

0809

BOX:

430

FOLDER:

3969

DESCRIPTION:

Garbinov, Isaac

DATE:

03/16/91



3969

08 10

BOX:

430

FOLDER:

3969

DESCRIPTION:

Scott, John

DATE:

03/16/91



3969

0811

Henry & Williams

Counsel,
Filed *16* day of *Dec* 189*7*
Pleads, *A. B. Kelly*

THE PEOPLE
vs.
Isaac S. Barlow
and
John Scott

John P. DeLaney
DELANEY NICOLL
JOHN P. FELLOWS
District Attorney.

*Barlow in the Third degree.
Grand Jurors, second
degree & Barlow.
[Section 498, 520, 521, 522, 523, 524]*

Witnesses;
A. B. Kelly

A True Bill.

Alfred Williams
Edw. Mauchly Foreman.
Chas. & Lovick of
102 Spring Street
for 1st & 2nd defendants
for 1st & 2nd def
celebrating 1st

0812

Police Court 3rd District.

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

of No. H 4 Hester Street, aged 38 years,

occupation dry goods being duly sworn

deposes and says, that the premises No. H 4 Hester Street, 10 Ward

in the City and County aforesaid the said being a tenement building,

the 2nd floor and basement of
and which was occupied by deponent as a dry goods business
and in which there was at the time a wardrobe by name

were **BURGLARIOUSLY** entered by means of forcibly breaching the
hasp on the doors leading to said basement
thereby detaching the fastenings of said
cellar doors

on the 9th day of March 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two (2) rolls of brussels
carpet, of the value of
Sixty (60) 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

Isaac Garbinov and John Scott
(both now here) who acted in concert with
each other

for the reasons following, to wit: Deponent says, - said property
was contained in the basement of said premises
which basement doors were securely
fastened, deponent having made an exam-
ination of the premises before retiring
and when at 7 am. Monday he went
to said basement he elicited that said
basement had been forcibly entered as afo-
said, and said property taken, stolen and

carried away. Deponent further says - he is informed by officer Peter J. Donnell of the 11th Precinct, that at about 5:30 am on Feb 9, he saw defendants together with a wagon acting suspiciously on Essex Market Place, and when said officer approached, they ran away. Deponent further says - he is further informed by said officer, that in said wagon were two rolls of carpet which was abandoned by defendants in the manner aforesaid, and which carpet deponent identifies as the missing property. Deponent further says - he is further informed by said officer, that he sought after defendants, and subsequently saw and arrested them. Wherefore, Deponent charges defendants with burglary, entering said premises, and taking, stealing and carrying away said property from deponent's possession.

Subscribed and sworn to before me this 10th day of February 1927
 John Ryan
 Police Justice.

Filed & Zoned

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 _____ 1927
 Police Justice.

I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated _____ 1927
 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 _____ 1927
 Police Justice.

Police Court, _____ District, _____

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

1. _____
 2. _____
 3. _____
 4. _____

Offence—BURGLARY.

Dated _____ 1927
 Magistrate _____
 Officer _____
 Clerk _____

Witness, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____

\$ _____ to answer General Sessions.

08 14

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter J. Donnelly

aged _____ years, occupation *Officer* of No. _____

11th Ave Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Aaron Kemp*

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

Sworn to before me, this *10* }
day of *March*, 1890, }

Peter J. Donnelly

John Ryan
Police Justice.

0815

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Gorbunov 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. *Isaac Gorbunov*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *141 E. Broadway - 5 years*

Question. What is your business or profession?

Answer. *Basket maker*

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

Answer. *I am not guilty.*

Isaac Gorbunov

Taken before me this

day of

October 1901

Police Justice.

08 16

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

John Scott

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.

44 Sovereigns - 1 year

Question. What is your business or profession?

Answer.

Machinist

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.

J Scott

Taken before me this

day of

John Scott

Police Justice.

08 17

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

Defendants
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of *Fifty* 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 *March 9* 18*91* *John Ryan* Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

0818

25th ordered 332
Police Court--- 9 --- District.

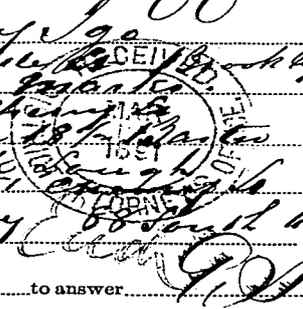
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harold Kemp
44 - West 14th
Isaac Garbinov
John Scott

Officer *Quincy*

Dated *March 7* 18*97*
John Magistrate.
Peter J. Donnelly Officer.
11th Precinct.

Witnesses *Said Officer*
No. *Dennis J. ...* Street.
58 d. ...
James ...
151 Cherry St.
No. *John ...* Street.
John ...
151 ...
No. *McKee ...* Street.
\$ *1500* to answer.



Clara *B...*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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The People.

Isaac Garbino
and
John Scott
grand larceny in the second degree and receiving stolen goods

Committee of General Sessions, Part I.

Before Judge Fitzgerald. March 24th. 1891.

Indictment for burglary in the third degree, grand larceny in the second degree and receiving stolen goods

Abraham Kerup, sworn and examined, testified: Where is your place of business? No. 144 West street. What is your business? Dry goods, oil cloth and carpet. What kind of a building do you occupy, how many stories? It is five stories high. How many floors do you occupy? The basement and the first floor. How do you enter the basement from the street, are there doors there? Yes sir. You descend steps? Yes, a couple of steps. How are those doors fastened? By an iron bar and a lock on. What did you keep in the basement on the 9th of March? I keep oil cloth and carpet in the basement and in the store I keep dry goods. What day of the week was this that you locked the place up? I closed up on Saturday night the 9th of March; on Monday morning I was up and the door was broke. What Ward is your store in do you know? In the Tenth Ward of the city of New York. What was the value of the property in the basement and in the store? Eight or nine hundred dollars. What was the value of the property you lost? Sixty dollars. What was it, what kind of carpet? Brussels carpet - fifty yards in one roll and thirty five yards in the other. What time did you get

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to your store Monday morning? About seven o'clock in the morning. What did you find? I found the door was broken open. I did not find the lock, it was gone; the door was closed. Was that all right when you went away Saturday night? Yes. There was nothing missing only the two rolls of carpet. The lock and the iron bar were gone. Did you ever see your two pieces of carpet since that you missed out of your cellar? I got them in the station house from the policeman two days after. That was a portion of the property I left in my store the night I went away.

Peter J. Donnelly, sworn and examined, testified: I am a police officer connected with the eleventh precinct. Did you arrest the defendants? Yes, I arrested one of them, Garbins. Where did you arrest him? In a pool room in the Bowery. What time? About nine o'clock on the evening of the 9th, Monday night. What did you arrest him for? On suspicion of stealing this carpet. I arrested him and took him to the station house and made the accusation that he stole this carpet from 44 Hester street. He says, "you have got me now, why dont you get Scotty?" We went back and looked in the saloon, and I guess there was about a hundred men in it and I looked around to see if I could find Scott and I could not see him at the time.

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I brought Garbins to the station house. You knew who he meant by Scotty did you? Yes sir. When and under what circumstances had you seen Garbins and Scott? There is a small street running from Ludlow to Essex street, they call it Essex Market Place, and about between 5.30 and 5.45 in the morning of the 9th I saw them standing on the corner of Essex Market Place and Ludlow street. What were they (Garbins and Scott) standing near? A covered wagon. What was it used for? The man that keeps a stand in Essex Market Place keeps it for serving his customers with fish. Was there any horse before the wagon? No sir. This wagon was standing in front of this man's place of business? Yes. That is your beat there, is it? Yes. You were passing along there at the time? Yes. What were those men doing when you first saw them? Standing by the wagon. Had you passed along there that morning? About an hour before. Had you seen anything in the wagon? The wagon was standing there I did not look in it. You saw no men at that time? No sir. But when you came there between half past five and a quarter to six you were attracted by seeing these two men standing there? Yes sir. What did you do? Garbins ran through this small street and Scott was on the corner. There was a

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man bringing a horse down the street, and as he brought the horse down the street I was just opposite the horse, he ran down to the man who was bringing the horse down and spoke to him. I kind of had a suspicion of what was in the wagon. I went over to it and saw the carpet, and I called Scott to come back again and he ran away. You went up to the wagon and looked in, what did you see in it? Two rolls of carpet in this covered wagon. Was the carpet open or was it in a box? No, the small roll was stuck in the barrel and the large roll had a piece of something on it. You called Scott? I asked him to come back and he ran through Boone st. What became of the other man? He ran through the small street, what they call Essex Market Place. How far is it from No. 44 Hester street to where the wagon was? About four blocks. Then the next time you saw these two men was when - Garbino that night? When the Captain told me to put on my citizen's clothes and go out and see if I could find him. Was the next time you saw him when you arrested him? Yes sir. When was the next time you saw Scott? I told a brother officer in case he came across Scott to bring him into the station.

house. When did you see him? Three o'clock in the morning at the station house. Had you ever seen these boys, Garbins and Scott before? I saw Garbins every day regularly and Scott I met once or twice a week; they play around Broome, Ludlow and Orchard streets. I know them by sight. Did you go to this store of the complainant? No sir; in the morning this man came to the station house and said he was robbed. Did you go to his store at any time? Yes sir. Did you notice the condition of the lock? The staple that the iron bar fastens on was wrenched off. Describe the condition of that door to the jury? There is an iron bar about as long as my arm goes through the eye which is fastened by the lock and this eye was wrenched off. Is that the entrance to the basement? Yes sir to the cellar.

By a juror How heavy was this carpet of fifty yards? One roll was I should judge sixty or seventy pounds and the other one I guess about thirty five pounds.

By another juror. How far was Scott from you when you called him? The length of this room. He spoke to this gentleman that was bringing the horse down, and then I halloed to him to come back, and when I said, "Come back," he ran away. I saw the defendant Garbins regularly every day.

The Case for the Defence.

Isaac Garbino, sworn and examined, testified. Where do you reside? No. 141 East Broadway. How long have you resided there? I could not tell you, three or four years. With whom do you live there? My parents. What is your business? Working in a basket factory. For whom did you work last? I was working for an expressman No. 44 Ludlow Street, he keeps his office down there - he keeps his wagon down there. Did you have anything to do with the commission of this larceny? No sir. Did you take these rolls of carpet out of this complainant's premises? No sir. I was not out that night at all. I was never near that place. The officer states that he saw you on the corner of Ludlow and Essex streets or Essex Place? No he never saw me any place there at all. Did you run away from him in that place? No sir. I was never near that place that day, that morning what he says. You were arrested by the officer and were taken to the station house? Yes sir. You heard the officer make the statement that you said, "you have got me now, why dont you get Scotty?" No sir; he said to me, "where is Scotty?" I said, "what is the matter with Scotty? I dont know nothing about it." He

said, "I will get Scotty yet." But you made no statement of that kind to the officer? No sir.

By the Court. Were you out that morning at five o'clock? I was out for papers. Did you see Scott that morning? No sir, I never seen him until around twelve o'clock. I think, I seen him in a pool room.

Cross Examined. Where were you at work on the Saturday before this? I was not working. You were not working? No sir. The Friday before? No sir. I was not working. The Thursday before? No sir. The whole week before that? I cannot tell you what day it was I left that job. I was not working. Was it a week before that? No sir. When were you at work last? were you working in December or January last? Yes sir, in January. You are sure you worked this year? Yes sir. For whom? Morris Ely No. 44 Ludlow street. Doing what? Working on a wagon. I was getting three dollars and a half a week with him. What made you leave him? It was too hard work for me. I had to go to the corner of Thomas and Church streets and take out a lot of work, it was too heavy for me, I could not do it. So since you left him you had not been employed by anybody? No sir. How old are you? I am eighteen years old. Are you well? Yes sir. Do you deny that you were there

0826

that Monday ^{morning} ~~night~~ at this wagon where the officer saw you? I was not near that place at all. You were not at this fish wagon? No sir, I did not go on the fish wagon, I don't know nothing about the fish wagon. You heard the officer testify that you were standing by this fish wagon where this carpet was found? He did not see me. I was down town maybe round the Bowery with papers. What kind of papers? News, Worlds, Journals, that is all. Where did you buy the papers that morning? I bought them off the World wagon I think. How many papers did you buy? I bought 25 or 26. Where were they bought? Down town, I cannot tell you what place it was. I had money of my own, "the old woman" gave it to me. Who is the old woman? My mother. When did she give you the money? That week she did not give me any, but my aunt gave it to me. Who gave you money for the papers? I loaned it off my aunt; it was the afternoon before this officer arrested me. What is your aunt's name? Mrs. Brusick, No. 40 Allen street. Had you ever sold papers before? Yes sir, the same kind, the News, the World and the Sun. How many times had you sold newspapers? I only sold them that morning. That morning

you had bought papers and started your paper route? Yes sir. Who was with you when you bought the papers? Nobody. Where did you buy them, buy them from the wagon did you? The Wald wagon. I bought the journals off the fellow by the Sun office; there was a fellow standing there and I bought them from him.

John Scott, sworn and examined, testified.
 My Counsel How old are you, John? Going on eighteen.
 Where do you reside? No. 28 Goerck street.
 With whom? My mother. On the morning the officer states he saw you, or the night where were you? I was at Essex Market fish place. I was going to work at that time for Mr. Cornell, a fish man. You made application to him that morning for work? Yes. I asked his son where was a man named Duran? He said down at the stable. The officer came over, and he said, "Is this the boy?" and then he walked away. He did not make any effort to arrest me, and he called me and I walked down to the stable. You did not run? No sir, I did not. Was this boy with you that time, the other defendant? No sir, I did not see him from about half past eleven o'clock that night. You had not seen him at all that morning? No sir. He was not with you any time that morning? No sir, not that morning. Did you have anything to do with

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the commission of this burglary or larceny?
No sir, I did not. Did you take these pieces
of carpet out and put them in this trunk?
No sir, I had nothing to do with that.

Cross Examined by Mr. Townsend. Where were you at
work on the Saturday before this Monday? The
Saturday before that I was not working; last
Thursday I left my place. So Friday you were
not at work? No sir. But on Thursday you
were at work? Yes sir. Where were you at
work? St. George, Fourth Avenue. What does he
do? A printing place. What is the name of the
proprietor? That is the name of it, St. George.
What is the name of the gentleman who owns
the place? E. S. St. George. How long had you
been there? I had been there, I think two weeks.
How much were you paid? I was paid three
dollars a week. Doing what? Stamping and
learning the printing trade; that is what he
hired me for. I was at work before that in
Ridley's - no, before that I was in McCannell's
soda water place. Where is that? That is
in Suffolk Street. What kind of soda water bus-
iness, manufacturing soda? Yes sir. What
were you doing there? I was shining the heads
of seltzer water bottles. What did you get
for doing that? I got \$3.50 a week. What
made you leave there? I got burned all

over the face with oil of vitriol. What made you leave the printing establishment? I did not like it; there was all girls in the part I was in. I was the only boy there. Is Mr. St. George here? No sir, not as I know of. Does he know you have been arrested? No sir, I seen no one. I left him that Thursday. How much did he pay you? He paid me three dollars - Mr. St. George. I got \$3.50 at Mr. Cornell's. You say the last time you saw Garbins was half past eleven o'clock on Sunday night? Sunday night. I am not sure it was half past eleven o'clock. Where were you? I was in the pool room in the Bowery. Who owns the pool room? I do not know what his name is; it is right between Broome and Delancey streets. You saw him in there? Yes sir, I seen him in there then. What were the two doing? I was sitting down playing pool and talking with some one at the table; he said he was going down for papers. That is the last I seen of him that night.

By the Court What time was that? Around eleven o'clock.
By Mr. Townsend Do you usually spend your evenings in there? No sir, it was about the third night I was there. This was Sunday night? Yes sir. From there where did you go? I stayed there until kind of late. How late twelve or one? Some where around one o'clock; there was

0830

no use going home because I was going to work at five o'clock in the morning. You stayed there until after one o'clock, you were going down to work in the fish market Cornell's? Yes sir. You thought you would go down there leisurely? Yes, it was about 5:30 I seen his son, his son is not here. I have not sent for him.

By the Court Did you stay out all night? Yes sir. I was staying outside until a quarter to five, I left there. Where were you standing? Outside the pool room all the time. All alone? Yes, all alone. Where do you live? I live 28 Goerk street. Why didn't you go home and go to bed? I thought it was no use going home at that time.

Counsel That is our case.

Mr. Townsend. That is our case.

Counsel summed up on both sides after which the Court charged the jury. The jury rendered a verdict of guilty. The defendant was remanded for sentence.

0831

Testimony in the
Case of
Jane Garbino
and
John Scott

filed
March
1991.

0832

Police Department of the City of New York.

Precinct No. 11th

New York, March 26th 1891

Isaac Garbino
arrested by officer Corren
11th precinct for stealing
a watch from the Bakery
of Anthony Adams 175
Suffork St was found
guilty at Special Sessions
was sentenced to 10 days
city prison Jan 13th 1891.

By Judge Kilbrite
Presiding

Peter J. Donnelly

0833

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Isaac Garbinov
and *John Scott*

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

Isaac Garbinov and John Scott

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

The said *Isaac Garbinov and John Scott*, both

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

the building of one Aaron Kemp

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 *Aaron Kemp in the*
said building 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.

0834

SECOND COUNT—

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

Isaac Garbinov and John Scott

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

The said *Isaac Garbinov and John Scott, both*

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

two pieces of carpet of the value of thirty dollars each piece

of the goods, chattels and personal property of one *Arnon Kemp*

building in the dwelling-house of the said *Arnon Kemp*

in the building 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.

0835

THIRD COUNT—

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

Isaac Garbinow and John Scott
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Isaac Garbinow and John Scott, both*

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

two pieces of carpet of the value of thirty dollars each piece

of the goods, chattels and personal property of

Aaron Kemp

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

Aaron Kemp

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

Isaac Garbinow and John Scott

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 Rusey Nicoll

~~JOHN R. FELLOWS,~~

District Attorney.

0836

BOX:

430

FOLDER:

3969

DESCRIPTION:

Givens, George

DATE:

03/26/91



3969

631 JRB

Witnesses:

Joseph Apenworth
Off Connor

Counsel,
Filed 26th of March 1891
Pleas, *Not guilty*

THE PEOPLE

vs.

George Swens

Grand Larceny, *Sec 787* Degree.
(From the Person)
[Sections 528, 531 Penal Code]

DE LANCEY NICOLL,

~~JOHN R. FELLOWS,~~

District Attorney.

A True Bill.

Alfred Cannon

Just 2 - March 31, 1891

Triel and Acquitted Foreman

0838

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Adolph Axerloth

of No. 118 East 92nd St Street, aged 31 years,
occupation Proprietor being duly sworn,

deposes and says, that on the 21 day of March 1898 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 gold watch
of the value of fifty five dollars
\$ 65-

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 George Evers nowhere.

Deponent had the said watch in his vest
pocket while standing in Broadway
near Pleasance Street looking at a
fire about 6 o'clock P. m. on said
date. The defendant stood near
deponent and pushed deponent,
He brushed deponent's arm aside

Sworn to before me, this
1898 day
Police Justice.

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and defendant felt a tug at his watch chain, and defendant saw defendant immediately trying to get away. Defendant followed the defendant at once and caused his arrest by Officer John Crinnin (now here) that and defendant is informed by said Officer Crinnin that he found the said watch on the sidewalk near where defendant was arrested and the said watch was found in the line of defendant's progress away from the place where said watch was stolen from defendant. Defendant was the only person near enough to have taken said watch from defendant at said time.

22
March 1891 Adolph Henrich

0840

CITY AND COUNTY }
OF NEW YORK, } ss.

John Crinnion

aged _____ years, occupation *Police* of No. _____

15th Street Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of _____

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

Sworn to before me, this *22* }
day of *March* 189*0* }

John Crinnion

John Henry Ross

Police Justice.

0041

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *George Eivens*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Wis*

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

Answer. *137 West 25th St - 3 months*

Question. What is your business or profession?

Answer. *Writer*

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

Answer. *I am not guilty*

George Eivens

Taken before me this

22

day of *March* 189*9*

William J. ...

Police Justice

0842

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.....

George E. Evers

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 *March 22* 18*91*, *J. H. [Signature]* Police Justice.

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

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

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

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

0843

382

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adolph Axworthy
118 E 92 St
George Evans

Offence. *Lawless*
from person

Dated *March 22 1911*

Ford Magistrate.

Crumm Officer.

15 Precinct.

Witnesses *Call the officer*

No. _____ Street.

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



Geo
112

75
10

Bail
BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Q

3

0844

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Givens

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

George Givens
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

George Givens

late of the City of New York, in the County of New York aforesaid, on the *twenty-first*
day of *March* in the year of our Lord one thousand eight hundred and
~~eighty-ninety-one~~, in the *day* — time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of sixty-five dollars*

of the goods, chattels and personal property of one *Adolph Axenroth*
on the person of the said *Adolph Axenroth*
then and there being found, from the person of the said *Adolph Axenroth*
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.

*Re Lancey Nicoll,
District Attorney.*

0845

BOX:

430

FOLDER:

3969

DESCRIPTION:

Goeghegan, Patrick

DATE:

03/31/91



3969

0846

Witnesses:

Sergeant Holborn

Counsel,

Filed

day of

9 *March*

1889

Plends

THE PEOPLE

vs.

I say
Patrick J. O'Keefe

INJURY TO PROPERTY.

[Section 681, Penal Code.]

Frances Nicol
JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alfred C. ...
April 191

Foreman.

James ...

Jan 17 1889

6/11
Brinkman

0847

GRAND JURY ROOM.

PEOPLE

vs.

NA

Joseph G. ...

Bank ...

... 1/2/...

J. ...

0848

District Attorney's Office.

PEOPLE

vs.

Patrick Goghan

Mr. Lewis

The Dist. Atty is
of opinion this is a
case of malicious
mischief and wrongful
injury which
should be submitted
to the Grand Jury
in the first instance
for indictment, &
desires you to take
the matter in
charge of
Reverend

Dec 28/91

0850

1891
The Police Department of the City of New York
has the honor to acknowledge the receipt of your letter of the 19th inst. in relation to the case of the late
John J. ...
and in reply to inform you that the same has been forwarded to the proper authorities for their consideration.
Very respectfully,
The Police Department of the City of New York

Police Department of the City of New York.

Precinct No. 147 D

New York, March 22, 1891

De Lavey Nicoll &
Sist. Attorney, 111 Broadway

Mr. Lincoln
K. A. Mearns
Agent of the
Rue.

Friday March 20, the bonded when the
witnesses were locked into the sleeping
rooms for the night, Patrick Gallagher,
who has been an inmate since
January 4, in a case of ill health
was being changed from one
room to another, sworn he would
break every thing in the room,
and trying to use his
strength against the window in
the room and broke several pieces
of glass.

Respectfully
Terence J. Holbrow
Sergeant
House of Detention

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Salvador Lopez

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

Salvador Lopez

of the CRIME OF UNLAWFULLY AND WILFULLY *stealing*

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Salvador Lopez*,

late of the *Seventh* Ward of the City of New York, in the County of New York

aforsaid, on the *twentieth* day of *March*, in the year

of our Lord one thousand eight hundred and ~~eighty~~ *ninety-one*, at the Ward, City and

County aforsaid, with force and arms, *seven boxes of guns,*

of the value of *three dollars each year.*

of the goods, chattels and personal property of one *the Mayor, Aldermen*

and Commonalty of the City of New York.

then and there being, then and there feloniously did unlawfully and wilfully *steal*

and destroy.

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

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Saluda Josephine* —
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* —
REAL PROPERTY OF ANOTHER, committed as follows :

The said *Saluda Josephine*. —
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, with force and arms, *seven*
panes of glass.

of the value of *three dollars each pane,* —
in, and forming part and parcel of the realty of a certain building of *one the Mayor*
and Comptroller of the City of New York,
there situate, of the real property of the said *the Mayor, Aldermen*
and Comptroller of the City of New York, —
then and there feloniously did unlawfully and wilfully *break and destroy;*

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

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

0853

BOX:

430

FOLDER:

3969

DESCRIPTION:

Goldstein, Abraham

DATE:

03/13/91



3969

Bank passed at \$500
RBE
Witnesses:
Morris Meyer
Off. deliv.

110
Counsel, *A. H. Carver*
105 E. Bay
Filed 13 day of March 1891
Pleads *Prizmitz 16*

THE PEOPLE
vs.
Abraham Solomon
Burglary in the third degree
[Section 498, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NIGOLL
District Attorney
Sperry & Stewart

A True Bill,
Alfred J. ...
Part 2 - March 25, 1891. Foreman.
Third and Jury discharged

W. M. ...
Witnesses a.s.

0855

10097
P. G. JENNY,
No. 67 Division Street
Near Market Street, N. Y.
MARCH 17 1891
Leat Not
17-2-12
Collected

Good for One Year Only.
Not receivable for loss or damage by fire,
theft, robbery or fraud.
Rates of Interest.
On deposit One Hundred Dollars or
more, the rate is per month of one percent
per annum, and on all other deposits
the rate is per month of one percent
per annum, and on all other deposits
the rate is per month of one percent
per annum.

0856

Police Court 3 District.

City and County } ss.:
of New York }

of No. 6 Orchard Morris Meyers Street, aged 32 years,
occupation Expressman being duly sworn

deposes and says, that the premises No. 6 Orchard Street, 10 Ward
in the City and County aforesaid the said being a two story brick
dwellings house
and which was occupied by deponent as a dwellings house
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly bursting
open the door leading from the
hallway, in the 1st floor of said
premises into the parlor room.

on the 3rd day of March 1899 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

two suits of boys clothing
and one overcoat, together of
the value of fifty 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

Abraham Goldstein (now here)

for the reasons following, to wit: that about the hour
of 9 o'clock A.M. said date
deponent locked and securely
fastened the door of said room, and
left said room leaving said
property therein, and at about
the hour of 4 o'clock P.M. said
date, while deponent was in the
basement of said premises, deponent

0857

Saw this defendant in the act of leaving said premises with bundles in his possession. Defendant saw not and as soon as the defendant saw defendant he dropped the overcoat and ran away with the other property and defendant did not see him again until March 9th when defendant met him and caused his arrest. And after defendant saw the defendant leaving said premises on said date defendant examined said room and found that it had been entered as aforesaid and said property taken therefrom. Wherefore defendant charges the said defendant with Burglarily entering said premises as aforesaid and feloniously taking and carrying away said property.

Sworn to before me } Morris X Meyer
 the 9th day of March 1888 } Dated
 Police Justice }
 guilty of the offence mentioned, I order him to be discharged.

I have admitted the above named }
 to bail to answer by the undertaking hereto annexed. }
 Dated 1888 }
 Police Justice }
 I have admitted the above named }
 of the City of New York, until he give such bail. }
 and be committed to the Warden and Keeper of the City Prison }
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of }
 Hundred Dollars. }
 and that there is sufficient cause to believe the within mentioned has been }
 committed, and that there is sufficient cause to believe the within named }
 It appearing to me by the within depositions and statements that the crime therein mentioned has been }
 committed, and that there is sufficient cause to believe the within named }
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of }
 Hundred Dollars. }
 and be committed to the Warden and Keeper of the City Prison }
 of the City of New York, until he give such bail. }
 I have admitted the above named }
 to bail to answer by the undertaking hereto annexed. }
 Dated 1888 }
 Police Justice }

Police Court, District, Offence—BURGLARY.

THE PEOPLE, &c., on the complaint of

1. 2. 3. 4.

Dated 1888

Magistrate.

Officer.

Clerk.

Witness.

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.

0858

Sec. 198-200.

B

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 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. *Abraham Goldstein*

Question. How old are you?

Answer. *51 years old*

Question. Where were you born?

Answer. *Russia*

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

Answer. *61. Broadway, Man*

Question. What is your business or profession?

Answer. *Pedler*

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
made

Taken before me this
day of *March* 188*9*
[Signature]
Police Justice.

0859

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 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 March 9, 1881 [Signature] Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0860

333

Police Court--- 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Morris Weiss
G. Ophard
Abraham Goldstein

1 _____
2 _____
3 _____
4 _____

Busby
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *March 9* 1891

Murray Magistrate.

Levi Selig Officer.

11 Precinct.

Witnesses *Call the upper*

No. _____ Street.

_____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer.

CM



Busby
9/2

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Abraham Goldstein

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

Abraham Goldstein

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

The said *Abraham Goldstein*

late of the *Tenth* Ward of the City of New York, in the County of New York
aforesaid, on the *third* day of *March* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Morris Meyer*

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 *Morris Meyer*

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.

0862

SECOND COUNT—

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

Abraham Goldstein

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

The said *Abraham Goldstein*

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,

two coats of the value of five dollars each, two vests of the value of two dollars each, two pair of trousers of the value of three dollars each, and one overcoat of the value of thirty dollars

of the goods, chattels and personal property of one

Morris Meyer

in the dwelling house of the said

Morris Meyer

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

De Lancey Nicolls
District Attorney

0863

BOX:

430

FOLDER:

3969

DESCRIPTION:

Goldstein, Bernard

DATE:

03/10/91



3969

0864

120 / *Handwritten*

Counsel,
Filed *10* day of *April* 189*7*
Pleads, *Verdicts 11*

THE PEOPLE
vs.
Grand Larceny, *First Degree.*
(From the Person.)
[Sections 528, 530 Pennl Code.]

Bernard Goldstein

Handwritten signature

DE LANCEY TULLY
~~JOHN R. FELLOWS~~

District Attorney.

A True Bill.

Handwritten signature

Handwritten signature

Foreman

Handwritten signature

*2 yrs 7 mos for
Feb 13/97*

13

Witnesses;

Catherine Leonard

Off Kramich

0865

Police Court

3

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Catharine Bonhard

of No. 16 Pitt Street, aged 29 years,
occupation. Keeps house being duly sworn,

deposes and says, that on the 7th day of March 1891 at the City of New York, and person 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 pocketbook, containing
Keeps, and good and lawful
moneys of the United States of
the value of one dollar, all of
said property being of the value
of Two (2) Dollars

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 Bernard Goldstein (now here) for the
reasons following, to wit:

Deponent says - at about 10 PM of
said date she was walking on Delancey
Street, and had said pocketbook con-
taining said property, in the pocket of a
dress worn on her person at the time,
and feeling a tug at said pocket, turned
and saw defendant with said pocketbook
in his hand which he returned to her.

Deponent further says - she is informed
by Nathan Cottopp 61 Delancey Street, that he saw
defendant take said property, in the manner of said
Wherefore, deponent charges defendant
with larceny, stealing and carrying away said property
from her person and possession.

R. Bonhard

Sworn to before me, this 8th day

of March 1891
J. M. [Signature]
Police Justice

0866

CITY AND COUNTY }
OF NEW YORK, } ss.

Nathan Lotto

aged *19* years, occupation *Operator* of No.

261 Delaney Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Catharine Weenland*

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

Sworn to before me, this *8* day of *March* 189*9*, *Nathan Lotto*

[Signature]
Police Justice.

0867

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *Bernard Goldstein*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *Masoth Hotel - Bowery - 4 weeks*

Question. What is your business or profession?

Answer. *Peddler*

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 picked the pocketbook from the ground.*

Bernard Goldstein.

Taken before me this

day of *March* 1937

John W. ...
Police Justice.

0868

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 *200* 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 *March 1884*..... *Henry [Signature]* Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0869

313

Police Court--- 3 --- District,

THE PEOPLE, &c.,
OF THE COMPLAINT OF

Catharine Conhard
16 *16th St*
vs. *Bernard Goldstein*

Wally Thompson
Officer

1 _____
2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *March 9,* 1891

Murray Magistrate.

John H. Trauch Officer.

12th Precinct.

Witness: *John H. Trauch*

No. *12th Prec* Street.

Nathan Cotto

No. *261 Delaney* Street.

No. _____ Street.

\$ *1000*



Wally Thompson
CP

0870

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernard Goldstein

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

Bernard Goldstein

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

The said *Bernard Goldstein*

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *March* in the year of our Lord one thousand eight hundred and *eighty-ninety-one*, in the *night* time of the said day, at the City and County aforesaid. with force and arms.

1.00 *one* promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *one* dollar; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *one* dollar; *one* United States Gold Certificate of the denomination and value of *one* dollar; *one* United States Silver Certificate of the denomination and value of *one* dollar;

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar, five keys of the value of ten cents each and one pocket book of the value of fifty cents;

of the goods, chattels and personal property of one *Catharine Leonhard* on the person of the said *Catharine Leonhard* then and there being found, from the person of the said *Catharine Leonhard* 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.