

0558

BOX:

539

FOLDER:

4910

DESCRIPTION:

Gallagher, Delia

DATE:

11/20/93



4910

0559

Witnesses:

Off. Sullivan

Sept 24 1893

Counsel,

Filed

day of

189

Pleads,

W
42772

THE PEOPLE

vs.

Octia Gallagher
Plead

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

DE LANCEY NICOLL, 24

District Attorney.

14. Perry
Liberty 24/93

A TRUE BILL.

Heinrich

Foreman.

0560

Police Court

District.

Affidavit—Larceny.

City and County
of New York, } ss:

Robert Street

of No. 45 West 27th Street, aged 31 years,
occupation Hotel Keeper being duly sworn,

deposes and says, that on the 30th day of September 1897 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 open plan of the value
of fifty dollars \$50-

the property of Deponent as custodian for
Mrs L. Sire

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 Delia Gallagher (now
now deceased) The said property was stolen
from a trunk in deponent's house, the
property of the said Mrs L. Sire, and left
in deponent's custody, and deponent
was employed as a servant in said house
and he had access to said trunk, and
he had a key that fitted said trunk
and he confessed to the Detective J. Sullivan
of the 19th Precinct on the 9th day of November
that he had stolen the said property and
pawned it, and it was on her in-
formation that said property was traced to
a pawn shop on deponent's information of
said Detective Sullivan.

Robert Street

Sworn to before me, this 1st day

of September 1897

Police Justice.

056

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

Corwin J. Fullmer

aged _____ years, occupation Police of No. _____

19th Street Street, being duly sworn, deposes and

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

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

Nov

1893

Corwin J. Fullmer

0562

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Corwin J. Sullivan
aged _____ years, occupation Police of No. 19th Street

Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Robert Street
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 Nov 1897 } Corwin J. Sullivan

Shupbach

Police Justice.

0563

Sec. 198—200.

1882

District Police Court.

City and County of New York, ss: ' "

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

Question. What is your name?

Answer.

Devin Gallagher

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

43 West 27 St — 9 months

Question. What is your business or profession?

Answer.

Domestic

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

Answer.

I am guilty
I Devin Gallagher

Taken before me this

day of

1897

Police Justice.

0564

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

John Gallagher

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

Dated *Nov 10* 18*87* *[Signature]* Police Justice.

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

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

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

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

0565

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

Robert Street
45 W. 27th St.
John Gallagher

2.

3.

4.

Offence

Dated

Nov 10
Koch

1899

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

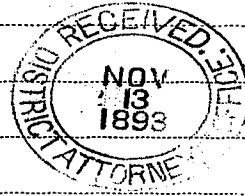
Street.

\$

1000

to answer

G. S. J.
J. C. M.



0566

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Delia Gallagher

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

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

The said

Delia Gallagher

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

*one opera glass of the value
of fifty dollars*

of the goods, chattels and personal property of one

Robert Streep

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 Laurey Nicoll,
District Attorney*

0567

BOX:

539

FOLDER:

4910

DESCRIPTION:

Gannizzo, John

DATE:

11/16/93



4910

0568

POOR QUALITY
ORIGINAL

Witnesses:

Louisa D'Aniello,
Laura S. Ferrante,
John P. Caputo

The annexed affidavit of
complaint made before
a reputable official before
the time of making same
and finding in fact that
in November 1893
messrs. ...
the production of the
character is of such peculiar
character as not to propose
a gross favor of complaint
in the ...

But independently of any
question of the merits of
the case it appears that
none of the people witnesses
can be found (by annexed
affidavit) and if there was
any sincere disposition on
complaints part to press
the case it must be as-
sumed she would keep the
fact of a divorce of her
whereabouts which she
has neglected to do. I
therefore recommend def-
endant's discharge on the
over recognition ...

Counsel,

Filed 16th day of Nov 1897

Pleas: Not Guilty 20

THE PEOPLE

vs.

John Gannizzo
James Gannizzo

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

April 16, 1898, V. M. D.

Not Guilty Foreman.
Def't discharged
on his own recogni-
tion of ...
Mar 26 97

119

Indictment
[Sec. 284, Penal Code]

0569

POOR QUALITY
ORIGINAL

Witnesses:

Louisa D'Aniello,
Laura S. Ferrante,
John P. Caruso, West District

The annexed affidavit of
complainant made before
a reputable official between
the time of making complaint
and finally indictment
in November 1893 must
necessarily show that
this prosecution the
character is of such peculiar
character as not to require
a person fear of complaint
to be credible.

But independently of any
question of the merits of
the case, it appears that
none of the People's witnesses
can be found (by annexed
affidavits) and if there was
any sincere disposition on
complainant's part to press
this case, it must be as-
sumed she would keep the
District Attorney advised of her
whereabouts which she
has neglected to do. I
therefore recommend def-
endant's discharge on the
own recognizance of the
defendant.

Counsel,

Filed 16th day of Mar 1897

Pleas: Not Guilty 20

THE PEOPLE

vs.

John Gannizzo

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Apr 16, 1897

Defendant
Deft. discharged
on his own recognizance
Motion of D.A.
Mar 26 97 M.T.M.

Foreman.

Induction
Sec. 284, Penal Code

0570

Police Court, / District.

(1353)

City and County } ss.
of New York,

of No. 51 Oliver

Street, aged

20

years,

occupation Housewife

being duly sworn, deposes and says,

that on the

7th

day of

October

1893

at the City of New

York, in the County of New York

Giovanni Garizzo did feloniously
 and under a previous promise of
 marriage seduce deponent and
 have carnal knowledge of her
 body. That deponent and said
 Giovanni have been acquainted
 and on terms of friendship for
 three years last past, and during
 said period of time said Giovanni
 has made many declarations of
 love and affection for deponent
 and that during the years
 last past said Giovanni has
 been constant and assiduous
 in his attentions to deponent
 and has regularly and frequently
 visited deponent at the residence
 of deponent's mother in the character
 of an avowed and accepted suitor for
 the hand of deponent in marriage.
 That deponent reciprocated the
 love so professed by said Giovanni
 and having full faith and
 confidence in the promises made
 by said Giovanni, and relying on
 the mutual betrothal of each,
 to the other, and believing said
 Giovanni evaded matrimony and
 stole deponent to wife and yielded
 to the solicitations of said Giovanni
 and did permit said Giovanni
 to deprive her virginity and
 have carnal knowledge of
 her body. That deponent was

of previous chaste ^{and} virtuous
 Character and has never had sexual
 intercourse with any man other
 than said Giovanni. Wherefore
 deponent prays that said Giovanni
 maybe apprehended ^{and} dealt
 with as the law in such case
 may and provided

Sworn to before me ¹⁸⁹⁴
 this 3^d day of November 13 } Luisa Daniello

Fernando Martin
 Police Justice

0572

Police Court,..... District.

(1358)

City and County } ss.
of New York, }

of No. 51 Oliver Street, aged 45 years.
 occupation Housekeeper being duly sworn, deposes and says,
 that on the day of 189 , at the City of New
 York, in the County of New York

That she is the mother of Luisa
D'Avillo the foregoing complainant
and that deponent is well acquain-
ted with the said Giovanni
Gammis is the person mentioned
in the foregoing complaint and
that during the space of three
last past said Giovanni has
been the chosen and only male
companion of said Louisa and
that during the said time said
Giovanni has steadily visited
said Louisa at deponents residence
with the knowledge and consent
of deponent and was regarded
and received by deponent as the
affaired fathers husband of said
Louisa, That deponent knows
the character and reputation of said
Louisa for chastity and virtue and
that up to and previous to the time
of seduction of said Louisa as related
in the foregoing complaint, said
Gammis was of a chaste and virtuous
character

I am to inform me ^{by} ¹³ Carolina ^{her}
 this 3^d day of November ^{noon} } S' Anillo
 }
 Bernard Martin
 Public Justice

0573

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Giovanni Ganizzo 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.

Giovanni Ganizzo

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Italy

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

Answer.

46 Mulberry Street. 3 1/2 years

Question. What is your business or profession?

Answer.

Book-keeper

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 Ganizzo

Taken before me this 1st day of March 1905.

Police Justice.

Sec. 151.

Police Court.....**District.**

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by James J. Quillo of No. 57 Oliver Street, that on the 7th day of October 1893 at the City of New York, in the County of New York,

Germaine Garrigo did solemnly
and under a previous promise of marriage
be a co-debtor and share of all
knowledge after body

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 *1st* 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 2 day of February, 1897

1893

Police Justice.

0575

Police Court.....District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated Nov 3- 1893

Magistrate.
Officer.

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

Eduard T. Conner Officer.

Dated Nov 3- 1893

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated 189

WARDEN and KEEPER of the City Prison of the City of New York.

having been brought before me under this Warrant, is committed for examination to the

The within named

27
Mr
Itany
Book Keeper
p
yes
46 Mulberry st

0576

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 _____

Alfreda
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, 10-3 1893 _____ Police Justice.

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

Dated, 10-3 1893 _____ 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.

0577

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. ...
51 Oliver
...

BAILED.

No. 1, by *James H. ...*
Residence *46 Mulberry* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *Nov 3* 189*3*

Marlin Magistrate.

O'Connor Officer.

Precinct.

Witnesses *Loretta Suria*

No. *51 Bayard* Street.

Laetitia ...

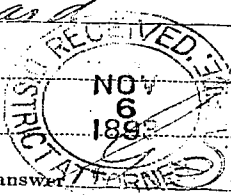
No. *51 Bayard* Street.

No. _____ Street.

2000 to answer

Committed

...



0578

PART I.

THE COURT ROOM IS IN THE SECOND STORY

If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

C. R. 3603

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To

Corretto Lucia

of No.

51 Bayard

Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the *26* day of *March* 189 *7*, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Giovanni Gaudio

Dated at the City of New York, the first Monday of *March*

in the year of our Lord 189 *7*

WILLIAM M. K. OLCOTT, District Attorney.

0579

Should the case
assigned in Court,
Office about it, and
If inconvenient
state this early to
If ill when serve
Attorney's Office.
If you know of
from the Magistrate
was not there bro
District Attorney of

Court of General Sessions.

THE PEOPLE

Loretto Lugia
vs.
G. Gazzino

City and County of New York, ss:

Charles Becker Jr being duly
sworn, deposes and says: I reside at No. *86 - 2nd Avenue*
Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the
City and County of New York. On the *24th* day of *March* 189*7*,
I called at *51 Bayard Street*

the alleged *Residence* of *Loretto Lugia*
the complainant herein, to serve him with the annexed subpoena, and was informed by *the*
owner Mr Rugen that *Loretto Lugia*
has moved from 51 Bayard street
about one year ago and that
he could not tell where he
moved to I also made inquiry
in the Neighborhood and could
not find his whereabouts

Sworn to before me, this *25* day }
of *March* 189*7* }

William H. Brodhead
Notary Public

Charles Becker Jr
Subpoena Server.

0580

Court of General Sessions.

THE PEOPLE,
ON THE COMPLAINT OF

Loretto Lugia

G. Gaudio

H. M. H. O'Leary
~~JOHN D. F. O'LEARY~~

District Attorney.

Affidavit of

Charles Becking

Subpoena Server.

FAILURE TO FIND WITNESS.

GLUED(S)
PAGES

0581

PART I.

The Court Room is in the Second Story
If this Subpoena is disobeyed, an attachment
may be taken against you, and give it
Room door, that your attendance may be known.
[face of officer]

YOU ARE COMMANDED to appear before the Court at the Sessions of the Peace
in and for the City and County of New York, at the New Court House on Centre
Street, between Franklin and White Streets, in the City of New York, on the 26
day of March 1897, at 10 o'clock in the forenoon of the same day,
as a witness in a criminal action prosecuted by the People of the State of New York, against

Giovanni Garizzo

Dated at the City of New York, the first Monday of March
in the year of our Lord 1897

WILLIAM M. K. OLCOTT, District Attorney.

0582

do not be called on for trial, and no reason
it, please inquire in the District Attorney's
and you may save time.

it to remain, and you prefer another day,
the District Attorney, in the Court.

ed, please send timely word to the District

more testimony than was produced be-
e, or if a fact which you think material
ought out, please state the same to the
for one of his Assistants.

THE PEOPLE

Gustano Theranto
vs.
G. Gainzzo

City and County of New York, ss:

Charles Becker Jr. being duly
sworn, deposes and says: I reside at No. *86 - 2nd Avenue*
Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the
City and County of New York. On the *24th* day of *March* 189*7*,
I called at *51 Bayard Street*

the alleged *Residence* of *Gustano Theranto*
the complainant herein, to serve him with the annexed subpoena, and was informed by *the*
owner Mr Ruger that *Gustano*
Theranto has moved to *43 East B'way*
and I called at *43 East B'way*
and was told by the janitor that
the said *Gustano Theranto* has moved
to parts unknown

Sworn to before me, this *25th* day }
of *March* 189*7* }

William H. Broderick
Notary Public
N.Y.C.

Charles Becker Jr.
Subpoena Server.

0583

THE PEOPLE,
ON THE COMPLAINT OF

2.8

G. Ganuzzo

Offense,

~~W. M. H. O'Leary~~
JOHN R. FELLOWS.

District Attorney.

Affidavit of

Subpoena Server.

Subpoena Server.

FAILURE TO FIND WITNESS.

E. I.

TORY
attachment will
give it to the
known.
OTHER SIDE F

of No.

ST. ALBANS

Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace
at the Court of New York at the New Criminal Court House on Centre
Street, New York, on the 2nd day of June, 1906.

GLUED(S)
PAGES

0584

PART I.

THE COURT ROOM IS IN THE SECOND STORY
If this Subpoena is disobeyed, an attachment will
Bring this Subpoena with you, and give it to the
Room door, that your attendance may be known.
[SEE OTHER SIDE]

of No. St Oliver Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace
in and for the City and County of New York, at the New Criminal Court House on Centre
Street, between Franklin and White Streets, in the City of New York, on the 26
day of March 189 7, at 10 o'clock in the forenoon of the same day,
as a witness in a criminal action prosecuted by the People of the State of New York, against

Giovanni Garazzo

Dated at the City of New York, the first Monday of March
in the year of our Lord 189 7

WILLIAM M. K. OLCOTT, *District Attorney.*

in case not be called on for trial, in Court, please inquire in the District Office, and you may save time. If you prefer to remain, and you prefer to apply to the District Attorney, in the Office, please send timely word to the Office. If you prefer to remain, and you prefer to apply to the District Attorney, in the Office, please send timely word to the Office. If you prefer to remain, and you prefer to apply to the District Attorney, in the Office, please send timely word to the Office.

THE PEOPLE

vs.

Giovanni Ganazzo

City and County of New York, ss:

sworn, deposes and says: I reside at No.

Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the

City and County of New York. On the *24th* day of *March* 189*7*

I called at

the alleged

residence of *Louisa DeQuillo* the complainant herein, to serve her with the annexed subpoena, and was informed by

the housekeeper that the said Complainant, *Louisa DeQuillo* had removed away about seven months ago.

I made inquiries in the vicinity but ^{could} get no information as to her present address

Sworn to before me, this *26th* day

of *March* 189*7*
William H. Brudenell
Notary Public
Refled

Hugh M. Fadden
Subpoena Server.

GLUED(S)
PAGES

0586

Court of General Sessions.

THE PEOPLE,
ON THE COMPLAINT OF

Louisa D'Amello
vs.

Giovanni Guazzo
WILLIAM M. COLCOTT,
JOHN H. FELLOWS,

District Attorney.

Affidavit of

Hugh M. Ladd
Subpoena Server.

FAILURE TO FIND WITNESS.

James C. Allen
Clerk of Court

The People etc }
apt
John Samuzzi }

City and County of New York S. S.

Lorisa D'Amelio being duly sworn deposes and says that she lives at no 57 Oliver Street in said City and is 20 years of age. That she knows the above named defendant and has kept his company a little more than one year. That heretofore on or about the day of October of this year - so nearly as she remembers she was induced by the solicitations and threats of her father and mother and two other persons interested to the same purpose, to go before the First Dist Police Court and make a complaint against the defendant for the crime of Seduction under breach of promise. That she did not fully understand the nature of the proceeding or charge but that she has since been fully informed of the same. That she

never intended to say in complaint
 that the defendant had come in-
 tercourse with her and that if the
 said complaint contains any
 statement of that kind in charac-
 ter she did not so understand it
 and the same is not true, that
 in fact the defendant has not se-
 duced her nor had come in-
 tercourse with her at any time -
 and she feels that he has been
 wronged and she desires to re-
 pair the wrong as far as she can
 that her father and mother in-
 formed her that if she would sign
 a paper the defendant would
 marry her or once and believing
 that statement she acquiesced
 and did what they wished her
 to do, that the defendant is wholly
 innocent of the charge against
 him, that she makes this state-
 ment without consideration or
 promise from the defendant or
 any other person on his behalf
 and that she came to Mr. Blake's
 office voluntarily to make this
 affidavit and that Mr. Blake

0589
examined her and told her to
tell the truth and nothing but
the truth - Luisa D'Aniello

Sworn to before me.
this 14th day of Nov-
ember 1893

Stephen J Blake
Corny of Deeds
N. Y. City & Co

0590

County of Henderson

The People et al -

vs
John Donaghy

Defendants of
Complaints -

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Donaghy

16
1911

THE PEOPLE OF THE STATE OF NEW YORK,

against

John F. Quinn

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

indictment accuse *John F. Quinn* —

of the crime of *Seduction*, —

committed as follows:

The said *John F. Quinn*. —

late of the City of New York, in the County of New York aforesaid, on the

seventh day of *October*, in the year of our Lord one thousand
eight hundred and ninety- *three*. — at the City and County aforesaid,

*under and by means of a promise of
marriage by him made to one Louisa
D'Amelio, who was then and there
an unmarried female of previous
disreputable character, did feloniously seduce
and have sexual intercourse with her
the said Louisa D'Amelio; 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 the dignity
of decency, truth, and justice.*

0592

BOX:

539

FOLDER:

4910

DESCRIPTION:

Garrett, Henry D.

DATE:

11/03/93



4910

0593

BOX:

539

FOLDER:

4910

DESCRIPTION:

Hayes, Joseph A.

DATE:

11/03/93



4910

0594

BOX:

539

FOLDER:

4910

DESCRIPTION:

Donnelly, Frank

DATE:

11/03/93



4910

0595

BOX:

539

FOLDER:

4910

DESCRIPTION:

Buchanan, James

DATE:

11/03/93



4910

0596

BOX:

539

FOLDER:

4910

DESCRIPTION:

Brush, John S.

DATE:

11/03/93



4910

0597

BOX:

539

FOLDER:

4910

DESCRIPTION:

Selden, C.W.

DATE:

11/03/93



4910

0598

POOR QUALITY
ORIGINAL

of said days...
May 7, 94

Bail \$1000
Witnesses
Stephen Barker
and E. Coffin

Incompetent...
Nov. 7, 94

Thomas...
The...
Bail in the...
of \$1000...

Mr 10 93
after a careful examination of this
case I am of opinion that there is
not at this time sufficient evidence
in the possession of the People to
warrant the further detention of deft
Bushman or to ensure the conviction
of deft. Selden and I therefore recom-
mend the discharge of deft. Bushman
and Selden on their own recognizance.
Feb 7, 94

#6 Adolph L. Sanger
115 Broadway
Counsel
Filed day of 1893
Pleas

Not guilty
THE PEOPLE
vs. 3 not guilty. Sept 28, 94

Henry D. Garrett
Henry D. Garrett
Joseph A. Sanger
Franklin D. Sanger
James S. Sanger
John S. Sanger
Selden W. Sanger

DE LANCEY NICOLL
District Attorney
TRUE BILL
Edward G. Taylor

Foreman
on recom. of deft. these 2
defts. discharged on their own recog-
nizance...
defts discharged on their own recog-
nizance...

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

0599

Nos 486-
 on recem. of depts. here 2
 depts. discharged on their own recov
 Nos 482- on recem. of depts. atty depts. P.B. My
 discharged on their own recov (days) P.B. My
 Nos 483- on recem. of depts. atty
 depts discharged on their own
 recov P.B. My

0600

AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

Court of General Sessions of the
Peace of the City and County of New
York, held at the Court House thereof
on the ~~15th~~ ²⁷ day of Nov. , 1893.

Present

HON. FREDERICK SMYTH,

Recorder.

-----X
The People &c
:
:
:
- against -
:
:
:
C. W. Selden and ors.
:
:
:
-----X

On reading and filing the affidavits of the de-
fendant Selden, and on reading the letter alleged to have
been written by said Selden, and after hearing Ambrose H.
Purdy of Counsel for said Selden, and after hearing the
District Attorney in opposition thereto, the motion to dis-
miss the indictment as to said Selden on the ground that
there was no legal evidence to justify said indictment be-
fore the Grand Jury, is hereby in all respects denied.

Leahy
ty

0601

COURT OF GENERAL SESSIONS

The People &c

- against -

C. W. Selden & Ors.

- O R D E R -

Purdy & Evans,
Attys. for Defendant,
116 Centre St.,
N. Y. City.

0602

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

The People :

vs. :

Charles W. Selden. :

Hon. Delancy Nichols

District Attorney of the County of New York.

Sir:

Please take notice that in the Indictment ^{proceedings} ~~pleading~~ and
proceedings in the above entitled action, that the under-
signed will move at a Court of General Sessions of the Peace,
in and for the City and County of New York, Part I. on the
17th. day of November 1893 at 11 O'clock A.M. or as soon ^{thereafter} as
Counsel can be heard that the surety heretofore offered ^{as} bail
Leo Van Fleidner in behalf of the defendant's appearance for
trial shall be accepted and the defendant be discharged upon
executing such undertaking for bail.

N.Y. Nov. 16, 1893

Attorney

James M. Bullance
for Def.

No 1136th West 44th St.

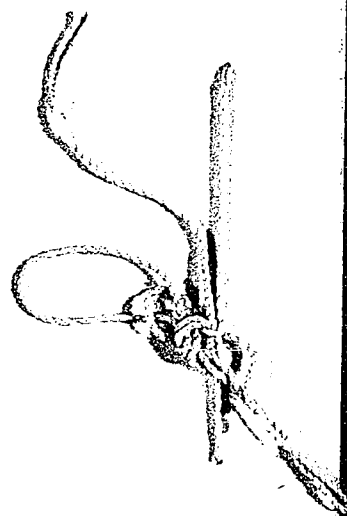
0603

New York General Sessions
The People
^{vs}
Charles W. Sledge

Notice of Motion to
Accept Bail

James S. McAllister
of Counsel
113 Sixth Ave
N.Y.

Hon Delany McHol
Dist. Ct. N.Y.



0604

District Attorney's Office,
City & County of
New York.

clk. of Jue Sessions to prove conviction ¹⁸⁹ Feb 15. 77
" " " " Oct 2. 1885

Mulvey - C. O.

~~David Young. Detention Inf. & Index Bk.~~

~~Nicholas P. Hayes (Surrogate's Office)~~

Jos. Geoghegan -

0605

GENERAL AFFIDAVIT.

State of W. Va.County of Westchester ss.

In the matter of the claim for

Invalid pension of John
S. Brush late of Co. B 1st W. Va. Inf.
(Character of Claim)
(Name of Claimant, the Name and Service of Soldier.)

Personally came before me a

in and for the

County and State aforesaid,

John F. Brush whose(Here write the name of the Affiant, or of each Affiant, together with the Postoffice address.)

person of lawful age, who, being duly sworn, declare in relation to the aforesaid claim, as follows:

I am claimant above named and testify as follows
 in my own behalf. I incurred rupture to left
 side of groin near Mahan Hill Va. during
 July 1862, as more fully set forth in declaration
 on file.

During Nov. 1862 on the march to Falmouth
 Va. I contracted diarrhoea which has become
 chronic as is more fully set forth in my
 declaration on file.

This affidavit is in part made to cure the
 informality of my declaration now on file
 by reason of its execution before a Notary Public

I can't furnish evidence of commissioned
 officer or comrades eye witnesses to the
 incurrence of my rupture, because at this
 time I can't remember any other than Lieut
 Page, Franksters Curtin and Dimpsey whose
 whereabouts are unknown, if they be
 living; and those whose evidence I have
 already furnished.

I can't furnish evidence of Regt Surgeon because
 Surgeon Howie who treated me is dead.

I have already furnished the evidence of all
 doctors now living who have treated me since my discharge.
 I pray further acquiescence upon these points.

~~Further declare that~~~~no interest in said claim, and~~~~not concerned in its prosecution.~~

As If either Affiant signs by X mark, two persons who write their
 names MUST sign here as witnesses thereto.

1.

(Name of one witness to X mark.)

Signature of
Affiant, or of
each Affiant

2.

(Name of other witness to X mark.)

(SEE THE OTHER SIDE.)
 (12-24-89-50,000.)

POOR QUALITY
ORIGINAL

0606

(FROM THE OTHER SIDE.)

Sworn to and Subscribed before me, this _____ day of _____ 189____
at _____, in the County of _____ State of _____

and I hereby certify that the contents of the foregoing affidavit were fully made
known and explained to the affiant before swearing thereto, including the words _____

further declare that — no interest in said claim
and not concerned in its prosecution _____
(If any words have been erased in this affidavit, enter them here.)

added; that the affiant _____ to me well known and _____ apparently respectable and worthy of full credit,
(Is or are) (Is or are)
and I fully certify that I have no interest, direct or indirect, in the prosecution of this claim.

L.S.

(Name of Officer before whom executed.)

(State whether Justice, Notary, Clerk or Deputy Clerk.)

THE OFFICER BEFORE WHOM THIS AFFIDAVIT IS EXECUTED MUST NOTE IN HIS CERTIFICATE ALL ERASURES AND INTER-
LINEATIONS, AS INDICATED ABOVE.

NOTE.—~~This paper may be executed before any officer authorized to administer oaths for general purposes. Certificate of Clerk of Court need not be attached, but will be preserved and called for by the Department. It was once intended that the official character of the Notary or Magistrate is already officially known at the Department.~~

This affidavit must be executed before the Clerk of a Court of record, otherwise it will be worthless.

No. _____

CASE OF

John J. Gough

FOR

AFFIDAVIT OF

FILED BY

MILO B. STEVENS & CO.

PENSION ATTORNEYS

WASHINGTON, D. C.

STEVENS & CO., LAW STATIONERS, CLEVELAND, O.

New York General Session

Free People

C. W. Seaton

et al

City and County of New York } ss:

John Lindsay Swinick
duly sworn deposes and says:

I am the Chief Deputy Assessor
District Attorney of this County.
I was present before the Grand
Jury when the above entitled
case was examined by them
today and during the admission
of the evidence there adduced.

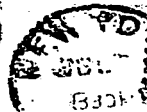
The evidence taken before the
Grand Jury was sufficient to
warrant the indictment herein.
Sworn to before me
this 15th day of
November 1893

John Lindsay Swinick
City of New York
City of New York

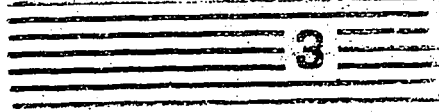
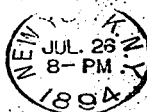
0608

People
Seldon
eval

0609



Justus Atty Werkes
~~260 West 57th St~~
New York
32 Chambers St



Acty. Dirct. Atty. Barton S. Wecker
Dirct. Atty's Office
City.

06 10

Parties accepting this Permit and receiving information concerning property in this office will be held responsible for the commission if they negotiate with any person but the undersigned.

New York, Oct 27 1893

Please allow Mr. Bruce

To view premises 368 W 32

\$ 10.00

Size x x }
Hours to to }

And oblige,
B. FLANAGAN & SON,
536 Sixth Ave., cor. 32d St.

District Attorney's Office,
City & County of
New York.

Wm Bruce (father-in-law for Bruce)
411 W. 38 520-8th Ave

Richard Hamblin
cupped in right hand
carries hand behind
back
240 W. 36th St.
or 242

District Attorney's Office,
City & County of
New York.

John Pfeisterer
205 8th Ave

Geo Fry -

Geo R. Hobby
239 South St.

0611

District Attorney's Office,
City & County of
New York.

Herman's -

~~which has been in him -~~

Richd M^c Cormack

31st St

has 7 or 8 in him

~~Joe Hayes says he got~~
~~200 letters of CVS.~~

~~Red not appearing again~~
~~on Sunday~~

~~George J. Dick~~
~~of 100 v gave 3 to~~
~~for other people -~~

District Attorney's Office,
City & County of
New York.

Warden

~~St. John's~~ Prison

Joliet, Ill.

John T. Hatfield

abt 71 or 72

probatey for Joliet

06 12

JAMES D. McCLELLAND,
ATTORNEY & COUNSELLOR AT LAW,
113 SIXTH AVENUE,
(Rooms, 1, 2 & 3.)
RESIDENCE, 53 BARROW ST.,

NEW YORK, July 26th 189 4

Hon. Bartow S. Weeks, Esq.,
Asst. District Attorney,

Dear Sir,-

This will introduce to you my client
Doctor Crowe nee Selden. I have conferred with
him upon the matter, and anything and everything
that he knows he will be perfectly willing to
inform you.

Respect fully yours,

James D. McClelland

217 W. 49

Selden W. Crowe. first met Jansen in my office in Wash^{DC} in '85 abt. Nov. when he came in for treatment. Said his name was Chas H. Jansen - He was in horse business & was living out of town. Jas F. Callow then a Notary Public in Columbia Law Bldg. collected a ~~deed~~ note for him about 5^{or 6} yrs ago - Have seen him in J.D. Brashears printing office on Louisiana Ave near 7th St - giving an order for some work. Also saw him frequently in National Hotel at bar, at Pearls' locksmith shop next door to my office in 10th St W.D.C. & 7. At night have seen him at Chas Huddles saloon -

He was under my treatment 10 days or 2 weeks - He was then about 25 yrs old. walked very quick - Light ^{auburn or brown} hair - think he had a ^{medium sized} moustache. Weight abt 135 or 140. Had high cheek bones - Abt 5' 9" - wore hair short.

Left Wash^{DC} in Feb. 91 - Up to that time I saw him every fall when races were there.

Since Nov. 90 I did not see him until Sept. 19 93 - when he came in about noon time. He had not changed materially - ~~He had~~

He shook hands - & said he had seen your card in N.Y. Papers & called in - Asked about going into business wanted to form a living stable & said he had money ahead when I deposited & asked for an introduction. We started to go out & a lady came in & I offered to go later. He then asked for a note which I gave him, using my own autogenic pencil. At that time I had ~~about~~ ~~Q~~ less than \$90 in bank - at time I was arrested I don't think I had any.

Since then have had money in Gracie Savings Bank 6th Ave. & 16th St. S. W. Crowe opened account in April ^{deposited cash} - at \$1000 or 1200
Drew it out in June -

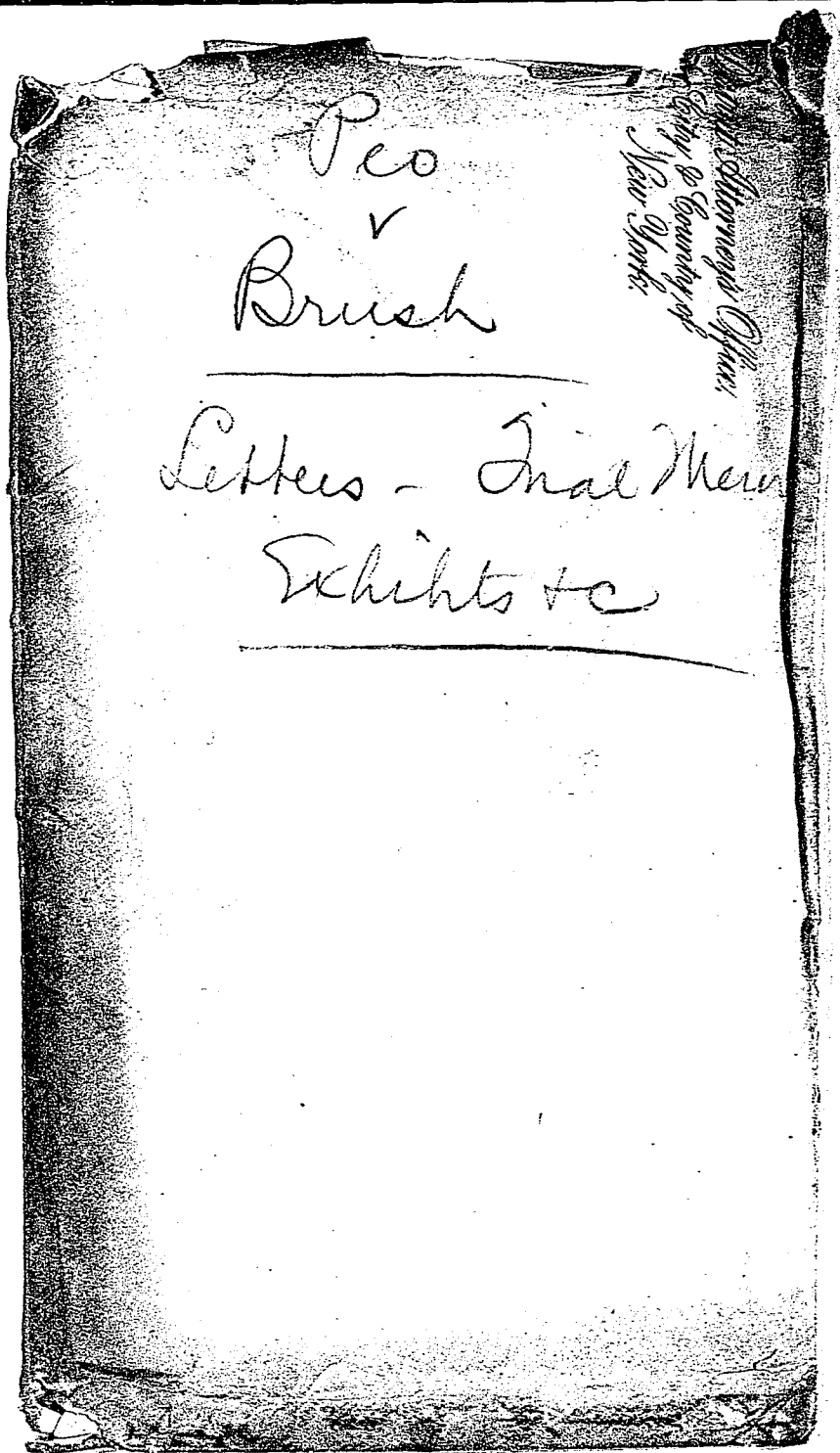
Money was made in my business & turned \$500 from a young lady -

Also had accounts in Amsterdam Bk 40th & Bway & Home Bk. on 42nd St on 8th Ave. in name of C. W. Selders
Never saw Brush until my arrest.

Callan had a son ^{George} who was drowned at Samoa & think he went to hospital -

Jansen had no indication of her life
I was introduced to Garfield by Dr. W. H. May

06 15



Peo
✓
Brush

Letters - Inal Meru
Exhibits &c

Peo
Brush
Letters - Inal Meru
Exhibits &c

06 16

MONDAY, JULY 30th 1894.

COURT OF GENERAL SESSIONS, PART I.

Before Hon. R.B.Martine:

Mr.Goff: In the case of The People against Brush, the defendant is ready.

Mr.Weeks: The People are also ready as far as the preparation of the case is concerned. Last Thursday or Friday, we notified counsel for the defendant that we were ready for trial, but the Acting District Attorney concluded that the public interest's demanded the present pressure of the Levy indictment.

The Court: No case has been moved yet before me. There is no case moved by The People.

Mr.Weeks: The Levy case is moved.

The Court: Do you move it?

Mr.Weeks: Yes, sir.

Mr.Goff: I move for the discharge of Brush upon his own recognizance and in making that motion I recognize the difficulties under which the People labor.

The Court: :: Your case will be tried next week.

Mr. Weeks: I offered Mr.Goff to try it the following Monday.

Mr.Goff: This defendant has been in prison eight months since the indictment was found against him and he has some rights; he has never been brought up for trial and we are anxious to have him tried.

06 17

-2-

The Court: Might not that bein consequence of some of your engagements? I do not know.

Mr.Goff: No sir.

Mr.Weeks: Mr.Goff has been engaged before the Lexow Investigating Committee.

The Court: I know you have been a busy man.

Mr.Goff: No sir, not in consequence of my engagements.

I have made all my arrangements to leave town with my family on the first of August. If I do not leave then, I cannot leave at all. Since then this Levy case has come before the Courts. I ask your Honor to fix bail in such an amount as he can give.

The Court: What bail is he able to give?

Mr.Weeks: The bail is Five thousand dollars---that is the amount fixed by the learned Recorder in the cases when they were first moved.

The Court: How many indictments are found?

Mr.Goff: There is only one.

Mr.Weeks: There are five names on the indictment.

Mr.Goff: So far as the Brush case is concerned, he he has never been brought before the Court on the question of bail, the question of bail has never been raised. The prisoner was six months in jail before the Investigating Committee sat in this City.

Mr.Weeks: With change of counsel.

Mr.Goff: No sir.

The Court: I will take into consideration the question of bail ~~during the day~~ and decide it during the day

06 18

-3-

Mr. Weeks: The District Attorney gives notice that owing to the fact that other prisoners are held, the Brush case will be moved on the first Monday of August, bail or no bail. The case is ready for the People and a great deal of trouble has been taken to obtain some of the witnesses.

The Court: You have given notice. Why delay me.

Mr. Goff: I hope, your Honor, the District Attorney will bear in mind that notice better than he has ~~the~~ notice he has disregarded to-day.

06 19

Supreme Court of the State of New York.

The People &c.,

Ex rel.

John S. Brush

vs.

The Warden of the Tombs
City Prison

Respondent.

Notice of Allowance of Writs of Habeas and
Certiorari.

John R. Fellows Esq.

To ~~DE LANCEY NICOLL~~, Esq.,

District Attorney, &c.

Sir :

You will please take notice that writs of habeas corpus
and certiorari have been duly allowed and issued this day in the above entitled proceeding. Said writs
are returnable at the Chambers of the Supreme Court in the County Court House in the City of New
York, on the *31st* day of *July* 189 *4* at *10³⁰* o'clock, on said day.

Dated the *30th* day of *July* A. D., 189 *4*.

Yours respectfully,

Amos H. Evans
AMOS H. EVANS,

Attorneys for Relator,

No. *52* *Franklin St*

New York City.

John W. Goff
of Counsel.

0620

A.A.

New York Supreme Court.

The People, &c.

Ex rel. *John P. Buck*

VS:

The Warden of the Prison
Respondent.

**Notice of Allowance of Writs of
Habeas Corpus and Certiorari.**

Amos H. Evans
PURDY & EVANS,

ATTORNEYS FOR RELATOR,
City and County of New York
No. 46 Centre Street, New York City.

John R. Talbot, Esq.
To **DANIEL NICOLL, Esq.,**

District Attorney.

John H. Goff
of Counsel

Female Prison Wg. 179

Dear Mr. [unclear]

I happened to see in the mail, a man, who is also a [unclear] of mail to prisoners, a letter addressed to Wm. Chas. Fischer, or Fischer, & postmarked Saratoga Springs N.Y. and the writing of the [unclear] was so identical with mine as to immediately attract my attention. I requested the mail room to secure the envelope for me but Fischer of course declined to part with it stating that "it might get some one into trouble". The word Chas. on the envelope is identical with that in the body of the forged checks and as Saratoga Springs is a vacation center it may be that some one is communicating with Bond through Fischer, who being assigned to yard ~~the~~ & this work can easily communicate with him. Isolated as I am, I am a [unclear] and middle men here cannot be depended upon. Today another letter arrived & I resolved to tell you of it as could in some way summon Fischer and submit the envelope to him. Perhaps something interesting might result.

Respectfully,

Henry D. Garrett

Bond's name may be [unclear] now, but [unclear] more frequently make [unclear] name [unclear] when they [unclear].

0622

Asst. Dir. City. Weeks.

Dear Sir:

Lomb. Super. 1/11/11

Detect. Supt. Crowley, spoke
to me to-day regarding an assertion alleged to have
been, by me, made to a reporter, to the effect that
Buckman & Cron had recd. the bulk of the proceeds
of the forged checks. I beg to state that I have never
been interviewed by a reporter regarding the case, as
the officials of the Lomb can certify. The only
reporter who interviewed me was one from the "Daily
Mercury" at the time it was commenting on the long

0623

imprisonment of certain men awaiting trial; I told him I did not desire my name mentioned.

I would request that you give strict orders to have ^{me} kept entirely separated from Mr. Bush both prior to and after trial. Should he be convicted he will not hesitate, I fear, to make an effort to be merged in me, so to avoid all such complications I make this my request.

Gratefully & respectfully,

W.D. Garrett

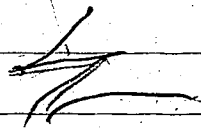
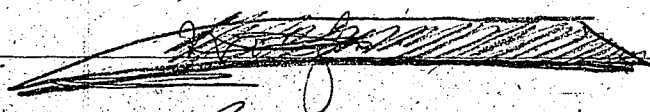
0624



Courtney 5, 6" well built - Gray hair & full moustache, abt 44 - well dressed - Six to ave - had been dealing faro bank was connected in

~~X~~ Meagher 10th Ave + 23rd St S.E. Cor.
Phosters 8th Ave WS 20 + 21
Son + old man

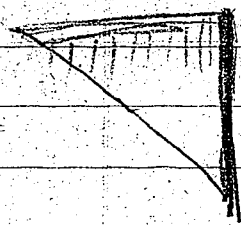
Hayes - Barney Wolfe Es 9th Oct 22 & 23



Philip Paul Brown

The Oak. SW Cor 23^d & 8th Ave
where checks were passed to Brush

Kew-Bush - at Zimmermans -



0625

London, Ontario,
July 26/94.

Dear Sir:

I notice in to-night's news that Judge Martine ordered you to deliver to Mr. Goff, Inc R.R. Bonds of the par value of \$1000. each, taken by Det. Mr. Cluckey from Benish's house. These bonds belong to me & were by me identified, when produced by the detective before Inspt. Mr. Laughlin. I have no doubt however that Mr. Goff's object was to secure the "pension" application rather than the bonds, as the latter are, or at the time of seizure were, practically worthless. I gave the Bonds to Benish who told me that "pension" might be able to raise a little money on them. The

0626

bonds should be delivered here,
they having been given to me by
Mr. Buchanan in Nov. 1892,

Recd.

H. D. Garrett.

To.

Adm. Dist. Ct.

T. B. Weeks.

0627

London May 22/92

Dist. Ct. Judge; *(Confidential)*

Dear Sir,

Mr. Parry informed me this evening that he intended disposing of my case by calling upon me to enter a plea of guilty to the indictment against me. I told him to confer with you and that if the action was not contrary to your wishes, or antagonistic to the final disposition of the case in which I am a co-defendant, to go ahead. I sincerely trust you will do what you consistently may for me, in as much as I have done all within my power to assist you and the police. I must state that as my evidence is most impeachable you could convict I think without me and save me the searching

I would receive from Bush's counsel.
I may tell you that Hoyer saw
me pass the checks (in blank
form) to Bush, and that in
the presence of Bush, Inafeto,
McLaughlin and Detec. McChesney
I identified Bush as the man
to whom I gave said checks.

I beg that you accord me another
interview before I am called upon
to plead, I do not like the way
I have been hackneyed around by
Mr. Rudy & those and as I am
your witness, I call on you for
protection. If Mr. Rudy does
not confer with you, please stand
for me. If he does kindly do all
you can for me, showing personal
kindness & willingness to
aid me.

Respt. H. J. Farrell

0629

New York, N.Y., 1934.

Walter S. Weeks, Esq.,

Acting District Attorney,

City.

Dear Sir:-

I have to advise you, in reply to your letter of even
date relative to the Brush case, that we are prepared to proceed
with the trial on Monday next as directed by the Court and that
we shall insist upon going on in the matter on that day.
Yours very truly,

0630

New York, July 27, 1894.

Bartow S. Weeks, Esq..

Acting District Attorney,

City.

Dear Sir:-

I have to advise you, in reply to your letter of even date relative to the Brush case, that we are prepared to proceed with the trial on Monday next as directed by the Court and that we shall insist upon going on in the matter on that day.

Yours very truly,

Amos T. Evans
Atty for John S. Brush

John W. Goff
of Council
per E.!

0631

*District Attorney's Office,
City and County of New York*

People

John S. Brush

189

Received New York July 27. 1894 from Barton
S. Weeks, Assistant District Attorney, the
following papers &c.

Copy affidavits in support of application for
pension

Copy advertisement for insertion in N.Y. Times

One red Morocco memorandum book.

Two permits to examine houses —

Thomas Hall
Deputy Clerk

0632

Returned from again to
Mr. Weeks July 27/94

12.45

Returned again to E. J. Hall
2.35 PM

Returned to Mr. Weeks
Aug 1/94. H. Welsh

Returned by Mr. Weeks
Aug 2/94 H. Welsh

0633

District Attorney's Office,
City and County of New York

1st Aug.

1894

Benton T. Weeks Esq.

Dist. Dist. Atty

Dear Sir: Because of the enforced
absence of Mr. Goff, the Senr. Counsel
in the case of the People v. Brush,
on Monday next I am prompted
to ask that you do not move
this case for trial, on Monday, as
agreed but that the trial be
adjourned to the September Term,
to be moved as early as during
that term as may be convenient.

Yours truly
C. Amos Thompson

0634

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

INCORPORATED
21,000 OFFICES IN AMERICA. CABLE SERVICE TO ALL THE WORLD.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for error or delay in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within thirty days after the message is filed with the Company for transmission.
This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, President and General Manager.

NUMBER	SENT BY	REC'D BY	RECK
2	20	See 10 paid	379

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y.

Dated

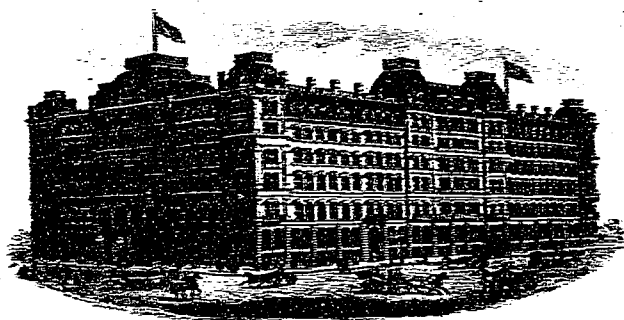
To

July 25 1894
631 Ocean Ave Jersey City N.J.
Barton S. Weeks
Acting District Attorney
State Building
New York

Your telegram yesterday -
Please say what you want
me for Louis Harrington

0635

257.



The Grand Pacific Hotel

DRAKE, PARKER & CO., PROPRIETORS.

Chicago Oct 27 1893

Dear Frank:

Word has just reached me that you have again succumbed to your old misfortunate falling and lost what promised to be a good position. Words of rebuke or remonstrance at this moment would be entirely superfluous - nay, useless. Do not be cast down; awake, gird on your armor and rally forth for portance new. I will be in New York

0636

soon and try to lead you out
of financial trouble

Keep up your spirits
and don't cast yourself away.

Ever your old friend

Harvey

Address

H. D. Garrett

Willards Hotel
Washington D.C.

A. S. Wood

0637

244 West 36th Street
New York, July 29th 1894
To the Honorable

District Attorney
Dear Sir,

Having received the
enclosed Subpoena, the condition
of my health will not possibly
allow me to appear, having been
confined to my house for the past
nine months with the Dropsy
and Heart failure.

If necessary I will furnish
you with a Doctor's Certificate.

Yours Respectfully
Richard Hamblin

written by Mrs. Forrest or de Forest
340 or 242 W. 36th St. ^{was} working in
Wall St. now is fixing up
program for Caledonian Games -

0638

District Attorney's Office,
City & County of
New York.

July 18th 1894

Mr. Barton J. Weeks,

Dr. Sir:

Geoghegan is
now a Sergeant & doing duty
in the 23rd Prec. A subpoena
will reach him there.

Walling is a roundsman
in the same precinct.

Yours Respy
Philip Rieley

0639

21

City Prison
Oct^r 2^d 1885.

1 Hon. F. A. Smyth
2 Recorder, City & County N.Y.
3 Court of General Sessions
4
5 Sir.

6 I'm appearing before your Honor
7 to day for sentence, for the crime
8 of which I plead guilty on the
9 9th ulto. I would respectfully
10 and earnestly request that the
11 following fact (which may not
12 have heretofore been brought to the
13 notice of the Honorable Court)
14 may be taken in consideration;
15 in mitigation of said sentence;
16 in conjunction with my plea
17 of guilty.
18 Over two weeks since I prepared

19 a statement of my connec-
20 tion with this offence; of
21 how and by whom I was
22 induced, naming the par-
23 ties who are equally guilty
24 & culpable as myself.
25 I gave this statement to
26 Mr Kneass, my Counsel
27 asking that the same might
28 be submitted to the District
29 Attorney or the Honorable
30 Court; and in so doing my
31 motive was to make a
32 clear confession of the affair,
33 (altho implicating others who
34 were equally guilty) in order
35 to show my contrition and
36 to subserve the ends of justice
37 In passing sentence upon
38 me I beg that your Honor
39 will consider this fact, as
40 well as my plea of guilty,
41 and it is with a feeling

0641

42 of sincere repentance and
43 deep humility that I would
44 seek from your hands such
45 leniency as you can con-
46 sistently bestow upon me.
47 With respect I am
48 Your humble servant
49 John Doe -

0642

District Attorney's Office,
City and County of New York

Reo
v
John S. Brush

189

Received New York July 26. 1894 from Barton
Assistant District Attorney,
S. Weeks, under order of the Court,
\$1000. each

2 Bonds, New Orleans, Mobile & Texas, Railroad
Co. (8 per cent incomes) No 5141 with
coupons attached 37 to 80 inclusive and
No 5143, with coupons attached 38 to 80
inclusive.

Ans H. Evans
Attorney for deft John S. Brush

0643

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.21,000 OFFICES IN AMERICA. INCORPORATED CABLE SERVICE TO ALL THE WORLD.

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THOS. T. ECKERT, President and General Manager.

NUMBER	SENT BY	REC'D BY	CHECK
6	NO	Kud P paid	115207

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y. July 25, 1894

Dated 631 Ocean Ave Jersey City N.J.

To Barton S. Weeks -
Acting District Attorney
Staats Printing Bldg -

I cannot do it I have not
got it
Louis Harrington

0644

a2

City Prison
Sept^r 12th 1885.

To the Honorable
Recorder Fred. W. Smyth:
Court of General Sessions
City & County of N. Y.

Dear Sir,

It is with a feeling of
diffidence and with great shame
that I assume the liberty of address-
ing you.

Your honor will readily recall
the circumstance of my having
plead guilty to the charge of
Perjury (on the 9th inst) before
the Honorable Court.

Respect for my family - an
aged Mother, now nearly four
score of years, (to whom a knowl-
edge of my disgrace would pro-
duce almost her death) and a Brother

22 who is an honored Clergy-
 23 man of over 20 years standing
 24 in an adjoining community
 25 and other relatives of high
 26 standing; has constrained
 27 me from revealing my identity,
 28 and it is through these cir-
 29 cumstances that no friends
 30 have appeared in my behalf.
 31 I have a devoted wife &
 32 child of 12 years who are about
 33 to be left without a fathers pro-
 34 tection.
 35 I need not state how sensibly
 36 I feel my humiliation and
 37 disgrace; and it is with deep
 38 contrition and sorrow that I
 39 would petition your honor
 40 for such clemency in sentence
 41 as you can consistently (in
 42 your official relation) bestow
 43 upon me.
 44 A lack of strength of character
 45 combined with other circum-
 46 stances, have brought me to
 47 this disgraceful situation.
 48 Previous to the committal
 49 of this act, I had been indul-
 50 ging for some days in hard
 51 drink, & in a state of mind
 52 bordering almost on frenzy
 53 I allowed myself to swerve
 54 from the path of rectitude &
 55 duty to myself, my family
 56 and connections; and to
 57 become involved in a deed
 58 not only against the law -
 59 but in entire contradistinct-
 60 ion to my earlier training
 61 and previous life. - and
 62 yet in submitting this state-
 63 ment to your honor, I am
 64 deeply sensible that I can
 65 offer nothing of good ground
 66 in extenuation or palliation
 67 of my offence; but at the

0646

68 Same time, I would earnestly
69 but respectfully pray you
70 for such leniency as you
71 can consistently grant me
72 in the premises, and your
73 honor shall forever have the
74 gratitude & prayers of a
75 penitent, contrite and sorrow-
76 ful human being.

77 With great respect, I am
78 Your humble servant
79 John Doe.

0647

John I. Bensch
Cabin and Chamber

Oct 31st 193 -

0648

Los Angeles, Sept. 14/94.

Asst. Dist. Atty. Weeks:

Dear Sir:

Now that Mr. Brush has ended the proceedings against him, and should you desire to still continue the case as against "Jensen" & "Brown" I have struck a new trail that may lead to their apprehension. You remember my having mentioned the name of "Davenport"; he is incarcerated here and by persistent questioning I have elicited the facts that the "Jensen" he knows, is in the "crooked check" business, has a son whose description tallies with that given the other day by Mr. Douglass of "The Garfield", and sometimes goes by the name of "Brown". Now assuming that Selden Crane is innocent of criminal complicity, and that his story, relative to Jensen, is true, it must be conceded that the name "Jensen" was not assumed for the occasion, and

that when the recent measures passed
 presented himself to deposit the \$100 cash
 or gave the letter of introduction to Bismarck.
 These former's own being allied with
 his father, which more natural than to
 have been represented "Bismarck" as the
 further would certainly trust him to the
 exclusion of others. Again, according to
 Bismarck, they have not been as present
 by as usual in New York, but have given
 the satisfaction. They are associated with
 a man named "Henry" who has an office
 with the "Manufacture Trading Co. 39 Broadway,
 and who is, according to what I have learned,
 very active in his housekeeping. There
 an idea of forming it up, and made for
 released to witness on regarding the same
 for its certainty to be completed in the
 outcome, and they the permitted Bismarck
 the hope that the same success will attend
 you during your administration.

Wm. D. Johnson
 Secretary, N.Y.C.

0650

Pentecost & Gatling,

Elevator on Park Place.

Counselors at Law,

237 ~~229~~ Broadway.

Hugh Owen Pentecost.
Richard Henry Gatling.

New York, Aug. 9th, 1894. 189

Joseph Hayes, Esq.,

57th St. bet. 7th Ave. & B'way,

(Care of Mc Grath's Horseshoeing Shop)

Dear Sir:-

This will introduce to you Mr. Amos F. Evans, counselor for Mr. Brush, jointly indicted with you. He desires to converse with you about Mr. Brush's case. Please talk with him freely, telling him everything you know or do not know about the case.

Yours truly,

Hugh L. O. Pentecost

0651

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.**21,000 OFFICES IN AMERICA. CABLE SERVICE TO ALL THE WORLD.**

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THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHECK
275	G. A. R. 10 p.m.		

RECEIVED at Corcoran Bldg., S. E. Cor. 15th & F Sts., Washington, D. C. 642pm Dec 27 1893

Dated *New York 27*

To *Ad Garrett*

Willards Hotel

Washn Dc

Leave one thirty train Saturday

Letter recd meet at train

Dechman

0652

R. M. GOODHEART & CO.,

MANUFACTURERS OF

Flavoring Extracts and Grocers' Sundries,

172 & 174 READE STREET,

R. M. GOODHEART.
WM. B. HARTLEY.

New York,

Sept. 19th 1894

Bartholomew Coy
Dear Sir,

In reply to yours
of the 18th inst. I would say
Mr. Wm. A. Jones has been
in our employ for the past
nine years. We have always
found him to be honest
and upright and thoroughly
reliable in all transactions
and feel satisfied that he
will carry out any agreement
he may make.

Respectfully yours
R. M. Goodheart & Co.

0653

R. M. GOODHEART & CO.,

MANUFACTURERS OF

Flavoring Extracts and Grocers' Sundries,

172 & 174 READE STREET,

R. M. GOODHEART.
WM. B. HARTLEY.

New York, Sept 16 1890

Barth S. Weeks Esq

Dear Sir

I hope you will pardon me
for intruding on your time
but feeling that the reason is
in itself a proper excuse I do so.
I have become interested in Mr
H. W. Garrett who you know is
in the Tombs awaiting the final
disposition of his case, and
thinking that if you knew
that he was not altogether
friendless, but that there was
one at least who thinks that
if he was given another chance
he would try to redeem himself
I write to say that if you

0654

think that he has been sufficiently furnished. & I pray that you will come to that conclusion. I stand ready to help him & give him a home until he is able to help himself & I will assure you that he will in no case be in any danger of becoming a charge on any body or be in any danger through want of doing anything wrong again. For reference as to myself. I would refer you to the firm whose name heads this letter also to

Rev. George J. Mingus
Union Tabernacle Presb. Church

33rd & 1st B'nay & 7th Ave

also Rev. S. B. Rossiter
North Presb. Church

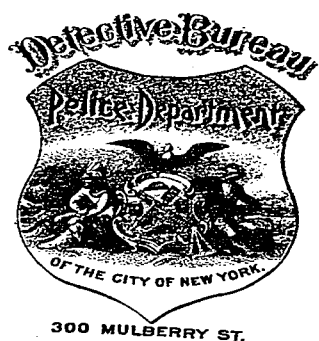
31st & 9th Ave

Respectfully yours

Wm. P. Jones

479. West ~~22nd~~ 22nd St.
N. Y.

0655



Garnett

0656

Form No. 1.

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THOS. T. ECKERT, General Manager

NUMBER <i>1426</i>	SENT BY <i>J. M.</i>	RECEIVED BY <i>G. P.</i>	CHECK <i>NORVIN GREEN, President.</i>
-----------------------	-------------------------	-----------------------------	--

RECEIVED at *Gorcoran Bldg., S. E. Cor. 15th & F Sts., Washington, D. C.*

Dated *Oct 25* 189*9*

To *St. Louis*

Business Very low Play out

Write

J. Buchanan

0657

Addition

Interior of the

the New Market

the New Market

the New Market

the New Market

POOR QUALITY
ORIGINAL

0658

Handwritten text, likely a letter or document, enclosed in a rectangular border. The text is written in cursive and is mostly illegible due to the quality of the scan. Some words are faintly visible, such as "Dear", "I", "am", "writing", "to", "you", "and", "hope", "this", "finds", "you", "well".

0659

J. L. Hayes
Paul Moore
at home and
(Mrs White or
479 N. 22nd St
Mrs Jones

479

0660

Fort-Edward, N.Y.

July 22- 1894

Friend Henry Wicks

Dear Sir

Some time ago I wrote
to you regarding the
case of H. S. Garret
who has been many
months in the Courts
awaiting that for
forgery. And now

Again, I write - to
ask if the fact of
his sincere repentance
compels with that
other fact that he was
once imprisoned for
several years, for a
crime which he did
not commit, may not
tell in his favor
and enable you to
give lenient judgment.
It does seem as if
the time spent at

Sing Sing when he was not guilty
 should be accounted in his favor
 and then the fact that he
 does not wish to lead an
 upright useful life makes it
 seem both wise and just that
 he should have a chance to prove
 himself a worthy citizen instead
 of becoming an expense to the
 State. Then too all those weary
 months at the Finks have not
 been months of freedom.

The quality of mercy is not measured
 It drops like the gentle dew of
 Heaven upon the earth beneath,
 Oh bless'd him that gives -

Very truly
 M. E. Carter / Miss

James P. Mason
Sept. 16/94

Asst. Dist. Atty.

P. S. S. Weeks.

Dear Sir;

In view of the many evidences of kindness and confidence recd. at your hands, I feel that you will not consider me presumptuous, if I make a personal appeal for clemency.

I have now been incarcerated 10 mo. 17 days, and during that time have steadfastly maintained every effort, on the part of counsel for Bush, to secure a promise from me to withdraw my aid from you; even the treachery of my own counsel, though nearly successful, I faithfully resisted to the end that he abandoned me and

exposed the cause of the oppressed
 side. The remarks you passed
 the other day, assuring me that
 you were satisfied that I had
 told you everything and held back
 nothing, filled me with hope.
 I now respectfully ask that you
 take into consideration the suffer-
 ings, anxieties and deprivations
 I have undergone during the long
 months of my present incarceration,
 added to the fact that I have
 rendered to the State, and am still
 ready to render, every assistance and
 information within my power and
 knowledge, and grant me my liberty.
 I have a home to go to, friends to
 assist me and a firm resolution
 rendered the stronger, by my past
 experience, and am therefore in
 no danger of being an expense
 to Country or State. Should you

cause me to be imprisoned for
 but send me forth at the expiration
 of my sentence, reformed and less
 liable to receive assistance from
 fil of merit. I assure you I am
 deeply repentant of my errors and
 crimes and fully resolved to
 lead a future life in conformity
 with the laws of God and man.
 Please give me the opportunity,
 and rest assured that never
 will you hear cause to regret hav-
 ing done so. I have caused your
 office absolutely no expense, as
 few other state witnesses have done,
 exacted nor sought to exact di-
 rectly nor indirectly, any promise,
 simply relying upon your sense
 of humanity and justice to
 show clemency to one who endeavours
 in every possible way to assist

you in the preparation of such
an important case.

I have a great work before
me - the recovery of funds and
name for wife and child who
still cling to me notwithstanding
the divorce proceedings, and I
respectfully submit that such a
work will only be retarded and
rendered the more arduous, by a
further term of imprisonment.

Committing myself entirely
to your mercy and again assuring
you that my future will be as
bright as the past ~~is~~ dark,
with many thanks for your
kindness yours,

Yours faithfully and Respectfully,
Henry D. Garrett

0667

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

BELLEVUE HOSPITAL,
WARDEN'S OFFICE,

WM. B. O'ROURKE,
Warden.

New York, *Sept. 19 -* 1894.

Assist. Dist. Att'y weeks,

*Frank Donnelly is now
in my charge in the Erysipelas
Pavilion of Bellevue Hospital.*

*He is cured of the
Erysipelas for which he was
sent here, but at present
is in a very weak condition
convalescing from a
continued fever of three weeks duration.*
W. Chittenden M.D.

0668

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THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER 508 NY SENT BY 13 PM RECEIVED BY 16 COL CHECK 747a 557 Oct 19 1893

RECEIVED at

Dated New York 19

To Henry S Wood Grand Pacific Hotel

Chgo

Cannot leave before Saturday Letter
mailed today will write long
letter tomorrow Everything is right

James Buchanan

Form No. 1.

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THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER 698 NY SENT BY 10 PM RECEIVED BY 11 PM CHECK 220a Oct 22 1893

RECEIVED at

Dated New York 22

To Henry Wood X 691

Grand Pacific Hotel

Call on me at
Office or house
J Buchanan

Form No. 168.

THE WESTERN UNION TELEGRAPH COMPANY.

21,000 OFFICES IN AMERICA. INCORPORATED CABLE SERVICE TO ALL THE WORLD.

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THOS. T. ECKERT, President and General Manager.

NO 1200 NY 18 PM 6 COLI

RECEIVED at Cor. Jackson St. and Pacific Ave., Chicago.

OCT 18 1893

189

Dated NEW YORK 18 40 PM

To HENRY S WOOD GRAND PACIFIC HOTEL

CHICAGO ILL

NO LETTER BY TODAYS MAIL

J S BUCHANAN

**TORN
PAGE(S)**

0669

GOFF & POLLOCK,
COUNSELORS-AT-LAW.

JOHN W. GOFF.
FRANCIS W. POLLOCK.

271 Broadway, Cor. Chambers St.,
National Shoe & Leather Bank Building,

New York, Sept. 20th, 1894.

Mr Bartow S. Weeks,

City.

Dear Sir:-

I am just returned from the country and have heard
from Brush to-day.

Brush will make a full and clear statement and
will maintain it testimony. This statement, from the slight
knowledge I possess, will be favorable to the institution that
seeks to enforce a legal right. In order that we may have plenty
of time about it I request that, sentence be postponed, say for
a week.

I was talking to Col. Fellows and he arranged to have the
matter attended to at 12 o'clock to-morrow (Friday), at which hour
I will meet you in Judge Martine's Court.

I am very sincerely yours,

John W. Goff B

0670

*District Attorney's Office,
City & County of
New York.*

*Stern & Rushmore
Cort 2824*

*Coffin & Stanton
Cort 1498*

*Bank of Manhattan Co.
Mr Kissam
Cort 3436*

*Garfield Natl Bk -
W.L. Douglas Payroll*

18-305-

0671

Parties using this Permit will please report
to us if they conclude any negotiation.

Mr.

Oct. 27

1893

Please allow Mr.

Brush

To see

house

No.

308 W 46

Hours,

Rent,

1200

M. E. HEWITT & Co.,

Price,

No. 1564 BROADWAY,

N. B.—This Permit is to be left at the door.

Between 46th and 47th Sts.

New York,

Oct. 30

1893

Please allow Mr.

Brush

to examine

316 W. 46 St.

rent \$1200.

And oblige,

ASHFORTH & CO.,

1519 BROADWAY,

Near 45th Street.

To

New York,

Oct. 30

1893

Please allow Mr.

Brush

to examine

369 W. 46 St.

rent \$1100.

And oblige,

ASHFORTH & CO.,

1519 BROADWAY,

Near 45th Street.

To

Parties using this Permit will please report
to us if they conclude any negotiation.

Mr.

Oct. 27

1893

Please allow Mr.

Brush

To see

house

No.

319 W 46

Hours,

Rent,

1400

M. E. HEWITT & Co.,

Price,

No. 1564 BROADWAY,

N. B.—This Permit is to be left at the door.

Between 46th and 47th Sts.

0672

Statement of Henry D. Garrett of 479 West 22nd street, made to Inspector McLaughlin, in the lateen's office on Nov. 1st, 1893.

-----00000-----

I first met Brush in Sing Sing Prison, where I served a term of 6 years for my connection with the Charpentier case. I was on very intimate terms with him, and saw him every day. The first time I met him after coming out of prison was at the corner of University Place and 14th street, and the next time I met him after that was in a saloon in 31st street near Broadway, known as The Arena. That was last February. I was discharged from State Prison on the 22nd of June 1891. I next met Brush in February 1893. At that time I was in the employ of the United Service Club as bookkeeper, at 16 West 31st street. He asked me if I knew a man named Satherthwaite, and I told him I did. He then asked me if it was possible for me to get some of his blank checks. I asked him "For what purpose?" He told me he had the man's signature, and as I knew what Brush's business was, he proposed to make some money, and I was to get half of it. I asked him what amount he was going to make out the check for, and he said \$900. I told him I would try to get the check for him. He said that if he had to put the check through the hands of a broker he could only give me about 20 per cent of the amount. I got 2 blank checks of the Essex County National bank of Newark, N.J. and gave them to Brush to fill them out. He had them filled out, and then sent a man, or went himself with a man, to have them cashed. The first check taken in was for \$375. and the cashier refused to hand over the money to a stranger but said that to secure the credit of Mr. Satherthwaite he would certify the check. Brush met me that night and showed me the certified and uncertified check, and he gave me the latter to do with it as I pleased. I tore it up in front of him. He said he would have to take the other one and put it through a firm of brokers. I told him when I tore up the check that I didn't care to handle any paper or do any writing. I met him sometime after that and asked him how the thing went through, and he told me he never got a dollar out of it, and didn't know whether it was put in or not; but I know that he got the money, and that the check was paid. It was through that I lost my position in the United Service Club, as Mr. Satherthwaite suspected me, and reported the fact to the man that recommended me, and this latter man afterwards paid the check to the bank, to avoid exposure and prosecution. I didn't see Brush after that until last June, and he asked me what I was doing, and I upbraided him for not giving me my share of the money he got on the check. The next time I met him was on the corner of 24th street and 8th avenue—I think it was in June. Then he asked me how I was fixed and wanted to borrow some money from me. He broached the subject of checks again. I told him I knew no place or person to get any checks from. Sometime after that I met a young man that had always been a friend of mine, and he introduced me to a young fellow that he said would help me out about the checks. This was Joe Hayes, who said he was employed as bookkeeper for the banking house of Coffin and Stanton in Broadway. The meeting took place in Hermann's in 8th avenue; I think it was in the end of July. Hayes told me he could furnish me with any number of checks I required, either of the firm or of some of its customers. He first brought me a mutilated check—the personal account of Mr. Stanton. I think it was on the New York State bank, and he told me he could not get the blanks as they were locked up. Brush told me it didn't make any difference whether he got any of the blanks or not, that he could get them himself. So I gave Brush the checks and he reported to me in a few days afterwards that the bank refused to give any checks except to their customers. I told Hayes so, and then he got me a blank cancelled check—the private paper of Newman Erb

He said that gentleman had desk room in their office, or house, and was not in the city at present. He said his balance was 36 or 37 hundred dollars. I took the check and gave it to Brush, and he said he would consider it. He told me then that in consequence of the stringency of the money market they would pay no money out over the counter, and he delayed the matter so long that Joe Hayes told me that Mr. Erb had drawn some 15 or 16 hundred dollars out of his account, and Brush then would have nothing to do with it, as the amount was too small for him to touch. On the 15th or 16th of

August Joe Hayes handed me 2 checks on the Manhattan Trust Company of New York, the private power of Coffin, & Stanton., but said he could not get a cancelled check as they had been locked up., but he did get me a letter copy upon which was the signature of Coffin & Stanton. I turned all over to Brush. Brush objected to the letter sheet as he said he could not get a correct fac-simile of the signature except from the cancelled check. The matter lay in abeyance for some time until Joe Hayes informed me the numbers of the blank checks in my possession would be reached, and I had better return them to him. I got them for him. On a Sunday morning Hayes went to the bank, and replaced the first two checks, and tore off the two last ones. He brought them to me about 2 o'clock on that afternoon, and I met Brush at The Oak corner of 8th avenue and 23rd street, and gave him the paper. He then asked me if I had been able to secure the signature off a cancelled check, and I told him not yet. On the 18th or 19th of Sept. Hayes handed me a cancelled check signed by Coffin & Stanton, and I gave it to Brush. Brush then told me for his purpose it would be necessary to procure a bogus letter of recommendation, so that an account might be opened in some bank up town to see whether they would pay the money out or do as the clearing house does, simply certify checks. If they did the former, all right; if the latter they would have to give up the scheme.

He said he had a man that would go to the bank and open the account and represent that he was a bookmaker and needed to be accommodated at all times with large amounts of money. I kept importuning him about the matter and he always kept putting me off and saying that the time had not yet come for the banks to pay out money. Brush then told me that the checks of the Manhattan Trust Company first taken were certified and then taken up town to the depositing bank, where they were placed to the credit of the race track men, who would draw against them from time to time, but they would have to leave a balance there of 26 or 28 hundred dollars. Hayes then became very aggressive towards me, and to keep him still I gave him 100 dollars that I had of my own money. All I got out of the whole thing was \$500., and later on I gave Hayes another 100 dollars. Brush then told me that it would take some time to get the money, and for safety's sake, as I was known to the parties, Hayes, I had better go to St. Louis. I went there and put up at the K Lindel House under the name of H.S. Wood. He was to meet me there, and keep me posted. I telegraphed to him, and he sent word back that I would get a letter. The letter said that he was sick and could not come to St. Louis, so I went to Chicago, and from there I came to New York. Then I went to Washington, and communicated with my friend Buchanan who said that he didn't think any thing would come out of the matter and I started for New York Monday on the 2:40 train, and was arrested when I got here.

0674

Statement made by Joseph Hayes to Inspector McLaughlin, Oct. 25th, 1893, at Detective Bureau. Witnesses:-Det. Sergt. Michael Crowley; Rds. Jno. F. Flood.

-----0000-----

I am 18 years old, was born in Freehold, N.J., now reside at 403 Lexington avenue, this city, and have been in the employ of Coffin & Stanton, Brokers, 72 Broadway, for the past 3 years and 4 months. A friend of mine named Jack Devans introduced me to a Frank Donnelly sometime last February, and about May or June Donnelly introduced me to a man named Harry Loper. Loper asked me to his boarding house, 252 or 254 West 24th street, and we played cards together there 2 Sunday nights. After that I didnt see him for quite a while. The next time I saw him he asked me where I worked, and I told him. Then he asked me what balance my form kpet in the bank, and I told him "from 50 to 100 thousand dollars". I didnt see him for a month after that, and when I did, he asked me if I could get him a blank check, and I told him Yes. Then he asked me if I could get him a cancelled check, and I also told him "yes"; and I got him 2 blank checks and one cancelled check. We talked about the matter and he told me there were other people in the thing; that I didnt want to know them and they didnt want to know me. He said the getting the checks was all I would have to do. He said that he would have the checks filled out; that he had a man to get them certified, and a man to write them, and a man to get the money; that the money was to be gotten from a broker downtown who would have any certified checks they brought him cashed, just as soon as presented. One day about 3 or 4 weeks ago he came to me and gave me 100 dollars, and said that was my part of the deal. He said he had part of the money, but on account of the stringency of the money market he would have to go out of town to get the balance of the money; he said he was going to St. Louis. I havent seen him since. I used to meet him at Hermann's concert saloon. He told me the checks were on the Lincoln National Bank. He went also by the name of Garrett. He was known by that name in one of his boarding houses, and in the other he was known as Loper. The boarding house I have not mentioned yet, is in 24th street north side of street, about 5 or 6 houses from 10th avenue. He told me he would not let Donnelly in on the deal because he didnt have heart enough to go through with it. Part of the money I got I lost on the races, and part I spent. About a week ago Donnelly was working for Park & Tilford. There were other people in the thing, but I didnt see or know them. One of them Loper referred to as "John".

0675

AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

New York Court of General Sessions

-----X
The People vs
- against -
C. W. Selden and others
-----X

To the Honorable De Lancey Nicoll, District Attorney

PLEASE TO TAKE NOTICE that on the annexed affidavit we shall move the Court of General Sessions at Part I on the fifteenth day of November at 11 o'clock A. M. on said day or as soon thereafter as Counsel can be heard for an order dismissing the indictment herein

Purdy & Evans,
Attys. for Selden & ors.,
116 Centre St.,
New York City.

AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

New York Court of General Sessions

-----X
:
The People vs
:
- against -
:
C. W. Selden and others
:
-----X

City and County of New York, ss:

C. W. SELDEN, being duly sworn, says:

That he is one of the defendants in the above entitled action; that on the 3rd day of November 1893, the grand Jury of this Court filed an indictment against the defendant charging him with the crime of forgery. That thereupon on the 6th day of November, defendant was arraigned to plead to said indictment and moved for an inspection of the Minutes of the Grand Jury on an affidavit hereunto annexed and marked Exhibit A.; that said motion to inspect the minutes of the Grand Jury was denied by the learned Recorder.

2. Deponent on information and belief says; that all the evidence given before the Grand Jury in this case was taken down by the Secretary of the grand Jury stenographically, and afterwards copied out; and that both the Court and the District Attorney have access to the said minutes. Defendant further says that there was no evidence before the Grand Jury to justify the finding of the indictment against him. All the evidence placed before the Grand Jury was that defendant had given a certain

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AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

letter of introduction to one Jansen, as appears more fully described in the affidavit hereunto annexed and marked Exhibit A.

Defendant further says; that if the allegations made in this affidavit are not correct, they may be easily contradicted by the District Attorney who has access to all the evidence taken by the grand Jury.

WHEREFORE by reason of the premises defendant asks that the indictment herein against him be dismissed on the ground that no legal evidence to justify it was placed before the grand Jury.

Sworn to before me this)
13th day of Nov. 1893.)

C. W. Selden.

Daniel L. Kindel,

Comr. of Deeds,

N. Y. City.

AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

Exhibit A.

New York Court of General Sessions.

-----X
The People &c
- against -
C. W. Selden and others
-----X

CITY AND COUNTY OF NEW YORK, ss:

Seldon W. Crow, being duly sworn, says:

That he is the defendant indicted under the name of C. W. Selden; that on or about the 13th day of September of this year, one Charles W. Jansen called upon deponent at his office, and requested deponent to give him, Jansen, a letter introducing him to the Garfield National Bank. Deponent had known Jansen for some time, having first met him in the City of Washington. Deponent gave to Jansen the note attached to the papers in this case. Deponent now learns that some time after the giving of this note to Jansen, that Jansen deposited in the Garfield Bank a forged check. Deponent had no knowledge, whatever, of that fact, or of Jansen's intention to defraud in any manner. Deponent desires to inspect the minutes of the Grand Jury, in order that he may make it manifest to the Court that no evidence justifying an indictment was ever placed before the Grand Jury. Deponent has stated fully and frankly in this affidavit, all his connection or knowledge of this forgery, and he submits that, unless there is some evidence connecting him with the crime, that he

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AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

should not have been indicted and ought not to be placed
upon trial.

Sworn to before me this)
 : C. W. Selden.
6th day of November, 1893.)

Edward J. Hall,
Deputy Clerk,
Court of Genl. Sessions.

0680

NEW YORK COURT OF GENERAL
SESSIONS

The People &c
- against -
C. W. Selden and ors.

MOTION TO DISMISS INDICTMENT

To
The Honorable De Lancey Nicoll
District Attorney.

Purdy & Evans,
116 Centre St.,
New York City.

0681

AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

New York Court of General Sessions

-----X
:
The People &c
:
- against -
:
C. W. Selden and others
:
-----X

To the Honorable De Lancey Nicoll, District Attorney

PLEASE TO TAKE NOTICE that on the annexed affida-
vit we shall move the Court of General Sessions at Part I
on the fifteenth day of November at 11 o'clock A. M.
on said day or as soon thereafter as Counsel can be
heard for an order dismissing the indictment herein

Purdy & Evans,

Attys. for Selden & ors.

116 Centre St.,

N. Y. City.

0682

AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

New York Court of General Sessions

-----X
The People &c
- against -
C. W. Selden and others
-----X

City and County of New York, ss:

C. W. SELDEN, being duly sworn, says:

That he is one of the defendants in the above entitled action; that on the 3rd day of November 1893, the grand Jury of this Court filed an indictment against the defendant charging him with the crime of forgery. That thereupon on the 6th day of November, defendant was arraigned to plead to said indictment and moved for an inspection of the Minutes of the Grand Jury on an affidavit hereunto annexed and marked Exhibit A.; that said motion to inspect the minutes of the Grand Jury was denied by the learned Recorder.

2. Deponent on information and belief says; that all the evidence given before the Grand Jury in this case was taken down by the Secretary of the grand Jury stenographically, and afterwards copied out; and that both the Court and the District Attorney have access to the said minutes. Defendant further says that there was no evidence before the Grand Jury to justify the finding of the indictment against him. All the evidence placed before the Grand Jury was that defendant had given a certain

0683

AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

letter of introduction to one Jansen, as appears more fully described in the affidavit hereunto annexed and marked Exhibit A.

Defendant further says; that if the allegations made in this affidavit are not correct, they may be easily contradicted by the District Attorney who has access to all the evidence taken by the grand Jury.

WHEREFORE by reason of the premises defendant asks that the indictment herein against him be dismissed on the ground that no legal evidence to justify it was placed before the Grand Jury.

Sworn to before me this)
13 day of Nov 1893.)

C. W. Selden

Daniel L. Hubert
Clerk of Court
N.Y. Co.

Exhibit A.

New York Court of General Sessions

The People &c.

CITY AND COUNTY OF NEW YORK, ss:

SELDON W. CROW, JR., being duly sworn, says: (C. W. Seldon that he is the defendant indicted under the name of That on or about the 13th day of September of this year, one *Char 26*

year, one *Chas H* Jansen called upon deponent at his office, and requested deponent to give to him, Jansen, a letter introducing him to the Garfield National Bank. Deponent had known Jansen for some time, having first met him in the City of Washington. Deponent gave to Jansen the note attached to the papers in this case. Deponent now learns that some time after the giving of this note to Jansen, that Jansen deposited in the Garfield Bank a forged check. Deponent had no knowledge, whatever, of that fact, or of Jansen's intention to defraud in any manner. Deponent desires to inspect the minutes of the Grand Jury, in order that he may make it manifest to the Court that no evidence justifying an indictment was ever placed before the Grand Jury. Deponent has stated fully and frankly in this affidavit, all his connection or knowledge of this forgery, and he submits that, unless there is some evidence connecting him with the crime, that he

0685

should not have been indicted and ought not to be placed
upon trial.

Sworn to before me this)
6th day of November, 1893.)

C. W. Selden

Edmund Hall
Deputy Clerk
County of Kent per me

0686

NEW YORK COURT OF GENERAL
SESSIONS

The People &c

- against -

C. W. Selden and ors.

MOTION TO DISMISS INDICTMENT

Original

Purdy & Evans,

116 Centre St.,

New York City.

Court of general Sessions

For the City and County of New York.

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

THE PEOPLE, etc.,
Plaintiff,

-agst-

JOHN S. BRUSH,
Defendant.

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

To John R. Fellows, Esq.,

District Attorney.

SIR:-

Please take notice that on the annexed affidavit of the defendant, John S. Brush, verified on the 25th day of July, 1894, and on all the proceedings had herein, the defendant will move before the Honorable Randolph B. Martine, Judge of the Court of General Sessions, of the City and County of New York, at the Court of said General Sessions, on the 26th day of July, 1894, at Eleven A.M., or as soon thereafter as counsel can be heard, for an order directing the District Attorney of the City and County of New York to restore and hand over, forthwith, to the said defendant, John S. Brush, the certain papers and writings mentioned, set forth and described in the said affidavit, and that he, the said District Attorney, be prohibited from making use of or introducing the said papers or writings, or any of them, as evidence on the trial of the indictments herein against the defendant, and for such other and further relief as to the Court may seem just in the premises.

John W. Coffey
of Counsel

Amos A. Evans
Defendant's Attorney

54 Franklin Str.,

New York City.

Court of General Sessions

For the City and County of New York.

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

THE PEOPLE, etc.,

Plaintiff,

-agst-

JOHN S. BRUSH,

Defendant.

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

City and County of New York, ss.

JOHN S. BRUSH being duly sworn, says:

That he is the defendant above named and that he was arrested on the 31st day of October, 1893, since which time he has been confined in the Tombs, City Prison, awaiting trial upon an indictment for Forgery in the Second Degree filed against him on the 6th day of November, 1893.

That on the 24th day of July, 1894, there was filed against him another Indictment for Forgery in the Second Degree, Second Offense; to both of which indictments he entered pleas of Not Guilty.

That deponent is informed, advised and believes that on the First day of November, 1893, after his arrest as aforesaid, and whilst he was in the custody of the Police Authorities of the City of New York, One George McCloskey and Michael Crowley, Detectives from police Headquarters of the City of New York, went to the premises No. 300 1/2 W. 24th Street where deponent had resided prior to his arrest, and where his wife and family were then residing, and, ringing the door bell of said premises, upon the same being opened by the wife of deponent, they, the said detectives McCloskey and Crowley, forced their way past deponent's wife, and went up the stairs of deponent's dwelling and into a small room adjoining the parlor of said premises where there was a

2.

small tin box containing certain papers belonging to deponent, which said box was then locked and securely fastened.

That deponent is further informed, advised and believes, that said detectives then and there stated to the wife of deponent that they wanted the contents of said box and proposed to break open said box and take the same, whereupon deponent's wife stated to said detectives that rather than have them break open the said box she would send for a locksmith and open the same, and that the said detectives then said to her that they would allow her to send for said locksmith but that if she did not send for him they would immediately pry open said box and take said contents, and that deponent's wife rather than have said detectives break open said box as aforesaid did send for said locksmith and then and there had said locksmith open said box, whereupon said Detectives McCloskey and Crowley took said papers from said box, kept the same in their possession and took them away from said premises with them.

That deponent did not authorize said detectives or any one else to take said papers and no warrant or order has been granted by any Court authorizing said officers or any person to take possession of said papers.

That said papers were and are the private and personal papers of deponent and consist of:

Two (2) One Thousand Dollar ,8 %, Bonds of the New Orleans, Mobile & Texas Railroad, Nos. 5141 and 5143- (the former with 36 coupons off- the latter with 57 coupons off)

A copy of an affidavit in support of an application for a pension-

A copy of an advertisement to be inserted in the New York

Is he with.

3.

"World" Newspaper, for a house-
One (1) Morocco Memorandum book.

That said papers are the private and personal papers of deponent and are in no way connected with or relate to the alleged crime for which deponent has been indicted.

That the aforesaid papers are now in the possession of the District Attorney for the City and County of New York and were seen in his possession and identified by deponent as the papers aforesaid, on the 24th day of July, 1894.

That deponent verily believes that the said District Attorney intends to use said private papers in some way as evidence against deponent upon the trial of the aforesaid indictments and deponent further says that he requires the possession and use of said papers for his private purposes, which said purposes are in no way connected with the aforesaid indictments or the trial of deponent thereon.

That the reason the affidavit of deponent's wife is not hereunto annexed is because she is now confined in the Presbyterian Hospital in the City of New York, where she has recently undergone a most critical surgical operation by reason of which her condition is such that she is utterly unable to make the same.

deponent therefore prays the Court for an order directing that said papers be restored to him.

Sworn to and subscribed :
before me this 25th day of :
of July, 1894. :

Samuel A. Kelly
Com. of Sup. Ct.
N.Y.C.

John J. Brown

.....
[Signature]

0691

Court of General Sessions
For the City & County of New York

The People vs.
Def.

-vs-

John S. Buel,
Def.

Affidavit & Notice of Motion.

copy

John W. Giff
of Council

Amos H. Evans
Att'y for Defendant,
54 Franklin St.
New York City.

FROM
AMOS H. EVANS,
COUNSELLOR AT LAW,
120 BROADWAY,
NEW YORK.

0692

Court of General Sessions

For the City and County of New York.

THE PEOPLE, etc.,
Plaintiff,

-agst-

JOHN S. BRUSH,
defendant.

To John R. Fellows, Esq.,

District Attorney.

SIR:-

Please take notice that on the annexed affidavit of the defendant, John S. Brush, verified on the 25th day of July, 1894, and on all the proceedings had herein, the defendant will move before the Honorable Randolph B. Martine, Judge of the Court of General Sessions, of the City and County of New York, at the Court of said General Sessions, on the 26th day of July, 1894, at Eleven A.M., or as soon thereafter as counsel can be heard, for an order directing the District Attorney of the City and County of New York to restore and hand over, forthwith, to the said defendant, John S. Brush, the certain papers and writings mentioned, set forth and described in the said affidavit, and that he, the said District Attorney, be prohibited from making use of or introducing the said papers or writings, or any of them, as evidence on the trial of the indictments herein against the defendant, and for such other and further relief as to the Court may seem just in the premises.

John W. Goff
of Counsel

Amos H. Evans
Defendant's Attorney
54 Franklin Str.,
New York City.

Court of General Sessions

For the City and County of New York.

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

THE PEOPLE, etc.,

Plaintiff,

agst-

JOHN S. BRUSH,

Defendant.

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

City and County of New York, ss.

JOHN S. BRUSH being duly sworn, says:

That he is the defendant above named and that he was arrested on the 31st day of October, 1893, since which time he has been confined in the Tombs, City Prison, awaiting trial upon an indictment for Forgery in the Second Degree filed against him on the 6th day of November, 1893.

That on the 24th day of July, 1894, there was filed against him another Indictment for Forgery in the Second degree, Second Offense; to both of which indictments he entered pleas of Not Guilty.

That deponent is informed, advised and believes that on the First day of November, 1893, after his arrest as aforesaid, and whilst he was in the custody of the Police Authorities of the City of New York, One George McCloskey and Michael Crowley, Detectives from police Headquarters of the City of New York, went to the premises No. 300 1/2 W. 24th Street where deponent had resided prior to his arrest, and where his wife and family were then residing, and, ringing the door bell of said premises, upon the same being opened by the wife of deponent, they, the said detectives McCloskey and Crowley, forced their way past deponent's wife, and went up the stairs of deponent's dwelling and into a small room adjoining the parlor of said premises where there was a

2.

small tin box containing certain papers belonging to deponent, which said box was then locked and securely fastened.

That deponent is further informed, advised and believes, that said detectives then and there stated to the wife of deponent that they wanted the contents of said box and proposed to break open said box and take the same, whereupon deponent's wife stated to said detectives that rather than have them break open the said box she would send for a locksmith and open the same, and that the said detectives then said to her that they would allow her to send for said locksmith but that if she did not send for him they would immediately pry open said box and take said contents, and that deponent's wife rather than have said detectives break open said box as aforesaid did send for said locksmith and then and there had said locksmith open said box, whereupon said Detectives McCloskey and Crowley took said papers from said box, kept the same in their possession and took them away from said premises with them.

That deponent did not authorize said detectives or any one else to take said papers and no warrant or order has been granted by any Court authorizing said officers or any person to take possession of said papers.

That said papers were and are the private and personal papers of deponent and consist of:

Two (2) One Thousand Dollar , 8 %, Bonds of the New Orleans, Mobile & Texas Railroad, Nos. 5141 and 5143-(the former with 36 coupons off-the latter with 57 coupons off)

A copy of an affidavit in support of an application for a pension-

A copy of an advertisement to be inserted in the New York

3.

"World" Newspaper, for a house-
One (1) Morocco Memorandum book.

That said papers are the private and personal papers of deponent and are in no way connected with or relate to the alleged crime for which deponent has been indicted.

That the aforesaid papers are now in the possession of the District Attorney for the City and County of New York and were seen in his possession and identified by deponent as the papers aforesaid, on the 24th day of July, 1894.

That deponent verily believes that the said District Attorney intends to use said private papers in some way as evidence against deponent upon the trial of the aforesaid indictments and deponent further says that he requires the possession and use of said papers for his private purposes, which said purposes are in no way connected with the aforesaid indictments or the trial of deponent thereon.

That the reason the affidavit of deponent's wife is not hereunto annexed is because she is now confined in the Presbyterian Hospital in the City of New York, where she has recently undergone a most critical surgical operation by reason of which her condition is such that she is utterly unable to make the same.

deponent therefore prays the Court for an order directing that said papers be restored to him.

Sworn to and subscribed :
before me this 25th day of :
of July, 1894. :

Daniel O'Reilly
Com. of Deeds
N.Y. Co.

John S. Brush
.....
Defendant's Attorney
54 Franklin Street,
New York City.

Court of General Sessions
 for the City & County of New York
 The People vs.
 - age 6 -
 John S. Bruch,
 Def.
 Affidavit of Motion.

Lewis H. Gray,
 Atty. for Def.
 54 Franklin St.
 New York City.
 John W. Giff
 of Council

Filed July 26/94

AMOS H. EVANS,
 COUNSELLOR AT LAW,
 180 BROADWAY,
 NEW YORK.

The Court order (2.) 1000. Bonds of the New
 Orleans, Mobile and Texas Railroad, with coupons
 attached be returned to the Defendant Bruch. and
 the rest of the papers taken by the Detentions be placed
 in the custody of the Clerk of this Court until the trial
 of the Defendant

0697

New York Court of General Sessions.

-----X
The People &c. :
- against - :
C. W. Seldon and others :
-----X

TO THE HONORABLE DELANCY NICOL DISTRICT ATTORNEY

SIR:

On the annexed affidavit, and on all the proceedings herein, we will move the Court of General Sessions Part I, on Wednesday October the 8th, for an order permitting the defendant to inspect the minutes of the Grand Jury, and for an order fixing bail herein. Said motion to be heard at 11 o'clock, A. M. or as soon thereafter as counsel can be heard.

Purdy & Evans,
Attys. for C. W. Seldon and ors.,
116 Centre Street,
New York City.

0698

New York Court of General Sessions

----- X
The People &c. :
- against - :
C. W. Seldon and others :
----- -X

City and County of New York, ss:

C. W. SELDON, being duly sworn, says:

That he is one of the defendants above named;
that on or about the 3rd day of September of this year,
one Charles H. Jansen called upon deponent at his office
in this City and requested deponent to give to him, Jansen,
a letter introducing him to the Garfield National Bank.
Deponent had known Jansen for some time, having first met
him in the City of Washington.. Deponent kept an account,
and had done so for some years in the Garfield National
Bank. Deponent had not the slightest suspicion that Jansen
was about to perpetrate any fraud. As far as deponent had
known Jansen, he had always believed him to be a perfectly
honest man. At the time that Jansen called upon deponent
deponent was engaged in attending to a patient, and deponent
took up the first piece of paper that came to hand, and
wrote a brief note to the President of the Garfield Bank,
introducing Mr. Jansen. Deponent heard nothing more ~~from~~
about this letter; in fact, the matter had entirely es-

caped his memory, until he was suddenly arrested and charged with forgery. And then he learned that Jansen had opened an account in the Garfield Bank and had deposited a forged check; and that the check had been cashed. On being arrested, deponent demanded an examination before a magistrate, being well satisfied that if deponent had an opportunity to be heard, no magistrate would hold him as being implicated in this alleged crime. Deponent's case was set down for examination before Justice Smyth on Friday last. When deponent appeared with counsel, deponent was informed that the examination could not go on, as the papers had been sent to the Grand Jury. Deponent then sued out a writ of Habeas Corpus, desiring that a Judge of the Supreme Court might pass upon the affidavits in this case, in order to see whether there was even a prima facie case against deponent. On appearing before the Supreme Court in return to the writ of Habeas Corpus, deponent was confronted with an indictment, thus cutting off from deponent all his legal rights as to a preliminary examination before a magistrate, as provided by law. Deponent is well satisfied that there is and cannot be any legal evidence connecting him with this crime. Deponent is advised by his counsel, Ambrose H. Purdy, that it often happens that Grand Juries find indictments without any legal evidence; and that the Court on being appealed to in the exercise of sound discretion, will examine the minutes of the Grand Jury in order to ascertain whether an indictment was justified; and to that end deponent begs this Court to ~~to examine~~

0700

its discretion and allow the deponent to inspect the minutes of the grand Jury, for the purpose of ascertaining whether there was any legal evidence before that body to justify the indictment against deponent.

Deponent desires this information for two reasons First, in order that deponent may base a motion to dismiss the indictment on the ground that it was found without legal evidence, and without justification. Secondly, in order that your Honor may be entirely advised as to the facts in the case on a motion for fixing bail for deponent's appearance.

Deponent further says: That he has frankly, freely and truly stated to your Honor, all the facts in this case, as far as they are within his knowledge; and deponent respectfully submits that unless there is some evidence connecting him with the crime, that he should not have been indicted and ought not to be placed upon trial.

Sworn to before me this)

6th day of Nov 1893.)

C. W. Landon

Thomas M. Landon -
Commissioner of Deeds

New York City

0701

New York Court of
General Sessions

The People &c

against

C. W. Seldon & ors.

AFFIDAVIT AND NOTICE OF
MOTION.

*And return of this
and send to Recorder
Dwyer*

Purdy & Evans,
116 Centre St.,
New York City.

0702

New York Court of General Sessions.

-----x
The People, etc.
against
Buchannon
John D. Brush
Garrett
C W Selden, alias Crowe
-----x

Hon. John R. Fellows,
District Attorney.

Dear Sir:-

On the annexed affidavit, and on all the proceedings, pleadings, indictments, etc., herein, I will move the Court at Part 3, General Sessions, at 10.30 A. M. on the 7 day of March, 1895, or as soon thereafter as counsel can be heard, for an order dismissing the indictment in this case.

Yours respectfully,

A H Purdy

Recd. D. C. L.
Es & C. L. S.
m. y. C.

Satd. New York
March 6. 1895

0703

New York Court of General Sessions

-----x
 The People, etc. :
 against :
 Buchannon :
 John D. Brush :
 Garrett :
 C. W. Selden, alias Crow :
 -----x

City and County of New York, ss:

C. W. Selden, being duly sworn, says: That he is one of the defendants in the above entitled action, that he was arrested on or about 31 day of ~~September~~ ^{October}, 1893, on the charge of Forgery. Subsequently, on the 7 day of ~~February~~ ^{February} 1894 defendant, on motion of his attorney, was discharged on his own recognizance. Of the co-defendants above named, Brush has been sentenced to the State's Prison, Garret has been discharged, Buchannon has been discharged and indictments dismissed.

I am a physician and a respectable man and this indictment hanging over me is greatly to my detriment; I therefore ask the Court to either dismiss the indictment or call me for trial.

Selden W. Crowe

Sworn to before me, this)

5th day of March 1895)

Robert H. Lee
 County of New York
 City of New York

0704

Sir:

Take notice that the within is a copy
of this day duly
entered in this action in the office of the
Clerk of this Court

Dated, N. Y., 189

Yours etc.,

~~C. E. KINSLEY~~

Attorney for

89 & 91 Elm Street,

New York City

To

Attorney for

General Sessions
Part 3 Court.

The People, etc.,
against

Duchannon
John D. Brush
Garrett

Weldem alias Crow

Affidavit of Notice
of Motion &

~~C. E. KINSLEY~~

Attorney for

W. C. Curdy
Deft

89 & 91 Elm Street,

NEW YORK

Motion to dismiss
indictment denied

N.Y. Apr 30/90

Due and timely service of a copy of the within

is hereby admitted

Dated, 189

Attorney for

0705

Notes

The defendants mentioned
in this note have been
indicted by the Grand Jury
this morning and the
papers are ~~not~~ with Judge
Martine, so cannot be
returned.

Edward A. Flynn
Chief Clerk

0706

City and County of New York, ss.

I, Solou B. Smith the Police Justice

named in the annexed writ, do certify and make return to the Supreme Court that on the

Second day of November 18 93

Selden W. Brower

named in said writ, was brought before me at the First District Police Court in said City, and then and there

charged before me, as one of the Police Justices aforesaid, upon the oath of

Stephen Barker

for that he the said Selden W. Brower

did, on the 2d day of October 1893, at the City and County aforesaid

did forge, counterfeit and utter a certain written instrument purporting to be a check drawn upon the Manhattan Banking Company by Stanton and Coffin for the sum of Five thousand and sixty-six ⁶⁶/₁₀₀ dollars

And I, the said Police Justice, having in due form of law examined the said complainant and

the witnesses before me produced, and the said Selden W. Brower by counsel having asked a continuance of the Examination and it appearing that an offence has been committed, and that there is probable cause to believe the to November 3d The said Examination was thereupon prisoner aforementioned to be guilty thereof, I fixed the amount of bail to be given by the said Continued to said date and the defendant committed to prisoner at the sum of hundred dollars; and he having failed and The City Prison in default of \$5000 Surety, The proceedings neglected to find surety in the sum of hundred dollars I did thereupon had on the 3d day of November are hereto annexed and made commit the said part of this return

to the City Prison, to answer the said complaint until he be thence delivered by due course of law.

The complaint is hereto annexed and made a part of this return.

Solou B. Smith Police Justice.

November 3^d, 1893.

Justice Smith

Mr Purdy. I will listen
to you now.

Mr Purdy

We are here ready
to proceed with the exami-
nation of the doctor?

Justice Smith

As I am, advised
at the present time this de-
fendant has been indicted by
the Grand Jury for the
offence charged in the com-
plaint; the papers were
forwarded yesterday at the
request of the District Attorney
for submission to the Grand
Jury, and as I understand
it, they are in the possession
of the Court of General
Sessions, and a communication

2

from a clerk in the District
Attorneys office to me says
the defendant has been
Indicted, I understood from
you that he has not been
Indicted, in case that you
dispute the fact of the Indict-
ment I will necessarily
have to adjourn the examination
and if you don't dispute it
I am prepared to go on.

Mr Purdy I do dispute it,
we are here for the examination
which the Code provides.
Justice Smith

Then the examination
will stand over until Monday
afternoon until half past
one o'clock on the ground
as stated by me before.

Mr Purdy Counsel for the

defendant objects to any adjournment. on the ground that he is here prepared to go on with the examination, the Code provides that the examination must proceed at once unless waived by the defendant, the defendant asks for his discharge on the ground that there is no evidence submitted to the magistrate to justify his arrest, nothing to legally connect him with the crime; on those grounds he moves to dismiss the complaint

Justice Smith

Motion Denied and
Defendant remanded over
to custody.

—H—

0710

23RD STREET & 6TH AVENUE.

No. 6

New York.

Oct 4

1898

GARFIELD NATIONAL BANK



Pay to the order of

Cash

Twenty five hundred and fifty Dollars

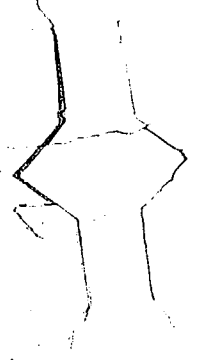
\$ 25.50

Charles H. Jansen

Stewart, Warren & Co. Litho 29 Howard St. N.Y.

0711

Charles H. Jansen



0712

23RD STREET & 6TH AVENUE

No. *5*

New York.

Oct 4 1893

GARFIELD NATIONAL BANK

Pay to the order of

Cash

Dollars

Five hundred

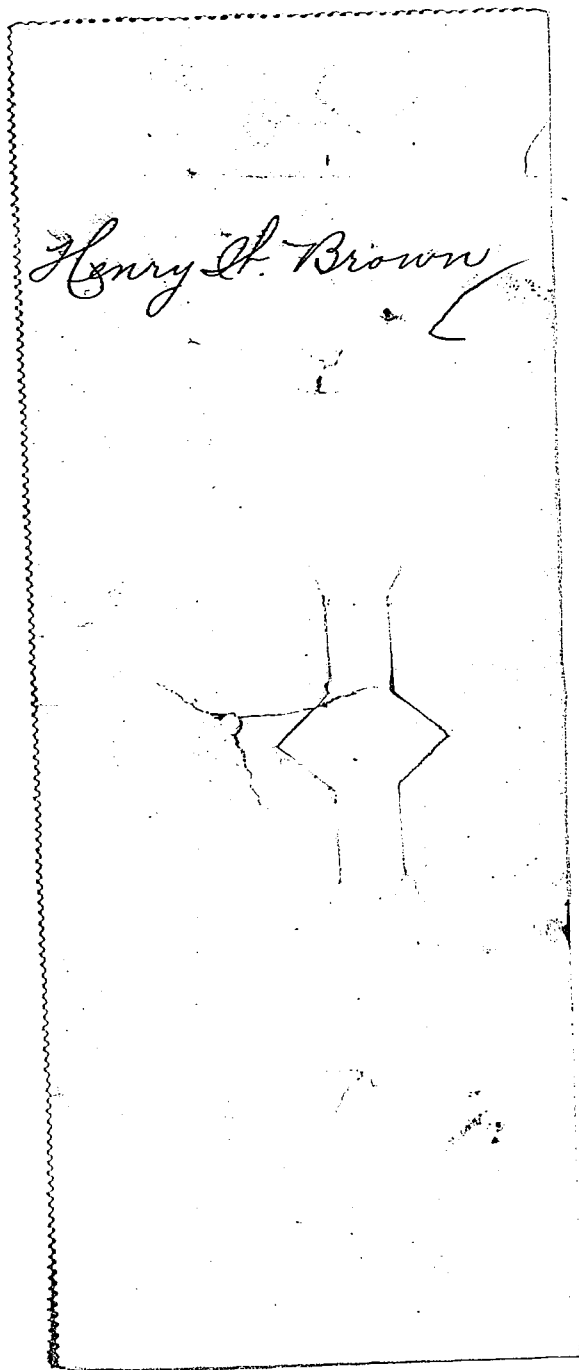
Charles H. Jansen

\$ *500 00*

Stewart Warren & Co. Litho. 29 Howard St. N.Y.

0713

Henry St. Brown



0714

23RD STREET & 6TH AVENUE.

No. 7

New York. Oct 5 1893

THE GARFIELD NATIONAL BANK

Pay to the order of

Cash

OCT 5

Five hundred Dollars

\$ 500⁰⁰

Charles H. Jansen

0715

Henry St. Brown



0716

23RD STREET & 6TH AVENUE

No. 9

New York

Oct 5 1893

GARFIELD NATIONAL BANK

Pay to the order of *Cash* *Sixty* Dollars

Charles H Jansen

\$ 60⁰⁰

Stewart Warren & Co. Litho. 29 Howard St. N.Y.

0717

Henry H. Brown.

OCT 5 1893

0718

23RD STREET & 6TH AVENUE.

No. *2*

New York.

Sep 20 1893

GARFIELD NATIONAL BANK

SEP 30 1893

Pay to the order of

Cash

Three hundred and Seventy five Dollars

\$ *375 00*

Charles H. Jansen

Stewart Warren & Co. Litho 29 Howard St. N.Y.

0719

**TORN
PAGE(S)**

23RD STREET & 6TH AVENUE.

No. 8 New York Oct 5 1893

THE GARFIELD NATIONAL BANK OCT 5 1893

Pay to the order of Cash

Sixteen hundred Dollars

\$ 1600⁰⁰ Charles H. Jansen

Stewart Warren & Co. Litho. 29 Howard St. N.Y.

0720

Charles H. Jansen



0721

TORN
PAGE(S)

23RD STREET & 6TH AVENUE.

No. 3

New York, Sep 30 1893

GARFIELD NATIONAL BANK

Pay to the order of

Twenty One hundred and Fifty Dollars

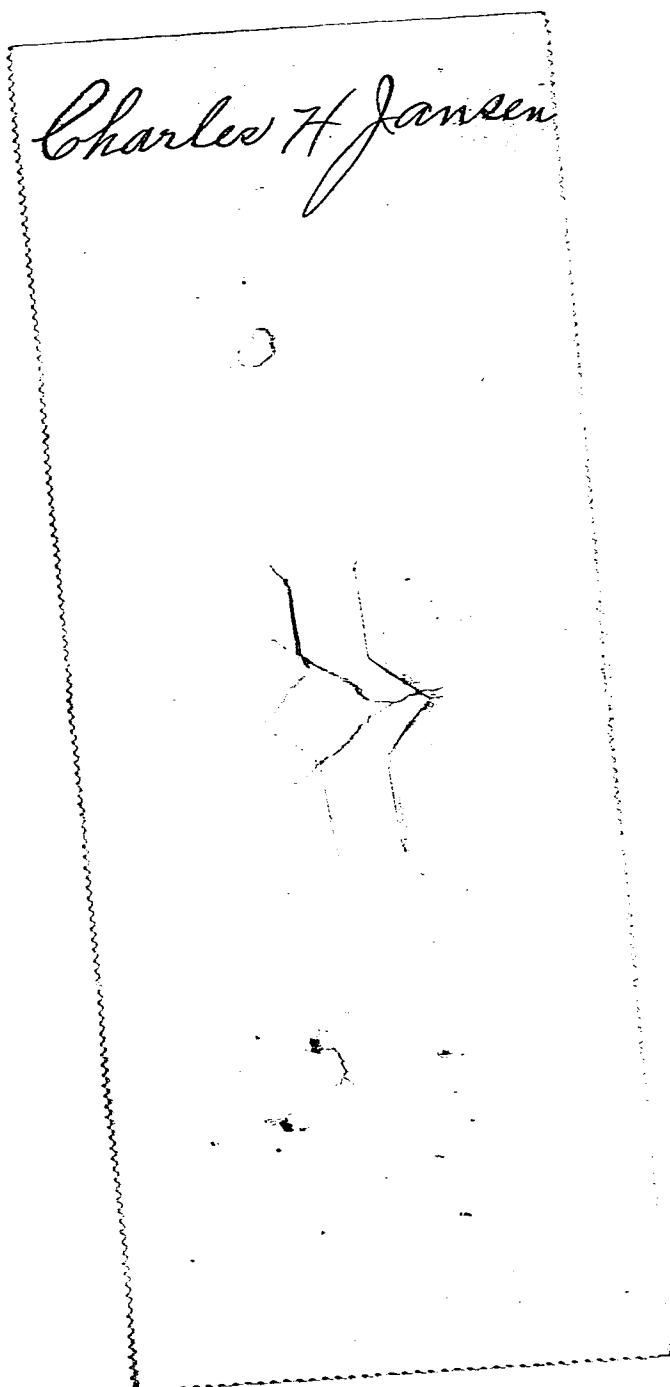
\$ 2150⁰⁰

Charles H. Hansen

Stewart, Warren & Co. Litho. 29 Howard St. N.Y.

0722

**TORN
PAGE(S)**



0723

TORN
PAGE(S)

23RD STREET & 6TH AVENUE.

No. 4 New York. Oct 2 1893

GARFIELD NATIONAL BANK

Pay to the order of Cash Five hundred Dollars

\$ 500.00 Charles H. Jansen

Charles H. Jansen & Co. Litho. 29 Howard St. N.Y.

23RD STREET & 6TH AVENUE.

No. 1 New York. Sep 28 1893

GARFIELD NATIONAL BANK

Pay to the order of Cash One hundred Dollars

\$ 175.00 Charles H. Jansen

Charles H. Jansen & Co. Litho. 29 Howard St. N.Y.

0724



Garfield
Bank

[illegible]

0726

Fol. 1 Court of General Sessions for the Peace,
In and for the City ^{and County} of New York.

-----:
The People etc. :

-agst- :

James Buchanan ors. :
-----:

Sir:-

You will please take notice that upon the annexed affidavit of Joseph I. Green duly verified the 22nd day of November 1893, upon the indictments herein filed in the office of the clerk of the District Attorney for the City and County of New York, and upon the plea of not guilty thereto, and upon all the papers and proceedings herein the undersigned will move this Court in Part I. thereof on the 24th day of November 1893, at eleven o'clock in the forenoon of that day or as soon thereafter as counsel can be heard that the bail fixed for the defendant above named to wit, James Buchanan, be reduced, and that such further order or relief be granted as to the Court may seem just and proper.

Dated New York Nov. 22, 1893.

Yours etc.,
Joseph I. Green,
Atty for Dfdt. James Buchanan
Post Office & Office Address,
230 Broadway New York City.

To
Delancy Nicoll Esq.,
District Attorney,
New York City.

Hall.

Court of General Sessions for the Peace.

In and for the City and County of New York.

-----:
The People etc. :

-agst- :

James Buchanan ors. :
-----:

City and County of New York ss:-

Joseph I. Green being duly sworn deposes and says
That he is a duly admitted and practicing attorney in the
Courts of record of the State of New York, and that his
office address is No. 280 Broadway.

II. That he is the attorney for the defendant James
Buchanan herein, and was retained by the said James Buchanan
a few days ago. That said James Buchanan was arrested on
the 31st day of October 1893 on a bench warrant duly issued
and that he is now confined in the City prison, and that
bail has been fixed by Hon. Frederick Smyth Recorder in the
sum of \$5000.

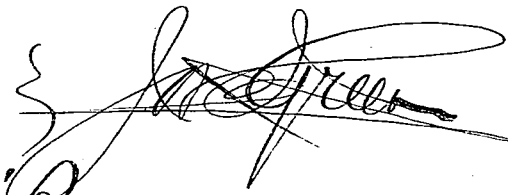
III. Deponent further says that he has been informed by
said defendant James Buchanan that he resided with his wife
at No. 71 W. 95th street in the City of New York, and that
he was in business at 21 Centre street up to the time of his
arrest. That deponent has been informed by said defendant
James Buchanan that he is innocent of the charge for which
he is indicted, and that he was in no way interested in the
forgery or the uttering of the same for the two checks upon
which the indictments herein have been found. Deponent fur-
ther says that he has been informed by said defendant

0728

James Buchanan that he can obtain reasonable bail, but that he is unable to obtain bail in the sum of \$5000. Deponent further says that he has had a conversation in the City Prison with one Garrell who is jointly ^{indicted} ~~connected~~ with the defendant Buchanan and who informed deponent that he was going to turn "States evidence" and that in said conversation said Garrell informed deponent that the defendant Buchanan was entirely innocent of the charge and that he was not in any way connected with the crime and that he would so testify if called upon.

WHEREFORE deponent asks that the bail herein be reduced to a less sum than \$5000. and for such other and further relieve as to the court may seem just and proper.

Sworn to before me this
22nd day of November 1893.


Robert B. Payne

NOTARY PUBLIC,
NEW YORK CO.

Residing at
Bridgetown
\$2500.00 to \$7000.00
1777-1937

Sm:

You will please take notice that this

is a true copy of an

this day

duly made and entered in this action and filed

in the office of the Clerk of this Court.

Dated, N. Y.,

189

Yours, &c.,

JOS. I. GREEN,

Att'y for

P. O. and Office Address, 280 Broadway,
N. Y. City.

To

Att'y for

Esq.,

Carl J. Green
The People

Plaintiff

against

James Buchanan

Defendant.

Applicant for
reduction of bail

JOSEPH I. GREEN,

Attorney for *Deft Buchanan*

(Stewart Building)

No. 280 BROADWAY,

New York City.

To

Attorney for

service of a copy of the

within *App'd-17* is hereby admitted this

22^d day of Nov. 1893

De Lancy Nicoll

Deft Attorney

per

Emt. I. Myer

clerk

0729

The People of the State of New York.

To *John R. Fellows, Esq. District Attorney.*

and to all and every person and persons, officer and officers having in his or their custody or control any complaint, affidavit, indictment, charge, or written or printed paper or document of any kind touching the imprisonment and detention of the prisoner hereinafter named ;

GREETING :

We command you that you certify fully and at large to the Supreme Court of The State of New York, at a Special Term thereof to be held at Chambers in the Court House of the City and County of New York on... *Tues* day, the *31*... day of... *July*... A. D. 18*94*, at... *10.30*... o'clock in the... *forenoon*, the time and cause of the imprisonment of...

..... *John B. Brush*

by you detained, as it is said, by whatsoever name the said..... shall be called or charged, and that you then and there return to the said Supreme Court fully and at large all and every complaint, charge, affidavit, indictment, commitment, written or printed document or paper, and the orders, proceedings, evidence, conviction and judgment in the premises, together with all things touching or in any manner concerning the same. And have you then there this writ.

But if, at the time when this writ is returnable, a Court of Oyer and Terminer in and for the City and County of New York shall be actually sitting at the Court House of the City and County of New York, then you shall make return to this writ, according to the precept thereof, at the time and in the manner hereinbefore specified and commanded, before the said Court of Oyer and Terminer.

Witness the honorable CHARLES H. VAN BRUNT, Presiding Justice of our said Supreme Court in and for the First Judicial Department, at the Court House of the City and County of New York, the *30*... day of... *July*... in the year of our Lord one thousand eight hundred and ninety *four*

By the Court.

Harry Purdy
COUNTY CLERK.

Amos H. Evans
~~PURDY & EVANS,~~

Attorneys for Relator,

54 Franklin St.
~~No. 116 Centre Street,~~

New York City.

John H. Goff
of Counsel

073

56
New York Supreme Court.

The People, &c.

Ex rel. *John P. Burch*

VS:

*The Wardens of the Tombs,
City of New York*
Respondent.

Writ of Certiorari.

Amos H. Evans
PURDY & EVANS,
ATTORNEYS FOR RELATOR,
No. 115 Centre Street, New York City.
John H. Evans
of Counsel

The within writ is allowed this. *30th*
day of *July* 18*94*

M. J. Evans

Justice of the Supreme Court of the State
of New York.

The within writ is adjourned to the.....day of
.....18 , at the same time and place,
and the relator is remanded to the custody of the
respondent in the mean time.
Dated the.....day of.....18

The within writ is adjourned to the.....day of
.....18 , at the same time and place,
and the relator is remanded to the custody of the
respondent in the mean time.
Dated the.....day of.....18

The within writ is adjourned to the.....day of
.....18 , at the same time and place,
and the relator is remanded to the custody of the
respondent in the mean time.
Dated the.....day of.....18

The within writ is adjourned to the.....day of
.....18 , at the same time and place,
and the relator is remanded to the custody of the
respondent in the mean time.
Dated the.....day of.....18

The within writ is adjourned to the.....day of
.....18 , at the same time and place,
and the relator is remanded to the custody of the
respondent in the mean time.
Dated the.....day of.....18

The within writ is adjourned to the.....day of
.....18 , at the same time and place,
and the relator is remanded to the custody of the
respondent in the mean time.
Dated the.....day of.....18

The within writ is adjourned to the.....day of
.....18 , at the same time and place,
and the relator is remanded to the custody of the
respondent in the mean time.
Dated the.....day of.....18

The within writ is adjourned to the.....day of
.....18 , at the same time and place,
and the relator is remanded to the custody of the
respondent in the mean time.
Dated the.....day of.....18

0732

Fol. 1 Court of General Sessions for the Peace.
 In and for the City ^{and County} of New York.

-----:
 The People etc. :

-agst- :

James Buchanan esq. :

-----:
 Sir:-

You will please take notice that upon the annexed affidavit of Joseph I. Green duly verified the 22nd day of November 1893, upon the indictments herein filed in the office of the clerk of the District Attorney for the City and County of New York, and upon the plea of not guilty thereto, and upon all the papers and proceedings herein the undersigned will move this Court in Part I. thereof on the 24th day of November 1893, at eleven o'clock in the forenoon of that day or as soon thereafter as counsel can be heard that the bail fixed for the defendants above named to wit, James Buchanan, be reduced, and that such further order or relief be granted as to the Court may seem just and proper.

Dated New York Nov. 22, 1893.

Yours etc.,

Joseph I. Green,
 Atty for Dist. James Buchanan
 Post Office & Office Address,
 230 Broadway New York City.

To
 Delancy Nicoll Esq.,
 District Attorney,
 New York Co.

0733

Jue.

Court of General Sessions for the Peace.

In and for the City and County of New York.

-----:

The People etc. :

-agst- :

James Buchanan etc. :

-----:

City and County of New York ss:-

Joseph I. Green being duly sworn deposes and says That he is a duly admitted and practicing attorney in the Courts of record of the State of New York, and that his office address is No. 280 Broadway.

II. That he is the attorney for the defendant James Buchanan herein, and was retained by the said James Buchanan a few days ago. That said James Buchanan was arrested on the 31st day of October 1894 on a bench warrant duly issued and that he is now confined in the City prison, and that bail has been fixed by Hon. Frederick Smyth Recorder in the sum of \$5000.

III. Deponent further says that he has been informed by said defendant James Buchanan that he resided with his wife at No. 71 W. 25th street in the City of New York, and that he was in business at 21 Centre street up to the time of his arrest. That deponent has been informed by said defendant James Buchanan that he is innocent of the charge for which he is indicted, and that he was in no way interested in the forgery or the uttering of the same for the two checks upon which the indictments herein have been found. Deponent further says that he has been informed by said defendant

0734

James Buchanan that he can obtain reasonable bail, but that he is unable to obtain bail in the sum of \$5000. Deponent further says that he has had a conversation in the City Prison with one Garvett who is jointly ^{indicted} ~~persecuted~~ with the defendant Buchanan and who informed deponent that he was going to turn "State's evidence" and that in said conversation said Garvett informed deponent that the defendant Buchanan was entirely innocent of the charge and that he was not in any way connected with the crime and that he would so testify if called upon.

WHEREFORE deponent asks that the bail herein be reduced to a less sum than \$5000. and for such other and further relieve as to the court may seem just and proper.

Sworn to before me this
22nd day of November 1893.

Robert Oldyme
Notary Public
New York C.

J. Green

0735

*Every General Summons
to the People of*

Plaintiff

*against
Jas. Buchanan*

for Defendant

*Applicant for
Protection of Fair
Trade Union of Fair*

JOSEPH I. GREEN,
Attorney for
(Stewart Building)

No. 280 BROADWAY,

New York City.

To *St. George Hotel &
Lodge for NYC*



Due and time of a copy of the

within is hereby admitted this

day of 189

Attorney for

Sir:

You will please take notice that the within
is a true copy of an this day
duly made and entered in this action and filed
in the office of the Clerk of this Court.

Dated N. Y.,

189

Yours, &c.,

JOS. I. GREEN,

Att'y for

P. O. and Office Address, 280 Broadway,
N. Y. City.

To

Att'y for

Esq.,

Bernard W. Wolf - 202. 9th ~~Green~~ Saloon - knew
 Brush abt 1 1/2 yrs ago - when he had me but never
 saw Garrett first about same time when they ~~met~~ met
 there - Garrett was away for a while & came
 back - In Sept & Oct. they met there sometimes
 every morning abt 11 o'clock ~~in the~~
~~was sent to them~~

Brush & Wolf were playing ~~billiards~~ one evening
 when Garrett, Bonnelly & Hayes.

Brush wrote letter

~~near~~ Burns - 36th St + 8th + S.E. cor 35th & 8th Ave
~~32nd & 8th~~

Brush used mail under name of
 Brady - & left ~~with car keys~~ ~~Castro~~ which
 he said contained cash - for
 some one call for it -

63 Burn
 Lewis Harrington - Wells Fargo & Co.
 abt \$1000.00 check

Oak - Brush had business with
 Talbot: under

Jansen - gambler on 1st Ave

Hayes saw Garrett deliver envelope contg
 blanks to Brush.

sent out
 the Ball to buy envelope

073

²⁰³ Luxington Ave
Hayes met "John" in Norfo ~~23-24-25~~ th Ave

Saturday in Sept 93 - 16.23.30.

Oct " 7.14.21.28.

John S. Brush
John S. Bradford
John Doe -
John J. Hatfield

Sept 9. 1885 P. G. G. Perry - S. P. 10 years -
Oct 2. 85 S. P. 10 years.

Early Fall of 93 got Harges -

Sept

Oct 13-20 + 24 - Brush wrote Garrett -

apc C & S - in Bk of Man N. Co

Office Boy - can identify Bush?

Garrett - Scheme - delivery of CK
to Bonsh & receipt of proceeds
from Bonsh -

0740

Brush

Inal Mem.

Re

Brush

Verify Stern & Rushmore to produce persons who paid or certified
checks -

" Coffin & Stanton

" Crowley & McCuskey -

"

Witnesses

Henry Welch - Clerk -

James Jackson - State Delinquent - from Sing Sing

x Sergt. Gehegan - 23rd Precinct

H. D. Garrett,

Joseph A. Hayes

x Miss Bruno - 520 - 8th Ave or 411 W. 38th St.

x John Pfisterer 205 - 8th Ave.

x Bernard W. Wolf. 202 - 9th Ave.

David N. Carvalho

D. J. Ames -

0742

District Attorney's Office,
City & County of
New York.

In 1864 or 5 forged a/c
of Geo R. Hobbs under
name of J. R. Hobbs, Sons
& passed in M. M.
Van Wyke, restaurant

District Attorney's Office,
City & County of
New York.

Douglas - W. L.
Paying Teller Garfield

0743

The New York Protestant Episcopal City Mission Society.

Rt. Rev. H. C. POTTER, D.D., L.L.D., D.C.L. (ex-officio), President.
 Rev. MORGAN DIX, S.T.D., D.C.L., Vice-President.
 Rev. ARTHUR BROOKS, D.D., Vice-President.
 Mr. WM. ALEX. SMITH, Vice-President.
 MR. JAMES POTT, Treasurer, pro tem.
 REV. GEORGE F. NELSON, Superintendent.
 MR. THOMAS EGGLESTON, Vice-President.
 MR. CHAS. P. BULL, Secretary.
 REV. BROCKHOLST MORGAN, General Agent.

OFFICE, 38 BLEECKER STREET.

New York, September 18, 1894.

My Dear Mr. Felt,

I have come across
 H. D. Ganett, now confined in
 the Tombs and awaiting sentence.
 He does not plead innocence,
 but claims he is a dupe of others,
 and has been in prison nearly
 11 months. In such he would
 invoke clemency in his sentence.
 If you approve of it, such
 could mitigate somewhat his
 punishment; I would be grateful
 to hear of it, Yours sincerely
 Brockholst Morgan

0744

STERN & RUSHMORE.
ATTORNEYS & COUNSELLORS.
40 WALL ST. NEW YORK.
SIMON H. STERN. CHAS. E. RUSHMORE.

September 15, 1894.

Dear Mr. Weeks :

Please deliver to Peter Williamson of
the Manhattan Company, the bearer of this
note, the certification book left with you
day before yesterday by Mr. Kissan, the paying
teller of the Bank.

Yours truly,

Bainbridge Colby,
H

Hon. Bartow S. Weeks,
City.

Richard Brook
Peter Williamson

Aspy. bid. Abby Weeks,

Dear Sir:

On or about June 1892,
being indebted to my land lady and other
men for money, I saw Frank and
he agreed to take me into a scheme whereby
some money could be made and so
He explained his plan as follows.
We were to make out tenement houses
having families in front and rear, and other
houses, and equip with the necessary
fire escapes, and make them into the houses
over and whom they resided. We then
proceeded to the owner's residence and one
of us entered, the other keeping watch
outside. The owner's attention was called to
the fact that he was a delinquent in that
his tenement lacked the necessary means
of escape in case of fire, and that the "Building
Dept." would send him a notice upon report
being made thereof by us as "inspected" which
we represented ourselves to be. Then there
he paid to the expense of putting up fire es-
capes the owner made as a rule compen-
sation for \$5-10- or \$15, according to the
height of his tenement. The same rule &
methods applied to the fire co. for water
Meters and particularly to repairs of houses

the cloths of which, consisted into a
 party wearing robes like the Indians, and
 a separate cover should be provided for
 each horse, the scheme was also worked on
 to convincing of all and every one relating
 the owner was obliged to pay the building
 or Building lanes. We always found that,
 however small, or otherwise horrible the cause
 might be, they never hesitated to offer the
 necessary bribe. Sometimes an objection would
 be raised and we would be requested to "come
 again" we never saw so - at least Bruck
 would not permit it saying that, the people
 would make inquiries, and be sure, for sure.
 Now the great difficulty regarding identification
 was that Bruck having kept all "Masters"
 as the owners named & addressed, I am at a loss
 to point out just what name & owner he
 called upon. He generally had me do the
 "button holding" in watching at night.
 There is a man who has purchased several
 my a water mill which should be placed
 in a stable up town. His name is "Tonya"
 or "Tonya" a "butter churning" dealer 2nd
 door from S. W. Cor. Greenmarket Franklin
 Qta, in a basement. He did not agree
 with Bruck & might be a useful man.
 There are many people in the city, particularly

John Tonya
 318 Quich

among the acquaintances who know him but I cannot recall their names or maiden names. If you would send DeLoe, Reilly or Van Gersselt or some European Mr. Laughlin (died) Mrs. M. L. (died) (deft. date) to accompany me, I could in one day I think, locate several persons who would remember him.

When the work became too narrow in New York we moved to Brooklyn. He told me he had another had been seeking the return for more than a year and as his partner in the affair died, he selected me. This will account for my meeting Bush every morning at Philadelphia, Wolf's a Magazine. We always met in a saloon he knew very well in the city.

If you will pardon the digression permit me to state that it is my firm belief that "Nagel" has been kidnapped with. He is not a boy - but money in his ruling passion, and the "gang" to which Bush belongs is well organized and will undoubtedly take good care of him.

Wm. Evans, of course for "Nagel" told Mr. Buchanan when the latter was incarcerated here. He told Garrett I wish to see him, I have something of importance

to tell him - but I must have a note from him, and requesting me to call". I sent a very graciously worded note and he called me to the counsel room, and after a great deal of arguing finally told me that if I refused to go on the stand I would have the longest counsel in New York to defeat me, that my sentence would be very light and that every measure would be taken to secure my comfort in being in prison. He then unfolded a plan to trip up the expert handwritter who swears about almost the top of the forged checks. The person who really wrote the checks was to write a specimen sheet in the presence of several unimpeachable witnesses, to each other & the witness unknown, the specimen was to be read out to the expert on the stand who would naturally say that I (Garrett) wrote it. Then those witnesses would be called by the defense and their evidence would shatter the structure built by Mr. Cammels, the expert. Could I have had by any means a chance to see the real writer at work I would have immediately consented and thus tripped him, but as I gave Bancroft & Jeff the credit of doing a little fine detective work as well as not better than I do, I declined. Mr. Carter

continued to send for me, until I, learning
 that such interviews could be obtained
 to my own, suggested Stephen Bessmerly,
 in charge of the council room, & tell Miss
 Evans, the next time he sent for me, that
 I declined to be a party to any further inter-
 views. I made subsequently interviewed
 Mr. Purdy, who had agreed to take care
 of my case although I did not have a court
 to pay him as a retainer; and Mr. Purdy
 told me to permit him to have me called
 down, under a plea of guilty & go away with
 a light sentence. The same inducements
 were offered and I at the time being sick and
 deserted would have accepted but for the
 fortunate advent of Mr. Colby of Stone
 & Braden's counsel for consultation. I think
 one thing I can truly say of Mr. Webster -
 if you cannot grant me immunity, for
 God's sake do not send me back to Sing-
 Sing; my life there under the circumstances
 would be one continuous scene of misery and
 Bessmerly is not known particularly among
 the convicts and the story he would tell would,
 in consequence, be believed at once and
 to mine and I could stand no chance of
 getting out of there alive. It is the one
 thing that I fear and although my love

repugnance, conscious overburden and earnest desire to lead a better life, will restrain me through the many trials & temptations I must expect in the world. It would not avail me against the evil because recognition of envious towards those who show absolute evidence; even here I am made to feel at last the kindly feeling of my keepers and the fact that I am under the care of the Dist. Atty's office doctor. Those who feel would make a demand upon, knowing that they would suffer, their cause being just and needed. But at Sing Sing, the trial is over, the sentence imposed and they have the mutual bond of sympathy in such cases from a thousand kindred hearts and the result is apparent. Should it please you after the trial to accord me temporary release, my only effort will be to avoid demands for apprehension of "Jensen et al" and, unless I have any interests in life, which would be New York, to secure, and have a passing knowledge of the methods to adopt in such detective work. I am confident of success.

I may not have mentioned it to you, but the sum of attested signature of Bush may be obtained from the office of the Clerk of Sing Sing Prison as every season.

convict must sign a voucher in duplicate for the money he receives. One voucher is forwarded to the Comptroller of the State, the other is retained in the Office of the Sheriff of the Prison.

On 8th Nov. (East side - between lat. 19° 20' - 20° 42' N. etc., in a Meeting Public before the Court has been the receipt of 200000 vouchers for prisoners which he receives.

Wm. G. Carroll.

TORN PAGE

0752

No. 2.

1091

~~TO THE CHIEF CLERK.~~

~~Please send me the Papers in the Case of~~
PEOPLE

~~Is Buchanan~~

Mr. Meeker -

The evidence
against this defendant
is not very full.

I think the bail
in his case might
properly be reduced
to \$2000. John D.

District Attorney.

0753

New York Court of General Sessions.

- - - - -X
The People &c. :
- against - :
C. W. Seldon and others :
- - - - -X

TO THE HONORABLE DELANCY NICOL, DISTRICT ATTORNEY

SIR:

On the annexed affidavit, and on all the proceedings herein, we will move the Court of General Sessions Part I, on Wednesday October the 8th, for an order permitting the defendant to inspect the minutes of the Grand Jury, and for an order fixing bail herein. Said motion to be heard at 11 o'clock, A. M. or as soon thereafter as counsel can be heard.

Purdy & Evans,
Attys. for C. W. Seldon and ors.,
116 Centre Street,
New York City.

New York Court of General Sessions

----- X
 The People &c. :
 - against - :
 C. W. Seldon and others :
 ----- -X

City and County of New York, ss:

C. W. SELDON, being duly sworn, says:

That he is one of the defendants above named;
 that on or about the ^{13th} ~~3rd~~ day of September of this year,
 one Charles H. Jansen called upon deponent at his office
 in this City and requested deponent to give to him, Jansen,
 a letter introducing him to the Garfield National Bank.
 Deponent had known Jansen for some time, having first met
 him in the City of Washington.. Deponent kept an account,
 and had done so for some years in the Garfield National
 Bank. Deponent had not the slightest suspicion that Jansen
 was about to perpetrate any fraud. As far as deponent had
 known Jansen, he had always believed him to be a perfectly
 honest man. At the time that Jansen called upon deponent
 deponent was engaged in attending to a patient, and deponent
 took up the first piece of paper that came to hand, and
 wrote a brief note to the President of the Garfield Bank,
 introducing Mr. Jansen. Deponent heard nothing more ~~from~~
 about this letter; in fact, the matter had entirely es-

caped his memory, until he was suddenly arrested and charged with forgery. And then he learned that Jansen had opened an account in the Garfield Bank and had deposited a forged check; and that the check had been cashed. On being arrested, deponent demanded an examination before a magistrate, being well satisfied that if deponent had an opportunity to be heard, no magistrate would hold him as being implicated in this alleged crime. Deponent's case was set down for examination before Justice Smyth on Friday last. When deponent appeared with counsel, deponent was informed that the examination could not go on, as the papers had been sent to the Grand Jury. Deponent then sued out a writ of Habeas Corpus, desiring that a Judge of the Supreme Court might pass upon the affidavits in this case, in order to see whether there was even a prima facie case against deponent. On appearing before the Supreme Court in return to the writ of Habeas Corpus, deponent was confronted with an indictment, thus cutting off from deponent all his legal rights as to a preliminary examination before a magistrate, as provided by law. Deponent is well satisfied that there is and cannot be any legal evidence connecting him with this crime. Deponent is advised by his counsel, Ambrose H. Purdy, that it often happens that Grand Juries find indictments without any legal evidence; and that the Court on being appealed to in the exercise of sound discretion, will examine the minutes of the Grand Jury in order to ascertain whether an indictment was justified; and to that end deponent begs this Court to ~~examine~~

its discretion ^{to} ~~and~~ allow the deponent to inspect the minutes of the Grand Jury, for the purpose of ascertaining whether there was any legal evidence before that body to justify the indictment against deponent.

Deponent desires this information for two reasons. First, in order that deponent may base a motion to dismiss the indictment on the ground that it was found without legal evidence, and without justification. Secondly, in order that your Honor may be entirely advised as to the facts in the case on a motion for fixing bail for deponent's appearance.

Deponent further says: That he has frankly, freely and truly stated to your Honor, all the facts in this case, as far as they are within his knowledge; and deponent respectfully submits that unless there is some evidence connecting him with the crime, that he should not have been indicted and ought not to be placed upon trial.

Sworn to before me this)
6th day of November 1893.)

C. W. Selden

Thomas M. Carston
Commissioner of Deeds
New York City

0757

7/10/3

New York Court
of General Sessions.

The People &c.

- against -


C. W. Seldon & ors.

AFFIDAVIT AND NOTICE OF
MOTION.

Purdy & Evans,
116 Centre St.,
New York City.

An-appeal

0758

 **COFFIN & STANTON,**
BANKERS, 72 BROADWAY.

No 28000

New York, Sep 30 1892

Pay to the order of *Charles J. Lawrence* \$5066⁶⁶/₁₀₀

Five thousand and sixty six and 66/100 Dollars

To **BANK OF THE
MANHATTAN CO.**
NEW YORK.

Coffin & Stanton

REGD. U. S. PAT. OFF. MAR. 10. 1885. N.Y.

0759

Charles H Jansen

0761

Police Court,

District

(1858)

City and County } ss.
of New York,

of No. 40 Wall Street, aged 34 years,
occupation Vice President being duly sworn, deposes and says,
that on the 24 day of October 1893 at the City of New
York, in the County of New York

Stephen Baker

James Buchanan
all of whom are

Henry H. Barnett, alias Harry Laper
James H. Laper, alias Harry Laper
John J. Laper, alias Harry Laper
alias Seldon W. Rowe, (now here)
who were
acting in concert and did felon-
iously make, forge, utter and
counterfeit the signature of
Puffin and Stanton to the check hereto
annexed and marked Ex A and
which is made part of this com-
plaint, for the reasons following
to wit: That deponent is informed
by William Edward Puffin who is
a member of the firm of Puffin
and Stanton Bankers of 45 Broadway
and whose firm name is signed
to the said Exhibit A that said
Hoyes who had been in the
employ of said Puffin and Stanton
as a messenger was discharged
by the said firm on the 18th day of
October 1893, and that on the 23rd
day of October 1893 said Puffin missed
the said check hereto annexed and
marked Ex A from his firm check
book. Deponent further says
that on the afternoon of Oct 24
1893 the said check hereto annexed
and marked Ex A for the sum of
\$5.066⁶⁶/₁₀₀ dollars was payable
to the order of one Charles H. Laper
and signed by Puffin and Stanton
was presented to the Bank of the
Manhattan Co. of New York

of which deponent is Vice President
 and with which Coffin and Stanton
 kept an account, by a person to
 be certified, and that on the aforesaid
 day said check was duly certified
 by the paying teller of said bank.
 and that thereafter the said check
 Ex A. was endorsed by Charles H.
 Jansen the person to whom said
 check was made payable and
 was thereupon deposited to the
 account of said Charles H. Jansen
 with the Garfield National Bank
 and that said check was then
 paid by the Bank of Manhattan
 on which it was drawn and
 with which said Coffin and
 Stanton had an account through
 the New York Clearing House to the
 Garfield National Bank, and the
 value was then paid to the
 credit of Charles H. Jansen for the
 said sum mentioned in Ex A.
 with the said Garfield National
 Bank. Deponent says he is
 further informed by said Coffin
 that said Hayes admitted and
 confessed to him in the presence
 of George W. H. Cluskey a detective
 sergeant of police head quarters
 that he said Hayes was introduced
 to the said Garret alias Loper
 by the said Hamelly and after
 repeated interviews with said
 Garret alias Loper, he said Garret
 alias Loper told said Hayes
 to take the check from the check
 book of said Coffin & Stanton

together with a cancelled check
 of said Coffee and Stanton on the
 said Bank and give the same to
 him, said Gorrett, (which he said
 Hayes did.) And that he said Gorrett
 would have it filed out, and
 that the check marked Ex a and
 hereto annexed Ex a. is the
 same and identical check
 which he said Hayes had taken
 and given to said Gorrett.

Depaent says he is informed
 by George W. McClurey that
 said Hayes further admitted to
 him that he said Hayes had
 given the Ex a ^{to said Gorrett} ~~and~~ after said
 Gorrett had obtained the money
 for said check that he said
 Gorrett would give him said
 Hayes one hundred dollars for
 his work in obtaining said check
 for him.

Depaent further says he is

5

further informed by said Mr.
 Cluskey that said Gorsett admitted
 and confessed to him said
 Mr. Cluskey that he received the
 said Ex a from said Hayes ^{and}
 that he requested said Hayes to
 obtain the same for him, ^{and}
^{gave him} ~~therefore~~ said Gorsett the said
 Ex a which ^{and that he said Gorsett gave} was in ^{the said Ex} ~~Cluskey~~ to
 said Bruch, ^{and} that he said
 Bruch filled out the said Ex a
^{and signed the name of Coffin}
^{and Stanton thereto} ^{and} that he received
 from said Bruch the sum of
 \$500 dollars for his part of
 the work. Depaunt further
 informed by said Mr. Cluskey
 that said Freden Lewis Feldon
 W. Crane gave the letter of intro-
 duction hereto annexed and
 marked Ex B to said Charles
 H. Jansen, the person to whose
 order said check was made

4

payable. And that the same was
 presented to the Gorfield National
 Bank ~~for payment~~
 And the said Gorfield National Bank
 opened an account with
 said Jansen. And said check ^{was} was
 deposited with said Bank to the
 credit of said Jansen, and that
 said Jansen told said McCluskey
 at the time he gave said Jansen
 the said letter Ex B. that he did
 not know said Jansen very
 well. And had not seen him
 since he gave him said Ex B.
 Dependent further informed
 by said William Edward Coffey
 that he never drew the said check
 or signed the same, and that
 no person or member of his
 firm did, and that he never
 gave authority to any person
 so to do. and deponent from
 the information he has received

0766

Charges said defendants with
acting in concert with
Injury

Stephen Baker

Sworn to before me }
this 2^d day of November 1893
Solon B. Smith

Police Justice

0767

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 38 years, occupation Banker of No.

42 Broadway Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Stephen Baker

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

Sworn to before me, this

of

2 day of November 1899 Wm Edward Coffin

Edwin B Smith Police Justice.

0768

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 34 years, occupation Detective Sergeant of No. 300 Mulberry Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Stephen Baker and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this

of November 189

2d day of November 1897 George W. H. Querry

Solon B. Smith Police Justice.

0769

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

John S. Branch 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 ^{is}; that the statement is designed to
enable h ^{is} if he see fit to answer the charge and explain the facts alleged against h
that he is at liberty to waive making a statement, and that h ^{is} waiver cannot be used
against h ^{is} on the trial.

Question. What is your name?

Answer. *John S. Branch*

Question. How old are you?

Answer. *52 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *300 1/2 West 24th St., 18 years*

Question. What is your business or profession?

Answer. *Clean*

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 I waive*
Examination

John S. Branch

Taken before me this

day of

John S. Branch

Police Justice.

0770

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Selden W. Crowe 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. *Selden W. Crowe*

Question. How old are you?

Answer. *57 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *217 W 49th St. 2 years*

Question. What is your business or profession?

Answer. *Physician*

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**Selden W. Crowe*

Taken before me this

August 1888

John A. Smith

Police Justice.

0771

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
..... 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 3* 189..... Police Justice.

I 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.

0772

No 2. \$5000 for Ex-
Nov 3. 130 P.M.

BAILED,

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

#5

#6 by Leo. Van Gleidner
417 West 42^d St.

Police Court -- 1172 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

3. _____

4. _____

Dated, Nov 2 1893

Smith Magistrate.

Crosby & Co. Precinct.

Witnesses Miriam E. Caffrey

No. 42 Broadway Street.

George W. McQuay

No. 300 Mulberry Street.

No. _____ Street.

\$ _____ to answer.

7101 Committed

0773

Court of General Sessions of the Peace

1721

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Henry D. Garrett, otherwise called
Harry Loper, Joseph A. Hayes, Frank
Donnelly, James Buchanan, John S.
Brush and C. W. Selden otherwise
called Selden W. Crowe.

The Grand Jury of the City and County of New York, by this indictment, accuse
Henry D. Garrett, otherwise called Harry Loper, Joseph A. Hayes,
Frank Donnelly, James Buchanan, John S. Brush, and C. W. Selden, otherwise called Selden W. Crowe
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Henry D. Garrett, otherwise called Harry Loper, Joseph A.
Hayes, Frank Donnelly, James Buchanan, John S. Brush
and C. W. Selden otherwise called Selden W. Crowe, all
late of the City of New York, in the County of New York aforesaid, on the
day of October in the year of our Lord one thousand eight hundred and
ninety-three, 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:

Coffin & Stanton

Bankers 72 Broadway

New York No 25000
Sept 30 1893

Pay to the order of Chas W James \$5066⁶⁶/₁₀₀
Five thousand and sixty six ⁶⁶/₁₀₀ Dollars

So Bank of the
Manhattan Co
New York.

Coffin and Stanton

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 Henry D. Garrett, otherwise called Harry Loper, Joseph A. Hayes, Frank Donnelly, James Buchanan, John S. Brush, and C. W. Selden, otherwise called Selden W. Crowe, of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Henry D. Garrett otherwise called Harry Loper, Joseph A. Hayes, Frank Donnelly, James Buchanan, John S. Brush, and C. W. Selden, otherwise called Selden W. Crowe, all 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:

Coffin & Stanton
Bankers 72 Broadway New York Sept 30 1893 No 28000

Pay to the order of Chas. H. Jansen \$5,066 ⁶⁶/₁₀₀
Five thousand & sixty-six ⁶⁶/₁₀₀ Dollars

To Bank of the
Manhattan Co.
New York

Coffin & Stanton

the said Henry D. Garrett, otherwise called Harry Loper, Joseph A. Hayes, Frank Donnelly, James Buchanan, John S. Brush and C. W. Selden, otherwise called Selden W. Crowe 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.

0775

BOX:

539

FOLDER:

4910

DESCRIPTION:

Gerrity, Joseph

DATE:

11/10/93



4910

0776

BOX:

539

FOLDER:

4910

DESCRIPTION:

Hogan, Frank

DATE:

11/10/93



4910

0777

Witnesses:

Off Mc Louchlin

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

Joseph Gerinty

Frank Hogan

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

0778

(1365)

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 2433 Second Ave John Fox
Street, aged 29 years,
occupation Furniture being duly sworn,
deposes and says, that on the 1 day of November 1893 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 ladies gold watch and
one plated chain together of
the value of thirty three & 50/100
dollars.

the property of

Keppner.

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 Joseph Gerrity and Frank

Hogans (both now here) from the
fact that on said date the deponent
moved deponent's household furniture
from New Jersey to the premises no
2433 2nd Ave. New York City and
after they had finished moving said
furniture, deponent discovered that
said watch and chain was missing.
Deponent is informed by Officer
James H. McLaughlin that the
deponent Gerrity admitted and
confessed to him that they had
taken said property and that they
had pined the watch in Goodstein

Subscribed before me this
189

Police Justice.

0779

Sum Office for firm dollar.
Wherefore defendant charges the said
defendants with being together and
acting in concert with each other.
and feloniously taking stealing
and carrying away said property.

Sworn before me) John. G. G.
this 3 day of Nov 1892)
Chas. J. Fisher
Police Justice

0780

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

James H. McLaughlin
aged _____ years, occupation *Police Officer* of No. *29*
Park Place Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *John Fox*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *3* day of *Nov* 189*3*
James H. McLaughlin
Charles F. [Signature]
Police Justice.

0781

Sec. 198-200.

5
District Police Court.

1892

City and County of New York, ss:

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

Question. What is your name?

Answer. *Joseph Gerrity*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *2101-3rd Ave - 12 years.*

Question. What is your business or profession?

Answer. *Color-mixer.*

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. Gerrity

Taken before me this

day of

1892

Just. Palmer
Police Justice.

0782

Sec. 198—200.

District Police Court.

City and County of New York, ss:

Frank Hogan

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

Question. What is your name?

Answer.

Frank Hogan

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

2465 E-3 Avenue, 8 years.

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

*I am not Guilty.**Frank Hogan*

Taken before me this

day of

189

Police Justice.

0783

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

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

Dated Nov 4 1893 Ch. J. H. H. H. Police Justice.

I 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 offence within mentioned. I order h to be discharged.

Dated _____ 189 _____ Police Justice.

0784

Each Nov/p3 219a
\$1000. each each

J

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Pc. Police Court--- 5 District 1174

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Fox
2433 2nd Ave.
Joseph Gentry
Frank Hogan

3. _____

4. _____

Dated Nov 3 1893

Fritzen Magistrate.

John H. M. E. Loughlin
39 Precinct.

Witnesses Serial Officer

No. _____ Street.

Thomas Kennedy

No. 2423 2nd Ave. Street.

No. _____ Street.

\$ 1000 Each to answer



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

THE PEOPLE OF THE STATE OF NEW YORK

against
Joseph Gerrity
and
Frank Hogan

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

Joseph Gerrity and Frank Hogan
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Joseph Gerrity and Frank Hogan, both
late of the City of New York, in the County of New York aforesaid, on the *first*
day of *November*, in the year of our Lord, one thousand eight hundred and
ninety-three, at the City and County aforesaid, with force and arms,

one watch of the value of
Twenty-five dollars, and
one chain of the value of
eight dollars

of the goods, chattels and personal property of one

John Fox

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 Laurence Nicoll
District Attorney

0786

BOX:

539

FOLDER:

4910

DESCRIPTION:

Ginsberg, Abraham

DATE:

11/09/93



4910

0787

Witnesses:

Maggie Larkin

Counsel,

A. H. Sarashin

Filed

9 day of

1893

Pleads,

Voluntarily 10

THE PEOPLE

18
29
peddler os.

Abraham Sinsberg

Grand Larceny, second Degree
From the Person.
[Sections 528, 529, 530 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part 3. November 14/92

Tried and convicted

4. L. 22deg

A TRUE BILL.

1789 miss Puff.

H. C. A. A. A.

Foreman.

0788

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

Maggie Larkin
of No. *60 East Houston* Street, aged *27* years,
occupation *Housekeeper*

being duly sworn,
deposes and says, that on the *31* day of *October* 189*3* 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 pocket book containing about one dollar in good and lawful money of the United States

the property of *Deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by *Abraham Gursberg (now here)* for the following reasons—on said date deponent was standing on Mulberry Street looking at a funeral procession, which was passing—she had said property in the pocket of the dress she then wore—The defendant was standing alongside of her deponent missed said property and caused the arrest of the defendant—and he had in his possession one dollar and nine cents in coin similar to the money deponent had stolen from her—and he (defendant) was the only person standing near her at that time she missed her property

Maggie Larkin

Sworn before me this *31* day of *October* 189*3*.
M. J. McCalla
Police Justice.

0789

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer. *Abraham Ginsberg*

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. *29 Ludlow St 3 months*

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 am not guilty*
Abraham Ginsberg

Taken before me this

31

1893

Police Justice.

0790

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

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

Dated, Oct 31 1893 Samuel H. Carter Police Justice.

I 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.

079

28
Police Court--- District. 1171

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie Larkin

vs. Capt. Houston
Abraham Ginsberg

2
3
4

Offense

Person

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, Oct 31 1893

Martin _____ Magistrate.

Sheehan _____ Officer.

10 _____ Precinct.

Witnesses _____

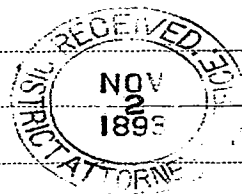
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$500 to answer

Carroll



12/13

The People
v.
Abraham

Ginsberg / Court of General Sessions Part 3
Before Judge Fitzgerald, Nov. 14/13
Indictment for grand larceny second degree
Maggie Larkin, sworn and examined.

I live at No 10 East Houston street and keep house there. I recollect the 31st of October there were you that day? I was in front of the house 227 Mulberry street where a funeral was coming from about three o'clock. I had a pocket book containing \$1.09 - a fifty cent piece, two quarters and nine pennies. It was in my dress pocket. I put on my gloves and noticed the defendant push up alongside of me. He was standing alongside of me, kind of behind me, and when he was brushing up alongside of me I turned around and looked at him and pushed him away, and then I put my hand down and the pocket book was gone. I turned around to look for him, and he was gone too. How long did you notice him standing by? About five minutes. Did you look at his face while he was standing there? Yes. How close? As close as he could get; he could not get any closer. How many times did you look at him?

while he was there? I looked at him twice. Do you recollect what made you feel for your pocket book? Him brushing up along side of me. What did you discover when you looked for your pocket book? I discovered that it was gone? I turned around to look for him and he was gone. I was standing at the door on the outside of the house about two steps up. I told the officer I lost my pocket book, but the defendant was not there then. I went with the officer back again towards the house and I saw the defendant on the other side; he was in the act of moving away. I went over and took him by the collar and caused his arrest. I accused him of taking my pocket book; he took it for there was no one else near me. The officer asked me if I would make a charge against him and I said 'yes'. Did the defendant say anything? He did not say anything - only shook his shoulders. In the station house the officer made the charge against him. He (the defendant) said he made the money peddling matches. Did you see him searched? Yes sir.

Did you see any money taken from him?

Yes. Before the money was taken from him the Sergeant asked ~~him~~ ^{me} what I had in the pocketbook? I told him, and when it was taken out of the pocket that was all he had - \$1.09; a fifty cent piece, two quarters, and nine pennies. What did you hear him say to the Sergeant? He asked him his name, where he was born, and how he came to have that money? He told him he made it peddling matches. There was no pocketbook found upon him. I went back to look for my pocketbook, but I never seen it since.

Cross Examined: There was a funeral in front of 227 Mulberry street. I was watching the funeral, but there was not a crowd near me. Other people were watching the funeral, but not near where I was. There might have been more than thirty people standing there. I did not tell the officer how much money I had in the pocketbook until I got to the station house. The officer searched him. I described the money to the Sergeant while the officer was there.

William P. Sheehan sworn and examined. I am a police officer connected with the Tenth precinct. Did you meet Maggie Larkin, the complainant, on the 31st of October? Yes sir. What time did you meet her and where? About two o'clock in the afternoon in front of 227 Mulberry street. I had a talk with her. As a result of that what did you do and where did you go? She walked down on the same side of the street and crossed over behind a pedlar's wagon and pointed out the defendant. She grabbed him by the collar and I made the arrest. What was he doing at the time? He was walking towards Spring street. He said to me, "that is the man that took my pocket book." I said, "are you sure of it?" in his presence. She said, "that was the only one near me except some woman whose name I forget." She said, "Search him." I said, "I would not do anything like that, I will bring him to the station house if you make a complaint against him." So I did, and I searched him at the desk and found ^{the} \$1.09 in question.

a fifty cent piece, two quarters and nine pennies. He could not speak to me; he shrugged his shoulders; that is all I could get out of him. Also when the Serjeant was asking him his pedigree he shrugged his shoulders, he did not understand English. I took a pack of old cards off him. I asked him what he used them for? He said he was playing Casino. The complainant stated in the station house the coin she had a fifty cent piece, two quarters and some small change; she said that to me on the way down Mulberry street before she was searched in the station house. She stated how she came to have the money - she was after buying a piece of flowers, something to that effect; she stated it was in a pocket book. The Serjeant asked him his occupation and he said he was a pedlar. There was nothing on his person to denote that he was a pedlar.

Cross Examined: When I passed there the funeral was gone; there was not much of a crowd, only two or three. The complainant said to me, "If I would see him I would know him." I was turned around

I did not see him at the moment. All she said was, "he has run across the street. He had been walking behind a wagon on the sidewalk. I was on the opposite side of the street. While taking him along to the station house I asked the lady how much she had; she said she had a 50 cent piece, two quarters and some small change. When we got to the station house I believe the Sergeant asked her what she had in her pocket; meanwhile I was searching her. Might it not have been after your search and while you held the money the Sergeant asked her how much money she had in her pocket? It might have been. I disremember. Abraham Ginsberg, sworn and examined in his own behalf testified: I am 18 years old and have been in this country two years and a half. I came from the city of Grodener in Russia. I believe my father and mother are in Philadelphia, but I could not swear to it. I came over with them. I used to peddle matches. I was arrested on a Tuesday but I do not know in what street. This lady that

you have seen on the stand and that caused your arrest claims that you took a pocket book from her containing \$1.09 is that so? That is not so. On the day I was arrested I started from home about nine o'clock in the morning, 29 Ludlow St. I went to Wester and from there to Mulberry street, I sold matches to about two o'clock and I went home. I had about 75 cents when I left home and I had altogether \$1.17. I spent eight cents for something to eat. I had \$1.09 when I was arrested. The policeman arrested me about three o'clock. There was a funeral in Mulberry street and I stopped with the other people to see the flowers two or three minutes and I started for home. I was searched in the station house. The Sergeant asked the woman how much money she lost and she said, "near a dollar." The policeman searched me afterwards and the lady said that was her money. I was never arrested for any thing before this charge.

Cross Examined: You said you had 75 cents with you when you left in the

0799
morning! I must have misunderstood you. I meant to say that I had paper matches worth 75 cents in boxes. I had no money. My uncle's name is Ruffon Littor and he lives at 29 Ludlow street; he is a second hand clothes dealer; I got the matches from him. I sold 125 boxes in Mulberry street and got a penny a box for them. I have been in the country two years and a half. I can speak some English but not very good.

Gussie Lipsky sworn and examined. I live at 29 Ludlow street; the defendant has boarded with me two years and a half. I knew him in Russia and I knew his mother lived in Philadelphia. He is a very good honest boy; he peddles matches for a living; he pays two dollars and a half a week for board.

Matthew Lipsky sworn. I live at 29 Ludlow street and know the defendant and knew him in the old country and knew his father and mother and relatives. Did you ever hear of him being in any trouble or arrested? Never did before.

The jury rendered a verdict of guilty. He was sent to the penitentiary for one year and nine months.

0000

Testimony in the case of
Abraham Ginsberg

pled
Nov. 1893
200

0001

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 Ginsberg

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

Abraham Ginsberg

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

The said

Abraham Ginsberg

late of the City of New York, in the County of New York aforesaid, on the *thirty-first* day of *October*, in the year of our Lord, one thousand eight hundred and ninety-*three*, in the *day*-time of the said day, at the City and County aforesaid, with force and arms,

the sum of one dollar
in money, lawful money of
the United States of America, and
of the value of one dollar, some
Pocketbook of the value of one dollar

of the goods, chattels and personal property of one
on the person of the said

Maggie Larkin
Maggie Larkin
Maggie Larkin
then and there being found, from the person of the said
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.

SECOND COUNT—

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

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

The said

Abraham Ginsberg

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 sum of one dollar in money, lawful money of the United States of America, and of the value of one dollar some Pocketbook of the value of one dollar

of the goods, chattels and personal property of one

Maggie Larkin

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

Maggie Larkin

unlawfully and unjustly did feloniously receive and have; the said

Abraham Ginsberg

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.

0803

BOX:

539

FOLDER:

4910

DESCRIPTION:

Giocalone, Frank

DATE:

11/21/93



4910

0804

Witnesses:

Frank Terrell
Wm Hazel

Subpoena affiant
+ counsel for
12th

Counsel,

Filed

Pleads,

~~Racey~~ 191
21 day of Nov 1893
guilty in

25
90 THE PEOPLE
James vs.
Labor

Frank Sivalone.

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

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

~~Foreman.~~
Jury 2 - Dec. 7, 1893
Pleads not 2nd Dec
Jury 6 Mrs. J.P.
Dec 12/93 IV 12

0805

Police Court—2 District.City and County { ss.:
of New York,Frank Terrellof No. 52 1/2 Thompson Street, aged 25 years,occupation Grocer being duly sworndeposes and says, that on the 16 day of March 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Frank
Greco alone, (now dead) who aimed
a loaded revolving pistol at deponent,
and who pulled the trigger of the
said pistol with his right hand
a fired off the contents of one
chamber of said pistol directly
at deponent deliberately

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 17 day
 of March 1888

E. J. McNamee
 Police Justice.

Frank Terrell
Deponent

0006

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Frank Giacalone

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Italy

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

Answer.

*20 Jones St**3 or 4 years*

Question. What is your business or profession?

Answer.

Mutual Dealer

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

Answer.

*I am not guilty.**Was acting in self defense**Frank Giacalone*
made

Taken before me this

day of *Nov* 1897

Police Justice.

0807

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.....

Frank Giacalone

~~guilty thereof~~, I order that he be held to answer the same and he be admitted to bail in the sum of Ten Hundred Dollars, and be committed to the Warden and Keeper of

the City Prison, of the City of New York, until he ~~give such bail~~

Dated Nov 17 1892

[Signature] Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Dated.....

18.....

Police Justice.

There being no sufficient cause to believe the within named.....

..... guilty of the offence within mentioned. I order he to be discharged.

Dated.....

18.....

Police Justice.

0000

1225

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Lennell
52 1/2 Thompson
Frank Giacalone
1
2
3
4
Office *Ames* *Lee*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Nov 17 93* 1893

Hoga Magistrate.

Bern S. Higgins Officer.

Precinct.

Witnesses *Mr Hager*

No. *92 Hubert* Street.

Anton Parlatam

No. *68 Thompson* Street.

Donah Caccelo

No. *81 Thompson* Street.

Call the Officer *1000*

Com



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Biocalone

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

Frank Biocalone

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

The said

Frank Biocalone

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Frank Terrell* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Frank Terrell* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Frank Biocalone* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent *him* the said *Frank Terrell* 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

Frank Biocalone

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

The said

Frank Biocalone

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 *Frank Terrell* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *Frank Terrell*

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

Frank Biocalone

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 shoot off and discharge, 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.

08 10

BOX:

539

FOLDER:

4910

DESCRIPTION:

Gleason, Joseph

DATE:

11/23/93



4910

0811

Witnesses:

Off Aloncle
Insp. McLaughlin

173
indicated

Counsel,

Filed

23 day of *Nov* 189*3*

Pleads,

59
Admitted

THE PEOPLE

vs.

Joseph Gleason

Burglar Tools
(Selling)
(Sec. 108 Penal Code)

DE LANCEY NICOLL,

Nov 16/93 District Attorney.

Plead Guilty

A TRUE BILL.

J. Y. S. P. P.

J. J. March Foreman.

5th Commissioner

cu. Recd. 4/27

08 12

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Joseph Gleason

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

Indictment accuse

Joseph Gleason of the crime
of feloniously possessing instruments
of the crime of *burglary and larceny*,
as a **SECOND OFFENSE**, committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and

for the City and County of New York, at the City Hall, in the said City of New York,

on the *eleventh* day of *October*, in

the year of our Lord, one thousand eight hundred and *Eighty-eight*,

before the Honorable *Henry A. Gillespie*, Judge of

the Court of General Sessions of the Peace,

and Justice of the said Court, the said

by the name and description of

was in due form of law convicted of

to wit:

an attempt to commit burglary in the third degree,

upon a certain indictment then and there in the said Court depending against *him*

the said

name and description of

Joseph Gleason by the

Joseph Gleason

as aforesaid,

for that

then

late of the

Ninth Ward

of the City of New York, in the County of New York aforesaid, on the
thirtieth day of September, in the
year aforesaid, at the Ward, City and
County aforesaid, with force and arms, about the hour of
one o'clock in the day-time of the
same day at the Ward, City and County
aforesaid, the dwelling house of one
Herman Holzborn there situate
feloniously and burglariously did
attempt to break into and enter, there
being then and there some human
being, to wit: the said Herman Holz-
born within the said dwelling-house,
with intent to commit some crime
therein, to wit: the goods, chattels
and personal property of the said
Herman Holzborn in the said
dwelling-house then and there being,
then and there feloniously and burg-
lariously to steal, take and
carry away:

And Thereupon, upon the conviction aforesaid, it was considered
by the said Court of General Sessions of the Peace, and ordered and adjudged that
the said *Joseph Gleason*

by the name and description of *Joseph Gleason*

as aforesaid,

for the *attempt to commit the felony aforesaid* whereof

he was so convicted as aforesaid, be imprisoned in the *State*

Prison at hard labor for

the term of *two years*

as by the record thereof doth more fully and at large appear.

And the said

Joseph Gleason
late of the

City of New York, in the

County of New York aforesaid, having been so as aforesaid convicted of the

attempt to commit a felony and burglary in

manner aforesaid, afterwards, to wit: on the *ninth* day of

November in the year of our Lord one thousand eight hundred

and *ninety* at the *City and County* aforesaid, with force

and arms, *did feloniously have in, his, their*

possession, under circumstances

evincing an intent to use and

employ the same in the commission

of some crime to the Grand Jury

aforesaid unknown, certain tools

and implements adapted, designed

and commonly used for the com-

mission of burglary and larceny

to wit: ten false keys, ten pick

locks and one pair of

08 15

nippers; 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 Landey Nicoll

District Attorney

08 16

of the City of New York, in the County of New York aforesaid, on the
thirtieth day of September, in the
year aforesaid, at the Ward, City and
County aforesaid, with force and arms, about the hour of
one o'clock in the day-time of the
same day at the Ward, City and County
aforesaid, the dwelling house of one
Herman Holzborn there situate
feloniously and burglariously did
attempt to break into and enter, there
being then and there some human
being, to wit: the said Herman Holz-
born within the said dwelling-house,
with intent to commit some crime
therein, to wit: the goods, chattels
and personal property of the said
Herman Holzborn in the said
dwelling-house then and there being,
then and there feloniously and burg-
lariously to steal, take and
carry away;

08 17

BOX:

539

FOLDER:

4910

DESCRIPTION:

Goldberg, Isaac

DATE:

11/09/93



4910

08 18

Witnesses:

Solomon Friedman

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Isaac Goldberg

odd days
4

DE LANCEY NICOLL,

District Attorney.

Part 2 Nov 23. 93 Recd.
" 2 Nov. 24. 93 Recd.

A TRUE BILL.

W. J. [Signature]

Foreman.

Guilty & Acquitted

Englax in the Third Degree,
[Section 498, 576, 528, 534.]

0819

Police Court—3 District.City and County }
of New York, } ss.:of No. S Bayard Street, aged 30 years,occupation Sausage Dealer being duly sworndeposes and says, that the premises No S Bayard Street,in the City and County aforesaid, the said being a four story tenementthe ground floor ofand which was occupied by deponent as a saloon for sausageand for which there was at the time a human being, by name SolomonS. Friedmanwere **BURGLARIOUSLY** entered by means of forcibly breaking the glass in the window leading
into said saloonon the 23 day of October 1883 in the night time, and the

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

A quantity of sausage
valued at four dollars\$4.00
100the 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 byIsaac Solbergfor the reasons following, to wit: at the hour of 12.30 a.m.on said date deponent suddenly
awoke and fastened the doors
and windows of said premises
and deponent says that at about
the hour of two o'clock a.m. on
said date he was awakened by
hearing a sound at said window
and he saw this defendant removing

0820

the glass from said window
and taking sawages from
said window.

I now do inform me }
this 2nd day of October 1883 } John P. Steadman
per me

John Redwood's
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0821

Sec. 198—200.

3

District Police Court.

1882

City and County of New York, ss:

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

Question. What is your name?

Answer. *Isaac Goldsberg*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *3 Norfolk St. 1 month*

Question. What is your business or profession?

Answer. *Teacher*

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.*

Taken before me this

day of

October

1893

33

John M. O'Shea

Police Justice.

0822

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

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

Dated, Oct 23 1893

John H. Edwards Police Justice.

I 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.

0023

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

1137 District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Samuel Friedman
P Bayard

1. *Isaac Goldstein*

2. _____

3. _____

4. _____

Dated, *Oct 23* 189 *3*

W. H. H. H. Magistrate.

Reading Officer.

110 Precinct.

Witnesses *Jane Koploff*

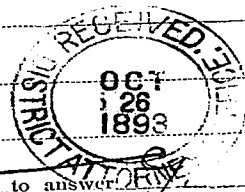
No. *9* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *5*

Com



0824

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 Goldberg

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

Isaac Goldberg

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

The said

Isaac Goldberg

late of the 10th Ward of the City of New York, in the County of New York, aforesaid, on the
Twenty-third day of *October*, in the year of our Lord one
thousand eight hundred and ninety-*three*, in the *right* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one

Solomon Friedman

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

Solomon Friedman in the said *store*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

0025

SECOND COUNT—

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

Isaac Goldberg

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Isaac Goldberg

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 *right*-time of said day, with force and arms,

*twenty pounds of sausages
of the value of twenty cents
Each pound*

of the goods, chattels and personal property of one

Solomon Friedman

in the

store

of the said

Solomon Friedman

there situate, then and there being found, in the *store* 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.

*Wm. Lancy Neally,
District Attorney*

0826

BOX:

539

FOLDER:

4910

DESCRIPTION:

Golden, Timothy

DATE:

11/10/93




4910

0827

Witnesses:

Witnesses:
Thos. B. Miller

Beft  u Melorades

Account kept

Secretary General

J. P.

Penelope

Copyright
1902
H. L. Houghton

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Timothy Golden

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman

40 Wm Foreman.
1876/93
Please Buy 3 day
3.4.5 P
Libm 7/93 17

0828

Police Court V District.City and County }
of New York, } ss.:Edward Schlesinger
of No. 753 and 755 Broadway Street, aged 38 years,
occupation Clothing Dealer being duly sworndeposes and says, that the premises No 753 and 755 Broadway Street,
in the City and County aforesaid, the said being a five story building
the ground or store floor
and which was occupied by deponent as a Clothing Store
and in which there was at the time a human being, by namewere **BURGLARIOUSLY** entered by means of forcibly breaking
the plate glass in the show windowon the 2^d day of March 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:One overcoat valued at Twelve
dollars.\$ 12 ⁰⁰/₁₀₀the 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 byMatthew Golden (nowhere)
for the reasons following, to wit: from the fact that said
premises were securely locked before and
afterward. That Deponent is informed
by Officer Deaton that his attention
was called to the fact that the plate
glass window had been broken by force
by Thomas B. Miller the night watchman
and that said officer arrested the Deponent
with said property in his possession.

0029

Defendant has since identified said
property as the property stolen from
said premises in a Burglary
manner

Edward Schlesinger

Subscribed and sworn to
2nd day of November 1933
Charles [Signature]

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0030

Sec. 198-200.

1888

City and County of New York, ss: r

District Police Court.

Timothy Golden being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is *h⁴* right to make a statement in relation to the charge against *h⁴*; that the statement is designed to enable *h⁴*, if he see fit, to answer the charge and explain the facts alleged against *h⁴* that he is at liberty to waive making a statement, and that *h⁴* waiver cannot be used against *h⁴* on the trial.

Question. What is your name?

Answer. *Timothy Golden*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *86 Bowery St. 5 years*

Question. What is your business or profession?

Answer. *Salesman*

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 was intoxicated and did not know what I was doing**Timothy Golden*

Taken before me this

day of

1888

Police Justice.

0031

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 _____

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

Dated Nov 2 1893 _____ *Paul A. Lee* Police Justice.

I 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.

0832

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

W 1175 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Schlesinger
753 Broadway
Timothy Warden

2 _____
3 _____
4 _____

Offense *Drunk*

Dated, *Nov 2nd* 1893

Rich Magistrate.

Dexter Officer.

15 Precinct.

Witnesses *Thos B Miller*

No. *312 W 27th* Street.

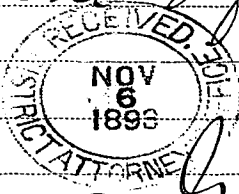
Call the office

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *HS*

Can bring in



0033

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Timothy Golden

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

Timothy Golden

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

The said

Timothy Golden

late of the *15th* Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *November* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Edward Schlesinger*

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

Edward Schlesinger in the said *store* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Timothy Golden

of the CRIME OF *Robt* LARCENY

committed as follows:

The said

Timothy Golden

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

*one overcoat of the
value of twelve dollars*

of the goods, chattels and personal property of one

Edward Schleringer

in the

store

of the said

Edward Schleringer

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

THIRD COUNT:

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

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

The said

Timothy Golden

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,

*came overcoat of the value
of twelve dollars*

of the goods, chattels and personal property of

Edward Schlesinger

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

Edward Schlesinger

unlawfully and unjustly did feloniously receive and have: (the said

Timothy Golden

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.

0836

BOX:

539

FOLDER:

4910

DESCRIPTION:

Gozanski, David

DATE:

11/20/93



4910

0037

Witnesses:

Louis Gutesman

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

David Gzanski

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

H. C. [Signature] Foreman.
Nov 27/93

Tried & acquitted

0038

Police Court—3 District.

1931

City and County } ss.:
of New York,

of No. 17 Louis Gutesman Street, aged 29 years,
 occupation wood-turner being duly sworn,
 deposes and says, that on the 14 day of November 1899 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by
David Goshonsky (now here) who did
 then ~~and~~ then cut and stab deponent
 on the face and head with a wood-
 turner's chisel, which Goshonsky held
 in his hand, and that said assault
 was committed

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 November 1899 }

Louis Gutesman
John Ryan Police Justice.

0039

Sec. 198—200.

3 District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer. *David Goshonsky*

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. *246 Monroe St. - 9 yrs.*

Question. What is your business or profession?

Answer. *Wood worker*

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**David Goshonsky*

Taken before me this 17
day of December 1890

Police Justice.

0040

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

Dated, November 14 1893

John Ryan Police Justice.

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

Dated, Nov 15 1893

John Ryan Police Justice.

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

Dated, _____ 189

Police Justice.

0041

1210

Police Court---

3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Gutesman
David Goshonsky

Offense: Felony - Assault

2
3
4

Dated, Nov 14 1893

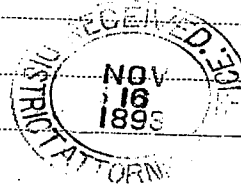
Magistrate.
Whitworth Officer.

11 Precinct.

Witnesses

No. Street.

No. Street.



No. \$1000 to answer G. S.

C. G. B. amdt 1

BAILLED,

No. 1, by Sol Ladinski

Residence 232 E. Broadway St.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

David Gozanski

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

David Gozanski

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

The said

David Gozanski

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Louis Buteman* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said

Louis Buteman

with a certain *knife* ~~knife~~ *chisel*

which the said

David Gozanski

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

him

the said

Louis Buteman

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

David Gozanski

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

The said

David Gozanski

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 *Louis Buteman* in the peace of the said

People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said

Louis Buteman

with a certain

chisel

which the said

David Gozanski

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.

THIRD COUNT—

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

David Gozanski

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

The said

David Gozanski

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 *Louis Gutesman* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said

with a certain

chisel

Louis Gutesman

which

he

the said

David Gozanski

in

his
and face

right hand then and there had and held in and upon the

of

him

the said

head

Louis Gutesman

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

Louis Gutesman

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.

0844

BOX:

539

FOLDER:

4910

DESCRIPTION:

Grange, James

DATE:

11/17/93



4910

0045

POOR QUALITY
ORIGINAL

Witnesses:

John Karst
H. C. Newell

Counsel,

Job E. Hedges

141 Broadway

Filed

17

day of

Nov

1893

Pleads,

THE PEOPLE

vs.

N.A.

James Grange

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

DE LANCEY NICOLL,

Apr. 27/10 District Attorney.

On motion of Counsel in
furtherance of Justice:

Indictment Dismissed

(see memo filed herewith)

A TRUE BILL.

J. T. W.

H. C. Newell Foreman.

April 27, 1910

~~On motion of Counsel for
Defendant~~

~~Indictment Dismissed~~

~~(see memo filed herewith)~~

~~(see above)~~

0846

Police Court, 2 District.

1901

City and County of New York, ss.

of No. 56 East 10th Street, aged 37 years,
 occupation Engraver being duly sworn, deposes and says,
 that on the 14 day of May 1893, at the City of New
 York, in the County of New York.

James Grange () who knowing the same to be forged, with intent to defraud, uttered, disposed of, and put off as true a certain instrument in writing. from the following facts to wit: that between the hours of 10 and 12 o'clock, noon, of said date said Grange came into the Banking House of A. M. Kidder and Company, at No 18 Wall Street, and handed to and presented to deponent the Note hereto annexed, and stated to deponent at the time that said Note was of good value, and was made by, and was in the handwriting of the Firm of Oberly & Newell and that he said Grange desired deponent to cash the said Note for him, and that deponent relying on the representations of said Grange, and believing said representations to be true, and that said Note was in the handwriting of said Firm of Oberly and Newell, did then and there pay to and hand said Grange the sum of seven hundred and sixty dollars that being the amount of said Note - less the discount taken off said Note - and that said Grange then left with said sum of money in his possession - and that deponent is informed by Herbert C. Newell, of No 550 Pearl Street - and who is the Member of the Firm of Oberly & Newell, that he has seen the said Note which was presented to and was cashed by deponent, and which Note is hereto annexed and which was given to deponent by said Grange, and fully declares and identifies said Note, as a forged, and false writing and that the same was done for

0847

the purpose of deceiving and defrauding depositors
 of the aforesaid sum of money - and that said
 signature on said Note purporting to be Oberly &
 Nevell is forged, and fraudulent. depositors
 therefore charges said Grange with having
 committed larceny - and asks that he may be
 apprehended and dealt with as the Law may
 direct -

Arron to before me } John Karst
 this 23 day of June 1893 }
 John R. Woodhull
 Police Justice

0848

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Herbert B. Newell
aged 49 years, occupation Stationer of No. 530 Pearl Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of John Karst
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 June 1893 Herbert B. Newell

John P. McCarthy
Police Justice.

0049

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, ----- 189 ----- Police Justice.

I 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.

0850

W 723
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Karsch
vs. James Grange
56 E. 1st St.
+ 39.2 10 St.

2
3
4

Offense
Forgery

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, 189

Donk's
Hearby & Made
C. O.
Magistrate.
Officer.
Precinct.

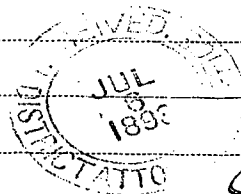
Witnesses Herbert C. Newell

No. 550 Pearl Street.

No. Street.

No. Street.

\$ to answer



7034

J.G.

THE PEOPLE OF THE STATE OF NEW YORK

-:against:-

JAMES GRANGE.

New York, April 27th, 1910.

The defendant in this case was indicted for forgery. The indictment was filed November 17th, 1893. The defendant has never been arrested. He is charged in substance with having uttered a note for \$800. which purported to be signed by the firm of Oberly & Newell, 550 Pearl Street, in this City, and further, with having procured from John Karst \$740. on the said note. The case was in charge of officers Hanley and Wade of the Central Office. Officer Hanley has retired and officer Wade is dead. There are living Messrs. E. J. Newell and A. W. Clapp, who were in the firm of Oberly & Newell in 1893, who can testify that the instrument was a forgery. The complainant, John Karst, is also living, and can testify to the uttering of the instrument. The offense was committed seventeen (17) years ago and the defendant has never been arrested. This office has no information at this time of the defendant's whereabouts.

CHARLES S. WHITMAN,

District Attorney.

James A. DeLooney
D. A. D. A.

0852

THE PEOPLE OF THE STATE OF
NEW YORK

against

JAMES GRANGE.

M E M O R A N D U M .

CHARLES S. WHITMAN,

DISTRICT ATTORNEY,

CRIMINAL COURTS BUILDING,

Borough of Manhattan,

New York City.

0853

DEPARTMENTS.

STATIONERY,
LITHOGRAPHY,
PRINTING,
BLANK BOOK,
SAMPLE CARD
AND FILLING,
LABEL AND TAG,
BINDINGS.

TELEPHONE CALL,
4607 CORTLANDT.

OBERLY & NEWELL,

550 Pearl Street

TWO DOORS EAST OF BROADWAY.

NEW YORK,

June 22 1893

State & County of New York

We Oberly & Newell being duly
sworn testify that the annexed
note dated New York May 12th 1893
for the sum of Eight hundred dol-
lars payable at the Central State
Bank of New York, payable Sept 15th
1893 is a forgery

Oberly & Newell

State of New York }
City of New York }

Subscribed and sworn to before me this 22

day of June 1893-

William H. Chapman

Notary Public, Kings County,
Certificate filed in New York

COURT OF GENERAL SESSIONS,
OF THE COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
JAMES GRANGE

Sir:

Please take notice that upon the annexed Affidavit of JOHN KARST duly verified the 19th day of April, 1910, and upon all the papers and proceedings herein, a motion will be made before this Court at Part 1 thereof to be held at the Criminal Court Building, 32 Franklin St., N. Y., on the 25th day of April, 1910 at 10:30 A.M., of that day or as soon thereafter as Counsel can be heard, for an order dismissing the indictment against this Defendant for Forgery in the second degree heretofore found against him by the Grand Jury of New York County, and for other and such further relief as the Court may deem just and proper.

Dated New York the 19th day of April, 1910.

Job E. Hedges,
Attorney for Petitioner,
165 Broadway, N. Y. City.

To Hon. Charles S. Whitman,
District Attorney for the County of New York.

0855

COURT OF GENERAL SESSIONS,
OF THE COUNTY OF NEW YORK.

----- o
THE PEOPLE OF THE STATE OF NEW YORK,

-vs-

JAMES GRANGE.
----- o

STATE OF NEW YORK,)
 ss:
COUNTY OF SULLIVAN,)
 first

JOHN KARST, being duly sworn, deposes and says;
I reside on a farm about three miles from the Village of DeBruce, Sullivan County, New York, and have so resided for more than three years. I am upwards of 74 years of age and resided for many years in what is now the Borough of Manhattan, City of New York, and was engaged there in the publication business. I removed to my present residence because of feeble health and advancing years, and acted on the advice of my physician, seeking outdoor country life. I was further prompted in seeking such residence because it was impossible for me to be longer engaged in active business and such change made a prolongation of my years.

As a complaining witness I appeared in the above entitled matter, in which I understand an indictment was found in the County of New York against the said Grange sometime during September or October 1893, for forgery in the second degree. Said defendant has never been apprehended and I am thus unable to obtain the exact date of his indictment. To the best of my recollection the crime for which said Grange was indicted grew out of the following circumstances.

-2-

The said James Grange was in business as a printer in the City of New York up to and prior to 1893, and I had known him for many years and we had had business dealings with each other. On several occasions at the solicitation of said defendant, I discounted commercial paper for him, which he had found it necessary to take from his customers. On various occasions I discounted such paper in various amounts and profited by such discounts, as all the paper so discounted was promptly met up to the spring of 1893. Early in the spring of said year, among other paper which I discounted and purchased from Grange, was a promissory note, the amount of which I do not remember, purporting to be signed by a certain firm then doing business in the City of New York named Oberley & Newell. When this note was presented for payment Mr. Oberley, of said firm, as near as I can now recall, said the note was a forgery. I paid said note and sought to have the defendant make good the amount to me and explain the circumstances, when I ascertained that he had disappeared. A complaint was then made by me to a magistrate, with the result that I was subsequently subpoenaed before the Grand Jury as a complainant against the defendant and the indictment was then found.

The defendant was never apprehended, so far as I know, and I learned about the time of his leaving that he had fled to a foreign country and was there living under an assumed name, and my best information now is that he is waiting until I should die, as without my testimony he could not be convicted.

From his departure until two or three months ago, I never heard anything from or about Grange, until I was approached by a friend of his in his behalf, who in-

-3-

formed me that Grange had been living since his departure in a foreign country under an assumed name; that he had been reasonably successful in business and was leading a creditable and upright life, and that he had accumulated a small competence, at least enough to live on, and that he sought to return to the City of New York and make such reparation as he could for the wrongs he had committed in the past, and that to enable him so to do he wished to make a settlement with me, without which he could not return to the City. The said friend of Grange told me that the said Grange hoped to settle with other creditors who had similar claims against him at the time of his departure, and was anxious to find out the whereabouts of his wife and children and make suitable provision for them. It was further represented to me by this friend of Grange's, that Grange would not return to New York as long as I am alive and this indictment was outstanding against him; that in his state of health it would kill him to submit to arrest, and that he (Grange) had lived all these years without being apprehended and had so changed that he could not be recognized. His friend further stated to me that even he did not know Grange's present whereabouts, but that he had heard of him through a firm of attorneys in another state, who stated that they had in turn heard through a firm of attorneys in a foreign country. It was further represented to me that if the indictment against Grange could be dismissed Grange would make reparation to me as a condition precedent thereof for my loss and interest thereon in an amount acceptable to me, and that he would then at once return to New York and do what he could to rehabilitate ^{self} him- and redress and retrieve the wrongs of the past.

0858

-4-

This affidavit is made by me and the ~~indie~~ dismissal of the indictment asked for, because it is the only way that I can see that any reparation can be made to me; that the said Grange has been punished by an absence of a number of years, and that the money I would receive from him would be of great assistance to me in my present state of years and health and to those who come after me. From my knowledge of Grange's character and the business association of past years, I do not believe that the forgery he committed was a part of a line of criminal acts, but was incidental to the fact that he was largely involved as a result of the financial panic of 1893. I do not believe that he issued this spurious paper referred to in the hope that he could meet it when due from his collections, and that when he found he could not, he had not the moral courage at the time to meet the situation in which he found himself and to face the disgrace incidental thereto. My recollection of him is such that I believe his absence for the past eighteen years has been a greater punishment to him than had he been convicted and sentenced at that time. Regardless of any question of settlement, my health is such that I would only feel justified in going to New York in the matter of a trial by my duty as a citizen and under the authority of a subpoena. Both my means and years are limited and the money that I would receive from Grange, with the permission of the court, is all the recompense that I would ask from him at the hands of the public authorities.

0859

STATE OF NEW YORK,
Sullivan County Clerk's Office, } ss:

I, A. W. EICKHOFF, Clerk of the County of Sullivan, and also Clerk of the Supreme Court for the said County, the same being a Court Record, do hereby certify, that

M. H. McCreath
whose name is subscribed to the affidavit upon the annexed instrument and thereon written, was at the time of taking such affidavit a *Notary Public* in and for the County of Sullivan, dwelling in the said County, commissioned and sworn, and duly authorized to take the same. And further that I am well acquainted with the handwriting of such *Notary Public* and verily believe that the signature to the said affidavit is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the Seal of the said Court and County, the *20* day of

April 19*02*
A. W. Eickhoff Clerk.

0060

-5-

My information is that Mr. Oberley, of the firm of Oberley & Newell referred to, died some years ago; that the firm was dissolved and that Mr. Newell's location is unknown. My general recollection is that it was Oberley who told me that the note was a forgery, and Newell said that he had had nothing to do with the transaction, one way or the other. I speak without reservation in saying that I believe a conviction depends upon my testimony, which I would of course be compelled to give to the best of my memory if called to court. With equal frankness I swear that it is my belief that, regardless of a settlement, attending a trial would endanger my health. I have no hesitation in swearing, apart from the question of a benefit to be received by a dismissal of this indictment, that I believe the ends of justice have already been met as far as may be; that no harm would be inflicted upon the general public by the dismissal of such indictment; that the defendant has been already punished to a degree which at least seems to me, as the complaining witness in the matter, to have been sufficient. I therefore ask for the dismissal of the indictment, not only on the general circumstances of the case as I understand it, but that I may receive the only recompense that I can for the wrong that has been done and at a time when I most need it.

That no previous application for the dismissal of the indictment herein has been made.

Sworn to before me this)

19th day of April, 1910.)

John Karst.

W. M. M. Gath
Notary Public

Apr 25/10
Submitted

Sir:

Take notice that

of which the within is a copy, was this day duly made
and entered and filed in the office of the Clerk of the

Dated New York, 190

Yours, etc.,

JOB E. HEDGES,

Attorney for

141 Broadway, New York.

I have examined the
affidavit of the
Plaintiff and the
same is submitted
by the Defendant's Attorney
as to the photos of the
indemnity. After due
consideration of all the
grounds urged and
which are exceptional
I am of opinion that
the Indemnity should
be dismissed in full
favor of the
Apr 26, 1910 J. E. Hedges
p. 8. 7. 9

GENERAL SESSIONS Court.

THE PEOPLE OF THE STATE

OF NEW YORK

VS

JAMES GRANGE.

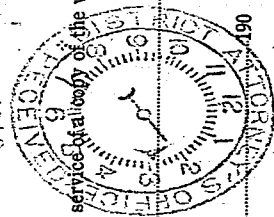
NOTICE OF MOTION
and
AFFIDAVIT.

JOB E. HEDGES,

141 BROADWAY,
NEW YORK CITY,

Attorney for

Petitioner.



Due and timely served a copy of the within

is hereby admitted.

Dated New York, 190

Motion granted
Apr 26, 1910 p. 2. m.
(See memo) p. 8. 7. 9

0862



New York, May 12th, 1893.
Four Months after date we promise to pay to
the order of James Grange,
Eight Hundred ⁰⁰/₁₀₀ Dollars
at The Central National Bank.

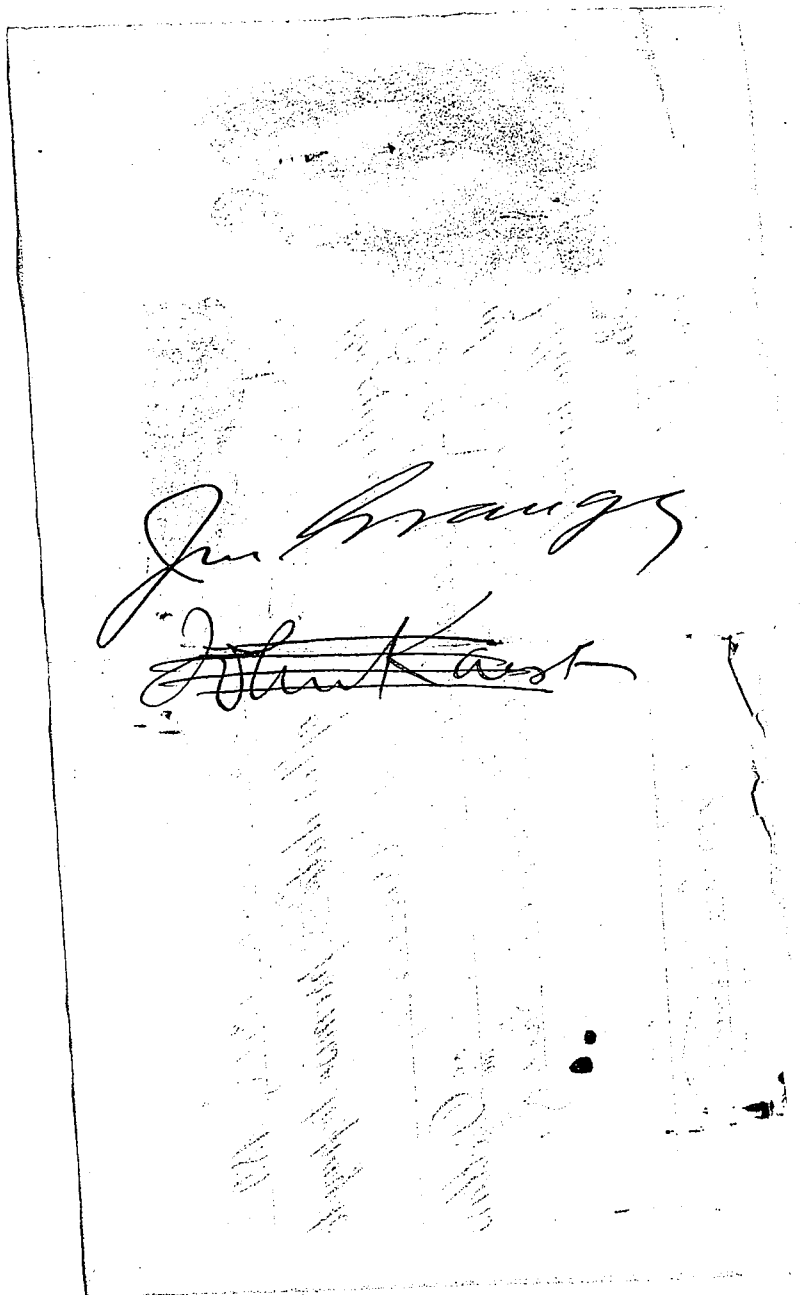
Value received

No.

Due Sept 15/93.

Oberly & Kewell

0863



0864

1721

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 Grange

The Grand Jury of the City and County of New York, by this indictment, accuse
James Grange
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

James Grange

late of the City of New York, in the County of New York aforesaid, on the
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*three*, 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:

\$800.⁰⁰/₁₀₀

New York, May 12th, 1893

*Four months after date the promise to pay
to the order of James Grange
Eight Hundred ⁰⁰/₁₀₀ Dollars
at The Central National Bank.*

Value received

Oberly & Newell

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

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

The said

James Grange
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:

\$800.⁰⁰/₁₀₀ New York, May 12th, 1893.

*Four Months after date We promise to
pay to the order of James Grange
Eight Hundred — ⁰⁰/₁₀₀ Dollars
at The Central National Bank.
Value received.*

Oberly & Hewell

the said

James Grange
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.

0866

BOX:

539

FOLDER:

4910

DESCRIPTION:

Grant, Arthur

DATE:

11/13/93



4910

0067

Witnesses:

Gabriel Cassano,
Off White

Smith Hessler
81 John St

Arthur Grant
7 Nov 9

Counsel,

Filed

Pleads,

JP #64
13/10/1893
Guilty 14

THE PEOPLE

20 Park St
39 Court St

Arthur Grant

Grand Larceny, 1st Degree.
[From the Person.]
[Sections 528, 531, Penal Code.]

DE LANCEY NICOLL,

Park 3. Nov. 21/93 District Attorney.
Pleads Attempted G.L. 2^d deg.

A TRUE BILL.

W. J. ... Foreman.

Ed. ...
Nov 29/93

0068

1912

Police Court— District.

Affidavit—Larceny.

City and County {
of New York, } ss.of No. 163 Elizabeth Street, aged 27 years,
occupation Cook being duly sworn,deposes and says, that on the 3^d day of November 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
person of deponent, in the evening time, the following property, viz:

One diamond horse shoe
Scarf pin of the value of
Twelve 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 Arthur Grant (nowhere)

for the reasons following to wit:
About the hour of 8⁴⁵ to 9⁰⁰ P.M.
on the night of the aforesaid day
deponent had said pin in a box
which he then had on ^{and} was in
spring that when defendant came
up ^{to} deponent grabbed said
pin from said box ^{and} ran
away with the same when
deponent caught him ^{and} caused
him to be arrested ^{and} fully identify
him as the person who took said
property, and charges him with
the felony aforesaid Gabriel Canano

Sworn to before me, this
of November 1893
[Signature]
Police Justice

0069

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Arthur Grant 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. *Arthur Grant*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *39 Penn Street 5 years*

Question. What is your business or profession?

Answer. *Book Binder*

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**Arthur Grant*

Taken before me this

day of November 1889

Police Justice.

0870

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 _____

_____ *Reynolds* _____
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *250* 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, *May 3* 189 *3* _____ *Cornwall* Police Justice.

I 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 he to be discharged.

Dated, _____ 189 _____ Police Justice.

087

2006
Police Court---

1189
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Gabriel Casanova
163 E. 4th St.
Arthur Granger

2 _____
3 _____
4 _____

Witnesses
per

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Nov 5* 189 *3*

Meade Magistrate.

White Officer.

10 Precinct.

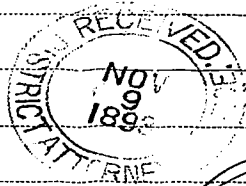
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *GS*



Committed

1000 E. 4th St. by am

0872

Court of General Sessions
Clerk's Office

PEOPLE

vs.

Henry D Garrett
alias Harry Loper
Isaac A Hayes
Frank Donnelly
James Buckman
John S Douch
C W Selden
alias Selden W Crowe

Indictment
in v. B. & F.
H. to M.

Mr Weeks) Per Kelwitzer
Part 1 - March 7th /95

0073

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur Grant

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

Arthur Grant

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

Arthur Grant

late of the City of New York, in the County of New York aforesaid, on the third
day of November in the year of our Lord, one thousand eight hundred and
ninety-three—, in the night time of the said day, at the City and County aforesaid,
with force and arms,

one scarf pin of the value of twelve

dollars

of the goods, chattels and personal property of one Gabriel Cassans
on the person of the said Gabriel Cassans
then and there being found, from the person of the said Gabriel Cassans
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

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

unlawfully and unjustly did feloniously receive and have ; the said

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

DE LANCEY NICOLL,

District Attorney.

0075

BOX:

539

FOLDER:

4910

DESCRIPTION:

Greenberg, Morris

DATE:

11/16/93



4910

0876

Witnesses:

William Wirth

Counsel,

Filed,

day of

1893

Pleads

THE PEOPLE

vs.

Morris Greenberg

DE LANCEY NICOLL,

District Attorney.

Indicted & convicted as
a Misdemeanor
A TRUE BILL.

Foreman.

INJURY TO PROPERTY.

[Section 654, Penal Code.]

0877

1892

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 9 DISTRICT.

William Wirth

of No. 1445 Delancey Street, aged 36 years,
 occupation painter's supplier being duly sworn, deposes and says
 that on the 2 day of November 1892
 at the City of New York, in the County of New York,

2 Morris Greenberg (now here) did wilfully
 and maliciously break and destroy a plate
 glass window (of the value of Fifty (\$50) Dollars)
 the property of one Albert Klauher, in the
 premises No. 1445 Delancey Street, by
 throwing a brick at said window.
 Wherefore deponent prays that defendant
 may be dealt with according to law
 William Wirth

Sworn to before me, this

of

November 1892

day

Police Justice.

0078

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss: ,

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

Question. What is your name?

Answer. *Morris Greenberg*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *29 Delancey St.* *3 yrs.*

Question. What is your business or profession?

Answer. *Clothing 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.*

Morris Greenberg

Taken before me this

day of

August 1893

Police Justice.

0079

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

True 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, November 2 189 John Ryan Police Justice.

I 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.

0000

Police Court--

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Wirth
124 5th St. Delancey
Morris Greenberg

2
3
4

Offense: *Obtaining Money*

Dated,

Nov 2

1893

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

1000 Ex Nov 4-10am



4-2/93

The People
 vs.
 Morris Greenberg

Court of General Sessions ^{Part I}
 Before Recorder Smyth.
 November 21st 1893

Indictment for Injury to Property.
 William Wirth sworn and examined testified.
 What is your business? Painter's supply store.
 Where is your place of business? No. 145 Delancey
 street in this city. This Morris Greenberg
 was arrested upon my complaint. What
 day was your window broke do you
 know that? Yes, on Thursday, it was in
 November of this year. I could not exactly
 say the date. I recollect making the
 affidavit shown to me. You said your
 place was No. 145 Delancey street, you
 are 26 years of age, your business was
 that of painter's supplies, and that on
 the second of November 1893 in the city
 of New York, Greenberg broke your window,
 do you recollect it was on the second
 of November? Yes. Did you see this
 defendant? Yes. at the door of my place
 of business. What time in the day or
 night? About half past twelve noon. What
 did he do? He was quarreling, I per-
 ceived him from quarreling, he got
 at me and picked up a brick and
 it struck the window. He was drunk

laying around the neighborhood. He got in
 front of my place of business and I put
 him away. What did you do after you
 prevented him from quarreling and
 tried to put him away from your
 place of business? He picked up a
 brick and threw it at me and it
 struck the plate glass window - the show
 window. What was the value of that plate
 glass window? I valued it at fifty dollars.
 It was insured. I could not say what
 the real value was. You are in the
 paint business? Yes. You deal in plate
 glass? Not in plate glass, only window
 glass. Can you give us any idea what
 the value of it was? I should say about
 twenty five dollars. Did you have the
 defendant arrested then? Yes. Does he
 speak English? No. Did you speak
 German to him? I speak German. Did
 you have any conversation with him?
 Yes, I did. I tried to be paid for the
 glass and I would not press the charge.
 He told me he was willing to pay so
 much a month, but I could not take
 that very well. Did you have any con-
 versation with him at any other time?
 No. The value of that glass I say was twenty five dollars.

0883

Henry Foster, sworn and examined, testified. I am an officer of the Municipal police connected with the Eleventh precinct. It was ~~me~~ I who made the arrest of the defendant upon Mr. Wirth's complaint. on the second of November between the hours of twelve and one o'clock, on Norfolk street between Delancey and Broome streets. I should judge that was about a block and a half from Wirth's place of business. I happened to be passing on a car and I saw the crowd running, and I stepped off the car. I saw him and Wirth quarreling and fighting with one another. The defendant was slightly intoxicated. I did not say anything to him about what I arrested him for; he got talking and I could not understand.

Morris Greenberg, sworn and examined in his own behalf testified. I live at 139 Delancey street. I am not a married man. Do you remember anything about breaking a pane of glass belonging to Mr. Wirth who was on the stand a moment ago? I don't know whether I broke it or not; maybe I broke it, I was drunk. I do not know. I only had two drinks of liquor during the day of whiskey;

I got the whiskey at No. 18 Norfolk street and paid five cents a drink. I took the first drink at nine o'clock in the morning and the next drink fifteen minutes afterwards. Then I went in the street with another boy. I do not know his name. He was going home and I wanted to go with him. I was going along the street and I do not know what happened to me. A policeman took me to Essex Market, he led me there. I walked there that afternoon. About what time did you go to Essex Market? Ten o'clock in the morning. Didnt you go to Essex Market Police Court on the same day on which you were arrested between twelve and one o'clock noon and did you go to the Police Court that afternoon? Just as soon as I was arrested they took me to Essex Market Police Court. I was asked some questions there and gave some answers [Counsel read the examination to him and he said he answered all the questions.] Were you ever arrested before? Never.

The jury rendered a verdict of guilty. The defendant was sentenced to the penitentiary for three months.

0005

Testimony in the case
of
Morris Greenberg.

filed Nov. 1993

1002

0006

517

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

Morris Greenberg

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

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

The said

Morris Greenberg

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

one pane of plate glass

of the value of

fifty dollars

of the goods, chattels and personal property of one

Albert Klamber

then and there being, 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.

SECOND COUNT.

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

The said *Morris Greenberg*,
 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,

one pane of plate glass
 of the value of *fifty dollars*
 in, and forming part and parcel of the realty of a certain building of one *Albert*
Klauber there situate, of the real property of the said
Albert Klauber
 then and there feloniously did unlawfully and wilfully *break and*
destroy:

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

DE LANCEY NICOLL,
District Attorney.

0000

BOX:

539

FOLDER:

4910

DESCRIPTION:

Gutbut, Charles

DATE:

11/06/93



4910

0009

BOX:

539

FOLDER:

4910

DESCRIPTION:

Wintz, Charles

DATE:

11/06/93



4910

0890

Witnesses:

Off. Breton
Emil Bachman

Counsel,

Filed,

day of

189

Pleads,

THE PEOPLE

vs.

Charles Smith

and

Charles Wintz

Part 3, Nov. 15/93.

1102. Tried and acquitted

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Part III, 15th Nov. '93.

W. D. Waples Foreman.

Verdict: Guilty and
Misdemeanor

INJURY TO PROPERTY.

[Section 854, Penal Code.]

0891

1352

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

of No. 730 East 9th Street, aged 34 years,
 occupation Cigar dealer being duly sworn, deposes and says
 that on the 29 day of October 1893
 at the City of New York, in the County of New York,

Charles Guttat & Charles Wintz (both now
 dead) while acting in concert, did wilfully
 and maliciously break and destroy a plate
 glass window and a glass show case
 together of the value of Sixty Dollars, (\$60.00)
 the property of deponent, by the said Guttat
 throwing a cuspidore at and upon the afore-
 said show-case and said Wintz threw a
 wooden figure at the afore-said ^{plate} glass window.
 Wherefore deponent prays that defendants may be dealt
 with according to law Emil Bachmann

Sworn to before me, this

of

October 1893

day

John J. Mulvaney
Police Justice

0092

Sec. 198—200.

District Police Court.

1882

City and County of New York, ss: .

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Taken before me this

day of

1883

Police Justice.

0093

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss: .

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

Question. What is your name?

Answer. *Charles Wintz*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *524 E. 12th Street - 12 years*

Question. What is your business or profession?

Answer. *Word Worker*

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**Carl Wintz*

Taken before me this

day of *October* 189*3**30**John H. Williams*
Police Justice.

0894

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

Dated, Oct 30 1893

John R. Woodhull Police Justice.

I 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.

0895

1161

Police Court---

3

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emil Baskin

230 W. 8th St.
Charles Gubbit

Charles Mintz

3
4

Offense: Malicious Prosecution

Dated, *Oct 30* 189*3*

Worship Magistrate.

Brereton Officer.

14 Precinct.

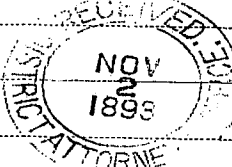
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

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



Con

7/1

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Charles Gutbut
and
Charles Wintz

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

Charles Gutbut and Charles Wintz
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said

Charles Gutbut and Charles Wintz, both
late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth*
day of *October*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

one pane of plate glass of
the value of forty dollars and
one other pane of plate glass
of the value of *twenty dollars*
of the goods, chattels and personal property of one *Ernst Sachseman*
then and there being, 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.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said
Charles Gutthart and Charles Wuntz
 of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
 committed as follows:

The said *Charles Gutthart and Charles Wuntz, both*

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,

one pane of plate glass

of the value of *twenty* ~~forty~~ *forty* dollars —
 in, and forming part and parcel of the realty of a certain building of one *Emil*
Bachmann there situate, of the real property of the said
Emil Bachmann
 then and there feloniously did unlawfully and wilfully *break and*

destroy:

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

DE LANCEY NICOLL,
District Attorney.