent has since seen and identified as his property

Henry Kleuk

Sworn to before me this 22 day of May 1891

John H. [Signature] Police Justice.

0152

POOR QUALITY ORIGINAL

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation William Gilman Police Officer of No. The 15th Precinct Police Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Nenny Klein and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 23 day of July 1897

William Gilman

John Ryan
Police Justice.

William Gilman

0153

POOR QUALITY ORIGINAL

(1335)

Sec. 198-200.

2
District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

James 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. *James Gray*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *23 St James St Brooklyn Heights one year*

Question. What is your business or profession?

Answer. *Nurse*

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

Answer. *I am guilty of taking the roll of cloth but I did not know what I was doing at the time*
James Gray

Taken before me this
day of *July* 189*7*

John J. ...
Police Justice.

0154

POOR QUALITY ORIGINAL

BAILIED,

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

Police Court, 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

District 191

James Klauke
64-60 Ave
James Klauke
 Offense, *Grand Larceny*

Dated, *July 23* 1892

Magistrate

Con Spilman Officer

Precinct

Witnesses

Carl the Officer

No. Street

No. Street

No. Street



No. Street

\$ to answer

to answer
July 23
1892

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 *James Klauke*

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, *July 23* 1892 *John Ryan* Police Justice.

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

Dated, 1892 Police Justice.

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

Dated, 1892 Police Justice.

0155

POOR QUALITY ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Grady

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

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

The said

James Grady
late of the City of New York, in the County of New York aforesaid, on the *2nd*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one piece of cloth of the
value of sixty-four dollars*

of the goods, chattels and personal property of one

Henry Klunk

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 McCall
District Attorney*

0156

BOX:

491

FOLDER:

4479

DESCRIPTION:

Grady, Patrick

DATE:

08/02/92



4479

0157

POOR QUALITY ORIGINAL

X18

Counsel,
Filed, 2 day of Aug 1892
Pleads, *Aggravated*

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 23].
UNLAWFUL HOURS.

THE PEOPLE
*24 cars
1st 3 of 1st car*

Patrick Grady

DE LANCEY NICOLL,
District Attorney.
*Part 2 - Aug 14/92
Reads Exhibit
Fined \$10.*
A TRUE BILL.

Allen D. Applegate
Foreman.

Witnesses:

*The defendant has
been in the
prison for fourteen
days - I ask that
this fact be considered
by the Court in
making sentence -
defendant pleads
Guilty G.I.S
M J K 92*

0158

POOR QUALITY ORIGINAL

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

Charles W. Gardner

of No. *923 Bow* Street, being duly sworn, deposes and says,
that *Patrick Grady* (now present) is the person of the name of
Patrick Grady mentioned in deponent's affidavit of the *31*
day of *July*, 189*2* hereunto annexed.

Sworn to before me, this *22* day of *July*, 189*2* *Charles W. Gardner*

J. M. C. [Signature]
POLICE JUSTICE.

0159

POOR QUALITY ORIGINAL

Excise Violation—Selling After Hours.

POLICE COURT— 35 DISTRICT.

City and County }
of New York, } ss.

Charles W. Gardner
Jury

of No. 923 Broadway Street,

of the City of New York, being duly sworn, deposes and says, that on the 13th day

of July 1899, in the City of New York, in the County of New York, at

No. 76 South Washington Square Street,

one Patrick Suddy (now here) ~~did then and THERE EXPOSE~~ ^{with a red mustache, and dark hair and eyes} for sale, and did sell, give away and dispose of, and cause, suffer, and permit to be sold, given away and dispose of under his direction and authority, strong and spirituous liquors, ~~being~~ ^{to wit: whiskey and beer} being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK in the morning of said day, contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Patrick Suddy may be arrested and dealt with according to law.

Sworn to before me, this 21st day of July 1899, Charles W. Gardner

Police Justice.

0160

POOR QUALITY ORIGINAL

2 District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK,

Patrick Cuddy being duly examined before the undersigned according to law, on the unexed 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.

Patrick Cuddy

Question. How old are you?

Answer.

26 yrs

Question. Where were you born?

Answer.

U.S.

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

Answer.

1515 2nd ave 8 years

Question. What is your business or profession?

Answer.

Bar tender

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
P. Cuddy*

Taken before me this *27* day of *July* 188*8*
[Signature]
Police Justice.

0161

POOR QUALITY ORIGINAL

Sec. 15

1840

POLICE COURT 35 DISTRICT.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the POLICE JUSTICES for the City of New York, by Charles W. Gardner of No. 923 Broadway Street, that on the 12th day of July 1892, at the City of New York, in the County of New York, premises known as

No. 76 South Washington Square and Patrick Gaddy
a medium sized man with red mustache and
dark hair and light eyes, about 36 years of age
did then and there expose for sale and did
sell and dispose of Ming and Spudman
brandy to wit: whiskey and Lager beer, being
known to be drunk on the premises between the
hours of one and five in the morning of the day
mentioned in such case made and returned

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

These are, therefore, in the name of the PEOPLE of the State of New York, to command you, the said SHERIFF, MARSHALS and POLICEMEN, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the Third 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 12th day of July 1892
[Signature]
POLICE JUSTICE.

0162

POOR QUALITY ORIGINAL

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

.....
vs.
.....
.....

Warrant-General.

Dated.....189

.....Magistrate.

.....Officer.

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

.....Officer.

Dated.....189

This Warrant may be executed on Sunday
or at night.

[Signature]
Police Justice.

0163

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas N. Gardner
923 River
St. N. York
City

Offense, Exile

Dated

July 22 1892

Magistrate

Officer

Witness

No. Street

No. Street

No. Street

\$ 100 to answer

to answer



Bill forward

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

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

Dated, July 22 189 Chas N. Gardner Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0164

POOR QUALITY ORIGINAL

1000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Patricia Spadine

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

Patricia Spadine
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING, committed as follows:

The said *Patricia Spadine*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *July*, in the year of our Lord one thousand eight hundred and ninety ~~two~~, (the same not being Sunday), between one o'clock and five o'clock in the morning of the said day, at the City and County aforesaid, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one *Charles W. Gardner*,

and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a special license therefor as required by law, 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

Patricia Spadine
of the CRIME OF OFFERING AND EXPOSING FOR SALE STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING, committed as follows:

The said *Patricia Spadine*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid (the same not being Sunday), between one o'clock and five o'clock in the morning of the said day, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one *Charles W. Gardner*,

and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a special license therefor as required by law, 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.

0165

BOX:

491

FOLDER:

4479

DESCRIPTION:

Gray, Samuel

DATE:

08/04/92



4479

0166

Witnesses:

177

Counsel,

189

Filed

4 day of Aug

Pleads,

Mandy

16th

226 E 44th

vs.

Laborey, City and

THE PEOPLE

Samuel Gray

Engraved in the Third Degree
Section 486, Code of Laws, 1882

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Allen D. Appen

Foreman.

Sept 2 - August 19, 1892

Pleads guilty to any

James R. J. G.S.A.

0167

Police Court 4 District.

City and County } ss.:
of New York,

of No. 329 East 75th Street, aged 36 years,

occupation Keep House being duly sworn

deposes and says, that the premises No. 329 E. 75th Street, 19 Ward

in the City and County aforesaid the said being a four-story brick

tenement the first-floor rear dwelling house

~~which~~ was occupied by deponent as a dwelling house

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

were BURGLARIOUSLY entered by means of forcibly breaking a pane

of glass in the bedroom window, removing

the bolt and entering said apartment

through said window

on the 20 day of July 1892 in the day time, and the

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

Two Hundred and Fifty-eight Dollars

good and lawful money of the United States

and a quantity of wearing apparel,

the whole of the value Two Hundred

and seventy Dollars,

\$270.00

the property of deponent and Domenico Sciolaro

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

Samuel Gray (now here) and two other persons

unknown to deponent and not yet arrested

for the reasons following, to wit: At about 10 AM on the above-

named date deponent securely locked and

fastened said window before leaving said apartment

deponent was informed by one Annie Russell

of no. 329 East 75th Street that about

3.30 P.M. on said date, she saw defendant

leaving said premises through the hallway from

the rear of the house carrying something

unknown to said Annie in a bag.

0168

That, at about 8 P.M. on said date deponent found said window to be broken open and said property which was in said premises to be missing. That, deponent is informed by Officer Keller of the 35th Precinct Police that when he arrested defendant he found in his possession two pieces of Italian money which deponent identifies as her property and also that defendant admitted to said officer that he and the two aforesaid persons stole said property. Wherefore deponent accuses defendant of burglary and prays that he may be dealt with as the law directs.

Sworn to before me this } Josephine G. Guiccone
23 day of July 1892 }
man
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
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
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice

Police Court, District,

THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4
Offence—BURGLARY.

Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses.
No. Street.
No. Street.
No. Street.
\$ to answer General Sessions.

0169

POOR QUALITY ORIGINAL

..... District Police Court.

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK. } ss.

Samuel 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. *Samuel Gray*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer, *United States*

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

Answer. *210 E. 74 St.*

1 mo.

Question. What is your business or profession?

Answer, *Laborer*

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.*

Sam Gray

Taken before me this *13* day of *Nov* 188*7*
[Signature]
Police Justice.

0170

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court No. 159 & District 898

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Josephine Spaccano
329 E. 7th St.
Samuel Frank

1 _____
2 _____
3 _____
4 _____

Offence

Burglary

Dated *July 23* 18*92*

John J. Kelly Magistrate.
W. J. Hill Officer.
W. J. Hill Precinct.

Witnesses *Call the Prison*

No. _____
Residence _____ Street _____

No. *329* _____
Residence _____ Street _____



No. *329* _____
Residence _____ Street _____

No. _____
Residence _____ Street _____

CP 1000-1000
CP 9000-1000
CP 8000-1000
CP 7000-1000
CP 6000-1000
CP 5000-1000
CP 4000-1000
CP 3000-1000
CP 2000-1000
CP 1000-1000

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* 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 *July 23* 18*92* _____ 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.

0171

POOR QUALITY ORIGINAL

No. 2.

400

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

all served
sp. for 19th
Part 2

District Attorney.

0172

POOR QUALITY ORIGINAL

462

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Gray

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

Samuel Gray

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

The said

Samuel Gray

late of the 19th Ward of the City of New York, in the County of New York aforesaid, on the twentieth day of July 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

Josephine Giacomo

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 Josephine Giacomo 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.

0173

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Samuel Gray

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

The said

Samuel Gray,

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,

the sum of two hundred and fifty eight dollars in money, lawful money of the United States of America and of the value of two hundred and fifty eight dollars, divers articles of clothing and wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of twelve dollars, two copper coins of the Kingdom of Italy of the kind called soldis of the value of two cents each

of the goods, chattels and personal property of one *Josephine Giacomo*

in the dwelling house of the said

Josephine Giacomo

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.

0174

POOR QUALITY ORIGINAL

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Samuel Gray
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

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

of the goods, chattels and personal property of

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

Josephine Giacomo
unlawfully and unjustly did feloniously receive and have; (the said

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

DE LANCEY NICOLL,

District Attorney.

0175

BOX:

491

FOLDER:

4479

DESCRIPTION:

Green, Mary

DATE:

08/16/92



4479

0176

POOR QUALITY ORIGINAL

Witnesses:

George A. Clark

Mr. Garrison tells me that he knows of no other complaints against the defendants that this case is ordinary, & that he called at the house on the 18th Augt, & did not see the defendant. I am satisfied that the museum is what you want defendants counsel tells me.

Augt 19/97 Emma M. Davis

Best

440

Counsel, *De Lacey*
Filed, *16* day of *Aug* 1897
Pleads, *Guilty*

THE PEOPLE

vs.

B
Mary Green

KEEPING A HOUSE OF ILL-FAME, ETC. (Sections 822 and 885, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen P. Appgar
Aug 19/97 Foreman.

Ready Guilty
Sentence suspended
R.B.M.

0177

POOR QUALITY ORIGINAL

Sec. 323, Penal Code.

3d

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

George R. DeLarko of No 923 Broadway Street, in said City, being duly sworn says that at the premises known as Number 103 East Fourth Street, in the City and County of New York, on the Second day of August 1892, and on divers other days and times, between that day and the day of making this complaint

Mary Green (Christian name) did unlawfully keep and maintain and yet continue to keep and maintain a disorderly house and house of prostitution and did then, and on the said other days and times, there unlawfully procure and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil name and fame there to be and remain drinking, ~~drinking, fighting~~ disturbing the peace, whoring and misbehaving themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said "Mary" Green and all vile, disorderly and improper persons found upon the premises, occupied by said "Mary" Green may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 9th day of August 1892 Geo R. DeLarko Police Justice.

0178

POOR QUALITY ORIGINAL

Police Court— ^W 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geor. R. Clark

vs.

"Mary Green"

AFFIDAVIT—Keeping Disorderly House, &c.

Dated Aug 9 1892

Wm. F. G. Murphy Justice.

Officer.

Precinct.

WITNESSES:



0179

POOR QUALITY ORIGINAL

3rd District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. Mary Green

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Austria

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

Answer. 103 E 4th Street 20 months

Question. What is your business or profession?

Answer. Beautician

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
Mary Green

Taken before me this 10 day of August 1939
[Signature]
Police Justice

0180

POOR QUALITY ORIGINAL

Sec. 154.

Police Court 3 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Jess R. Delarke of No. 923 Broadway Street, that on the 20 day of August 1892, at the City of New York, in the County of New York, "Mary" Green did keep and maintain at the premises known as Number 103 East Fourth Street Street, in said City, a disorderly house and house of prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, ~~drinking, fighting,~~ disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 body of the said

"Mary" Green

and all vile, disorderly and improper persons found upon the premises occupied by said Green and forthwith bring them before me, at the 30 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 9th day of August 1892

[Signature]
POLICE JUSTICE.

0181

POOR QUALITY ORIGINAL

Police Court— 30 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Geo R Clark

vs.

"Mary" Green

WARRANT—Keeping Disorderly House, &c.

Dated Aug 9th 1882

Wm P G. Buckley Magistrate.

Officer.

Precinct.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or
at night.

[Signature]
Police Justice.



having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.
Dated _____ 188
Police Justice.

The within named

0182

POOR QUALITY ORIGINAL

BAILED,
No. 1, by *William J. Smith*
Residence *135 W. 125th St.*

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court, _____
District, *3rd* 961

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Wm. J. Blawie
92 1/2 Broadway
Henry Green
Offense, *Keeping Disorderly House*

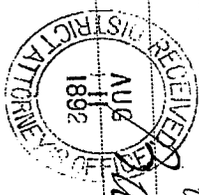
Dated, *August 10* 189*1*

Wm. J. Blawie
Magistrate.
Officer.

147
Precinct.

Witnesses *S. J. ...*
No. *82* Street
No. *...* Street
No. *...* Street

No. *407* Street
to answer *...*



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

Defendant
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *four* 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, *August* 189*1* *Wm. J. Blawie* Police Justice.

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

Dated, *August* 189*1* *Wm. J. Blawie* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0183

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Mary Green

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

Mary Green

(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 *Mary Green*

late of the ~~Seventeenth~~ *second* Ward of the City of New York, in the County of New York aforesaid, on the *second* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, 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

Mary Green

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

Mary Green

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

(Sec. 88, Penal Code.)

The said *Mary Green*

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

0184

POOR QUALITY ORIGINAL

ninety- *two*, 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 *her* said house for *her* 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

May Green

(Sec. 322, Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

May Green

late of the Ward, City and County aforesaid, afterwards, to wit: on the *second* day of *August* in the year of our Lord one thousand eight hundred and ninety- *two*, 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 *her* 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 *her* 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.

0185

BOX:

491

FOLDER:

4479

DESCRIPTION:

Gurnee, William H

DATE:

08/16/92



4479

0186

BOX:

491

FOLDER:

4479

DESCRIPTION:

Parentini, Joseph

DATE:

08/16/92



4479

0187

POOR QUALITY ORIGINAL

W. Deane
Counsel,
Filed *1892*
day of *Aug*
Pleads, *Magistrate*

Grand Larceny, *second* Degree.
[Sections 229, 231, Penal Code.]

THE PEOPLE

vs.
William H. Sumner
and
Joseph Sarentini

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Allen P. Ayers
Joseph Ayers Foreman.
(Both)
Friedrich Augustus

Witnesses:
John W. Drake

0188

POOR QUALITY ORIGINAL

Police Court _____ District. Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 17 Grand Ave Street, aged 47 years,
occupation Printer being duly sworn,

deposes and says, that on the 22 day of July 1892 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:

A quantity of electro plates
valued at fifty dollars
\$50.00

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by William H. Gurnee

Lawson and Joseph Parmentier not
yet arrested who were acting in concert
for the reasons following to wit:
on the said date deponent saw the
defendants Parmentier take the said
plates from shelves in a room in
deponent's premises and hand the
plates to the defendant Gurnee who
placed them on a chair for per a long
to passing the said plates from said
premises. Whereupon deponent prays
that the said defendants be bound
to answer said complaint.

John W. Bruce

Sworn to before me this _____ day of _____ 1892
of _____
Police Justice

0189

POOR QUALITY ORIGINAL

1347

Sec. 151.

CITY AND COUNTY }
OF NEW YORK, }

ss.

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

Police Court District.

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 John N. Wrase of No. 12 Adams Street, that on the 22 day of July 1892, at the City of New York, in the County of New York, the following article, to wit:

A quantity of electroplates

of the value of Twenty Dollars Dollars, the property of John N. Wrase w. as taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by William N. Gurnee

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 12 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 29 day of July 1892
John N. Wrase
POLICE JUSTICE.

0190

POOR QUALITY ORIGINAL

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

us.

Warrant-Larceny.

31- yrs
W
U.S.
Printer
W
yes

74 Collyer St Bklyn

Dated July 29th 1892

White Magistrate.

English Officer.

The Defendant Wm. S. Sumner
taken, and brought before the Magistrate, to
answer the within charge, pursuant to the
command contained in this Warrant.

Patrick English Officer.

Dated July 30 1892

This Warrant may be executed on Sunday
or at night.

Police Justice.

0191

POOR QUALITY ORIGINAL

State of New York,)

County of Kings) ss.

City of Brooklyn)

Patrick English
of 1st Dis Police Court

being duly sworn says he is acquainted with the hand-writing of Thomas J. Kerne, the Police Justice who issued the annexed Warrant, and that the signature to this Warrant is in the handwriting of said Thomas J. Kerne.

a.g. White Patrick English
Sworn to before me, this

day of July 1882

W. J. [Signature]
Justice.

This Warrant may be executed in the County of

Kings

W. J. [Signature]
Justice.

0192

POOR QUALITY ORIGINAL

State of New York,)

County of Kings) ss.

City of Brooklyn)
Patrick English

of 1st Dis Police Court N.Y.

being duly sworn ~~days~~ days he is acquainted with the handwriting of ~~Thomas J. Keenan~~, the Police Justice who issued the annexed Warrant, and that the signature to this Warrant is in the handwriting of said ~~Thomas J. Keenan~~

a.g. White Patrick English
Sworn to before me, this

day of Jan 1882

W. J. [Signature]
Justice.

This Warrant may be executed in the County of

Kings

W. J. [Signature]
Justice.

0193

POOR QUALITY ORIGINAL

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William H. Gurnee 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 H. Gurnee

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

New York

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

Answer.

74 Clymer St Brooklyn

Question. What is your business or profession?

Answer.

Pressman

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. H. Gurnee

Taken before me this 31 day of April 1897 Police Justice

0194

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

1
..... District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Joseph Parentini

Question. How old are you?

Answer.

18 years.

Question. Where were you born?

Answer.

United States.

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

Answer.

118 Centre Street, 10 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty
- Joseph Parentini

Taken before me this

August 1895

J. M. Justice

Police Justice.

0195

POOR QUALITY ORIGINAL

1847

Sec. 151.

CITY AND COUNTY OF NEW YORK, } ss.

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

Police Court District.

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 John W. Hoyle of No. 125 East 12th Street, that on the 22 day of July 1892, at the City of New York, in the County of New York, the following article, to wit:

A quantity of electro plates

of the value of Fifty Dollars,

the property of Complainant taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by William James and Joseph Paronite

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 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 1 day of August 1892

[Signature] POLICE JUSTICE.

0196

POOR QUALITY ORIGINAL

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated *August 1st* 189*2*

Diener Magistrate.

English Officer.

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

Patrick English Officer.

Dated *August 3* 189*2*

This Warrant may be executed on Sunday
or at night.

..... Police Justice.

18

M

M's

Printer

Single

yes

118 Center street

0198

POOR QUALITY ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against
William N. Gurnee
and
Joseph Parentini

The Grand Jury of the City and County of New York, by this indictment, accuse
William N. Gurnee and Joseph Parentini
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *William N. Gurnee, and*
Joseph Parentini, both
late of the City of New York, in the County of New York aforesaid, on the *22nd*
day of *July* - in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*a quantity of electro plates (a
more particular description
whereof is to the Grand Jury
aforesaid unknown) of the
value of fifty dollars*

of the goods, chattels and personal property of one

John W. Drake

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*