

0714

BOX:

484

FOLDER:

4422

DESCRIPTION:

Gay, Lloyd G.

DATE:

06/28/92



4422

0715

633

Counsel,

Filed

189

day of June

Pleads,

THE PEOPLE

vs.

P

Cloyd S. Say

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

DELANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Francis J. ...

Francis J. ...

7th ...

S. P. Howard

P. B. M.

Witnesses:

George Foster

Jan 29/94

Advised agst clemency

P. B. M.

0716

Police Court— / District.

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

George Foster
of No. 122 Park Row Street, aged 45 years,
occupation Restaurant keeper being duly sworn
deposes and says, that on the 22 day of June 1897 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Lloyd G. Gay

(now present) who wilfully and maliciously
cut and stabbed deponent on the
forehead with a knife then
there held in his hand
injuring him severely

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 23 day }
of June 188 }

George Foster
Police Justice

0717

(1335)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Lloyd G Gay 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.

Lloyd G. Gay

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer.

N. Y.

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

Answer.

City Hall Place 1 year

Question. What is your business or profession?

Answer.

Cook

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

Answer.

I am not guilty
his
Lloyd G. Gay
made

Taken before me this 23
day of June 1895
[Signature]
Police Justice.

0718

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

Law guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail

Dated, 23 189 2 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0719

Police Court, 1d District. 777

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Foster
122. Park Row
Lloyd G. Gay

Offense, Assault
Felony

2
3
4
Dated, 23 1892

Duffy Magistrate.
Kasschan Officer.
6 Precinct.

WITNESSES Emil F. Kasschan
Coll. Precourt Street.

No. 3 JUL 27 1892 Street.
No. 1000 G.S. Street.
\$ 1000 to answer.

Committed
Ans. H.

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

0720

Court of General Sessions of the Peace

OF THE CITY AND COUNTY

THE PEOPLE OF THE STATE OF NEW YORK,
against

Lloyd S. Gay

The Grand Jury of the City and County

Lloyd S. Gay
of the CRIME OF ASSAULT IN THE FIRST DEGREE

The said Lloyd S. Gay
late of the City of New York, in the County of New York,
day of June in the year of our
ninety-two, with force and arms, at
the body of one George Foster
then and there being, feloniously did make an assault
George Foster

which the said Lloyd S. Gay
in his right hand then and there held
dangerous weapon, then and there wilfully and feloniously
wound,

with intent him the said Lloyd S. Gay
thereby then and there feloniously and wilfully to
such case made and provided, and against the peace of
their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID,
Lloyd S. Gay
of the CRIME OF ASSAULT IN THE SECOND DEGREE

The said Lloyd S. Gay
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
George Foster in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and him the said George Foster
with a certain knife,

which the said Lloyd S. Gay
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.

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

Geo. Foster

1892

Handwritten notes and signatures, including names like "John" and "George Foster".

0721

CORRECTION

0722

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

New York
150

Dear Sir,
I have the honor to acknowledge
the receipt of your letter of
the 15th inst. in relation to
the case of *John Doe*
and in reply to inform you
that the same has been
forwarded to the
proper authorities for
their consideration.
Very respectfully,
Your obedient servant,
John Doe

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Lloyd S. Gay

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

Lloyd S. Gay

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

The said *Lloyd S. Gay*

late of the City of New York, in the County of New York aforesaid, on the *twenty second* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, at the City and County aforesaid, in and upon the body of one *George Foster* in the peace of the said People then and there being, feloniously did make an assault and *him* the said *George Foster* with a certain *knife,*

which the said *Lloyd S. Gay* 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 *George Foster* 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

Lloyd S. Gay

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

The said *Lloyd S. Gay*

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 *George Foster* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *George Foster* with a certain *knife,*

which the said *Lloyd S. Gay* 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

Lloyd B. Gay

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

The said *Lloyd B. Gay*

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 *George Foster* 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 *knife, George Foster*

which *he* the said *Lloyd B. Gay* in *his* right hand then and there had and held, in and upon the *head* of *him* the said *George Foster*

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

George Foster 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.

0725

BOX:

484

FOLDER:

4422

DESCRIPTION:

Gebhard, August

DATE:

06/16/92



4422

0726

Received this 26th day of July, 1892.
the check for \$3840 herein referred to, together
with the bill for the goods

The Mitchell-Vassar Company
by Chas. S. Bonner
Clerk.

#393

Counsel,

Filed

Pleadst

1892

day of June
1892

THE PEOPLE

vs
420 W. 10
Salesman

August Sebard

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]
(Indorsement, etc.)

DE LANCEY NICOLL,

District Attorney.

~~June 30th 1892~~

June 30th '92 Part 3
A TRUE BILL.

Chas. S. Bonner

Part 3. June 30th 92
Foreman.
Plead guilty.

Sentence suspended.

Witnesses

Chas. S. Bonner

0727

Police Court, 2nd District.

City and County of New York, ss.

Charles S. Borman of No. 501 West 24th Street, aged 49 years, occupation Beer Keeper being duly sworn, deposes and says, that on the 21 day of May 1892, at the City of New York, in the County of New York,

August Gebhard did feloniously make false utter and counterfeit with intent to defraud the name The Mitchell Name Co. to a bank check drawn on The Home Bank for the sum of thirty-eight ⁰⁰/₁₀₀ dollars in violation of Section 511 of the Penal Code for the reasons following to wit: This defendant who was in the employ of defendant received the annexed check in payment for a bill of goods and he assumed and confessed after being informed of his rights to having signed the name The Mitchell Name Co. to the said check; he having no authority to give the said endorsement, and to have signed the said check.

This 28th day of May 1892 } Charles S. Borman

Wm. H. Brady Police Justice

0728

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Raymond Gethmann 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.

Raymond Gethmann

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

420 West 40th St. New York

Question. What is your business or profession?

Answer.

None

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

Answer.

I am guilty.

Taken before me this

day of

May 1933

[Signature]

Police Justice.

0729

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 *500* 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, *June 7* 189*2* *Thos. J. Brady* Police Justice.

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

Dated, *June 7* 189*2* *Thos. J. Brady* 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, *June 7* 189*2* *Thos. J. Brady* Police Justice.

0730

Police Court, 241 District. 692

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles A. Bunker
501 West 2nd St
vs.
August Gebhardt

Offense Warrant

2
3
4

BAILED,

No. 1, by John Schreyer
Residence 53 - N - 83rd Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, May 28 1892

Gaug Magistrate.
Jynell Officer.
16 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

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



Bailed \$1000 May 31/92 - 2P.M.
June 1/92 - 2P.M.

0731

①

Office of Knox Memorial Chapel

514. 9th Ave N.Y.

June 29th 1890

To whom it may concern -

I have known Mr. Gebhard's family for several years. They are a family than whom there are none more respectable.

Their friends and associates are many, and are among the most respected in this neighborhood.

Aside from this unfortunate incident, there is not a stain upon the character of any one of them.

Though not members of my church, I have known them as a church going people, and got acquainted with the family through the children who attend our Sunday school.

0732

(2)

It seems to me, that these circumstances ought to have weight, in deciding a case of this kind. And, in as much as this is the first offence, and the young man is truly penitent, is it not wise to give him a chance to rectify this error? I am certain that he will not fall into this error again.

None except those who know the family, can realize the sorrows which this has brought to their hearts. For their sake, for the sake of the young man, and for the sake of their many friends I pray that this case may be settled without going further.

Yours truly,

Wm. Vanhook 18 US. 61st St. N.Y.
Pastor. to Legation Reform and Benef. 514. 9th St.

0734

by lament with him - I am satisfied
in talking with him that he is
penitent in earnest & that there
will not be any recurrence of
bad doings on his part. In
furtherance of justice I think
in this case suspension of
sentence would result in
great & more good.

Yours respectfully

A. O. Smith

New York June 30 1892.

0735

June 29th 92.

To whom it may concern
This to certify that I
have known the bearer
Augustus Gebhard since
he was a child and
his reputation among
those who knew him best
has been considered above
reproach. His parents
are highly respectable
and honored by all who
know them.

Respectfully

W. L. Ritchie

138 Ninth Avenue

N. Y. City

0736

New York June 29th 1892

This is to certify that I have known the Eckhard family, 320 W. 40th St., for the past 13 yrs. The most of the members of it are members of my church. The children have always been brought up in a religious way and, to my knowledge, the honesty of none of them has ever been questioned. The difficulty Sam Eckhard is in now, has been a great surprise

0737

To ~~my~~ and is, to my con-
viction, not due either to
family example or family
training. Any leniency, here-
for, shown to him, would
be gratefully appreciated
by the undersigned
248 W. 40th St. John H. Carter,
Pastor of 4th German Ref.
Dutch Church.

0738

The Rev. Mr. Augustus
Gebhard was confirmed in
Christ Church New York. by
the Rt Rev^d H. C. Potter
on May 4. 1884.

Mr. Gebhard, I believe,
was at that time, and
had been for several
years, a member of
our Christ Church choir.

In some years I have
seen nothing of Mr.
Gebhard; but during his

0739

connection with Christ Church,
his standing, so far as
I ever knew, was good.

J. D. Shipman
Rector of Christ Church
New York

June 29 1872

0740

New York June 29th 1892.

70-72

Hon. Rufus B. Cowing:
New York.

Honored Sir:

If I take the liberty to address you in a matter not pertaining to myself, it is, because I deem it my duty to do so, as it concerns the life and well being of an old and faithful patient of mine, Mrs. E. Lebard.

Mrs. Lebard has been suffering of heart disease for some time. One year ago she barely recovered from an attack of apoplexy and her present condition is critical and gives cause for much apprehension. — A grave shock may kill her and I do not believe, that the crime of her son — if such be proven — is of so serious a nature, as to demand the sacrifice of life for its vindication. I have known young Lebard for many years, and have always known him a good and honest boy, of rare kindness towards his mother and of benevolence towards the poor.

and who could observe a family and its members better, than

0741

a physician.

In having submitted these facts and
conditions to your kind consideration
believe me, dear Sir,

With high regard

Yours faithfully

Emanuel Baruch M. D.

0742

H. KOLB, M. D.,
356 West 42nd Street.

NEW YORK, June 28, 1892

To Whom it may Concern,

This is to certify that
I am personally and
professionally acquainted
with Mrs. & Mr. Feltard
also with the son Augustus
for the past few years.
and have always found
them to be people of the highest
integrity and honesty.

H. Kolb, M. D.,
356 W 42 St.

0743

DEALER IN ALL KINDS OF
PULLED WOOLS.
—
FACTORY,
644-648 West 39th St.

OFFICE OF
JOHN SHEA,
Wholesale Butcher in
MUTTON, LAMB AND VEAL,
644 to 648 West 39th Street.

New York, June 29, 1892
To Whom it may concern

This is to certify that I
have known the "Bear" Mr. George Gebhard
intimately and have had business relations
with him for almost twenty years and I
can therefore vouch for his integrity, and
sobriety, as I have always found him
an honorable upright and just man.
I cheerfully recommend him to any one
feeling thoroughly assured that he will
prove himself worthy of their confidence
and esteem and anything done in his
behalf I will feel as grateful for as
if done for Yours Very Respectfully
John Shea
W.D.

0744



1892

June 28th
To Whom it May Concern

I take pleasure in certifying to the fact that Mr. Augustus Gabbard has always been an honest capable and well behaved young man.

I have known him for the past seven years and have never in all that time heard of any act or deed of his which was anything but honest + gentlemanly. His family are all in good repute, and are held in high

0745

esteem by their
neighbors, and any
favor done to the
young man would
be highly appreciated
by his loving family
and a large circle
of their numerous
friends.

Sincerely

C. F. Babbitt M.D.
117 East 13th

0746

T.H. WHEELER, PRES.

C.M. WEBBER, SECY.

W.H. WHEELER, TREAS.

ATLANTIC BEEF CO. LIMITED.
174 & 770 Fifth Avenue Place,
Brooklyn, N.Y.

PACIFIC BEEF CO. LIMITED.
106 North 5th St.
Brooklyn, E.D.

EAST RIVER BEEF CO. LIMITED.
Long Island City, N.Y.

NEW YORK BEEF CO. LIMITED.
100 & 102 Garrison St. N.Y.

HUDSON RIVER BEEF CO. LIMITED.
132 1st & 12th Ave. New York

HOBOKEN BEEF CO. LIMITED.
Hoboken, N.J.

HYDE WHEELER & CO.
41 North Market St Boston.

T.H. WHEELER & CO.
Clinton Market Boston.

DOVER BEEF CO.
Dover, N.H.

Manhattan Beef Co. Limited

COMMISSION DEALERS

1.2. & 3. MANHATTAN MARKET WEST 35TH ST.

Dictated by _____ To New York June 29th, 1892

To the Honorable Judge Cowing:-

We understand that the trial of August Gebhard for forgery is to come off tomorrow. We desire to state to your Honor, that we have known this young man's family for more than five years and know them to be sober, honest, industrious people, and while we cannot vouch for this young man in particular, we have had business dealings with his Father and Brothers for about eight years and their honesty and integrity is unquestioned. This is the first violation of the Law by any member of this family and if the prosecutors wish to make an example of this case, while we believe oftentimes it is well to do so, still knowing the training this young man has had from his youth up we feel that he would not offend the Law again. Our friendship and relations with the family leads us to thus address you, and we strongly recommend this case to your clemency.

Yours respectfully,

MANHATTAN BEEF CO. LIMITED
 PER Charles M. Webber Secy.

0747

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Thomas J. Grady a Police Justice of the City of New York, charging August Gebhard Defendant with the offence of Forgery

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

We, August Gebhard Defendant of No. 420

West 44th Street; by occupation a clerk

and John Schreyer of No. 53-N-83

Street, by occupation a Builder Surety, hereby jointly and severally undertake

that the above named August Gebhard Defendant

shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,

during the said examination, or that we will pay to the People of the State of New York the sum of ten

Hundred Dollars.

Taken and acknowledged before me, this 28 Augustus Gebhard.

day of May 1893 John Schreyer

Thos. J. Grady POLICE JUSTICE

0748

CITY AND COUNTY } ss.
OF NEW YORK, }

Wm. J. Kelly
day of *July*
1891
Police Justice

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Twenty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House + lot no 204*

9th Avenue worth thirty thousand dollars over all encumbrances

John Schreyer

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 18

Justice.

0749

ESTABLISHED 1854.

FORM #1

*The Mitchell Vance Company,
Gas and Electric Light Fixtures.*

*Address all correspondence to
General Offices
at
Manufactory
10th Ave. 2d Fl. & 25th St.*

836 & 838 Broadway

New York

July 6th. 1892

Delancey Nicoll, Esq.,
District Attorney,
New York City.

Dear Sir:-

In the case against August Gebhard on the charge of forgery and in which case sentence was suspended in General Sessions Court, Part 3, on Thursday last, the evidence of the crime was in the nature of a check to the order of The Mitchell Vance Co. As payment on that check was refused by the Bank upon which it was drawn, owing to suspicion as to the genuineness of the endorsement, we presume the check should now be returned to us that we may obtain payment of the same, and we therefore make this application for its return.

We will be glad to hear from you as to what, if any, form is necessary for us to obtain it.

Yours truly,

The Mitchell Vance Co.,

J. S. Danner

0750

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

July 7 1892

The National Loan Co.
26 Broadway N.Y. City

Sir:

The District Attorney has
no objection to the return
to you of the note, whose
was predicated the charge of
perjury against August
Kobrowski upon whose plea of
guilty in Court III of the
General Sessions, sentence
was suspended on June 30 ult.

Upon delivery of this letter to
the Clerk of the General Sessions,
and giving him a proper
receipt therefor, the note will
be returned to you.

Respectfully Yours
Henry M. Singer
Secretary

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

August Gebhard

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

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

The said August Gebhard

late of the City of New York, in the County of New York aforesaid, on the 21st day of May in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, having in his custody a certain instrument and writing, in the words and figures following, that is to say:

No. 208 New York, May 21st 1892
606 The Home Bank
Pay to the order of The Mitchell Vance Co.
Thirty Eight 40/100 Dollars
\$38.40/100 John Shearer

The said August Gebhard afterwards, to wit: on the day and in the year aforesaid, with intent to defraud, at the City and County aforesaid, feloniously did forge, on the back of the said bank instrument and writing a certain instrument and writing commonly called an endorsement which said forged instrument and writing commonly called an endorsement is as follows, that is to say:

The Mitchell Vance Co

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

The said August Gebhard late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, having in his possession a certain instrument and writing, in the words and figures following, that is to say:

No. 208 New York, May 21st 1892
606
The Home Bank
Pay to the order of The Mitchell Vance Co.
Thirty Eight ⁴⁰/₁₀₀ Dollars
\$38.40
John Thuermer

on the back of which said ~~the instrument and writing~~ there was then and there written a certain forged instrument and writing commonly called an endorsement which said forged instrument and writing, commonly called an endorsement is as follows, that is to say:

The Mitchell Vance Co.

with force and arms, the said forged instrument and writing then and there feloniously did utter, dispose of and put off as true, with intent to defraud, the said August Gebhard 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.

0753

BOX:

484

FOLDER:

4422

DESCRIPTION:

Giocondo, Annunziato

DATE:

06/28/92



4422

0754

Witnesses:

Alphonse Spadaro

Subscribed & sworn to

635
Counsel,
Filed *28* day of *June* 189*2*
Pleads, *Republic*

THE PEOPLE

20
part 424
239 424
P
Amministrato Secondo

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chayer Higgins
Foreman.

W. H. 15
Went 2 - July 15, 1892.
Child and Corineth of
Assault 2nd Degree

470 St. ... 1892

0755

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

T h e P e o p l e ,
vs.
ANNUNZIATO GIOCONDO

:
:
Before
:
HON. JAMES FITZGERALD,
:
and a Jury.
:

Tried July 15th, 1892.

Indicted for ASSAULT in the first degree.

Indictment filed JUNE 28TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY OSBORNE,

For THE PEOPLE.

MESSRS. MAX ALTER AND JOHN SOLON,

For THE DEFENCE.

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ALPHONSE SFERLOZZO, THE COMPLAINANT, being examined through the Official Interpreter, Mr. Cutano, testified that he lived at 105 West 26th street. He remembered the 19th of June, 1892. He knew the defendant, and the defendant had worked for him, the complainant, for two months. He saw the defendant on the 19th of June, 1892, about twenty minutes past seven in the morning. The defendant was not working for him, the complainant, at the time. When he saw the defendant, he, the complainant, was near the door of his, the complainant's, shop, cleaning his store. The defendant was going through 26th street at the time, towards Eighth avenue. The defendant said to him, the complainant, "That was arranged, that business." He, the complainant, asked the defendant what he wanted to say to him. The defendant said to him, the complainant, "I do not want to speak to you here but cross the street and come on the other sidewalk and I shall fix you." He, the complainant, went near the defendant and closed with him, the defendant. The defendant then pulled his revolver and fired four shots. He, the complainant, shouted for the police.

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Three shots fired by the defendant hit him, the complainant. He, the complainant, did not go to the hospital; the police surgeon attended to him. He, the complainant, did not attack the defendant before the defendant fired at him, the complainant. He was present when the defendant was arrested, but, he, the complainant, was in a dazed condition and did not know what the defendant said at the time of his arrest.

In cross-examination the complainant testified that he was a barber. While the defendant was in his employ, he, the complainant, did not give the defendant a ten dollar bill to buy counterfeit money. He did not have any faith in the defendant while the defendant was in his, the complainant's, employ; but he took pity on the defendant and kept him in his employ. He, the complainant, paid the defendant his salary every week. His, the defendant's, salary was five dollars. He, the complainant, did not have the revolver shown to him by counsel for the Defence in his possession on the 19th of June, 1892. He, the complainant, had not followed the defendant around since the defendant left his employ.

He, the complainant, discharged the defendant from his place for courting a girl across the street from his store. After the defendant fired the shots, he, the complainant, picked up half a broom-handle. He, the complainant, did not strike the defendant with the broom handle. He had been a barber for thirty five years, and had been in business for more than nine years. He, the complainant, had lived in the same place since his arrival in this country, nine years before the trial.

In re-direct examination the complainant testified that he had seen the defendant write. He, the complainant, identified a postal-card shown to him by the District Attorney as being in the hand-writing of the defendant, and as having been received by him, the complainant.

JOHN F. McCAFFREY testified that he was a carpenter. He remembered the 19th of June, 1892. He, the witness, was walking down Seventh avenue, in the neighborhood of half-past seven o'clock in the morning, when he heard pistol shots. He turned around the corner of 26th street and he, the

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witnes, saw the defendant run ing down the street, and the complainant was following the defendant. When the defendant reached Seventh avenue he, the defendant, tried to turn around on the complainant, and took a pistol from his, the defendant's, pocket. The complainant had a piece of wood in his hand. He, the witness, caught the defendant, and the officer came across the street and arrested the defendant. The defendant resisted the officer and the officer hit the defendant in the face. The officer took him, the witness, to the station house and he, the witness, was kept in the station house until one o'clock in the afternoon.

In cross-examination the witness testified that when he first saw the defendant and the complainant he, the witness, was about eight feet away from them. At the time he first saw the defendant, the defendant had his hand in his inside coat pocket. It was from that pocket of the defendant that the officer took the pistol. He, the witness, heard four shots fired. The complainant was shouting at the defendant, when the witness saw him, the complainant. He, the witness, thought the com-

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plainant was shouting in French, and he, the witness, didn't understand what the complainant said. When the witness saw the complainant, the complainant did not have a club in his hand.

JOSEPH DORTINGNAC testified that he was born in Bayonne, France. He had been in America twenty months. He remember the 19th of June, 1892. He saw the defendant on that day. He, the witness, was a carpenter by trade, but at that time was working in the kitchen. He, the witness, saw the complainant cleaning his shop. He was standing outside his shop, reading a paper, and he, the witness, went in his shop to put the paper away. While in the shop, he, the witness, heard a shot and he thought it was some boys playing with a cracker. He came to the door of his, the witness's, shop and when he got to the door he saw the defendant fire three shots. When he saw the complainant, the complainant had a small stick in his hand. When he, the witness, saw the defendant firing there was some space between the complainant and the defendant. He did not see the complainant strike the de-

fendant. When he saw the defendant and the complainant, they were on the same side of the street as the complainant's shop. He did not hear any conversation between the complainant and the defendant. He, the witness, saw the complainant pick the stick up from the street, after the defendant fired the first shot.

In cross-examination the witness testified that he had heard the testimony of the complainant, but did not understand it, because he could not understand English. He, the witness, heard one shot first, and then three more shots, fired one right after the other.

OFFICER CHARLES BAXTER testified that he was attached to the 18th police precinct. On the 19th of June, 1892, he was on post in Seventh avenue. He saw a crowd of men running through 26th street towards Seventh avenue, and he saw the witness McCaffrey catch the defendant. McCaffrey held the defendant until he, the witness, came up, and then McCaffrey delivered the defendant over to him. The defendant had his hand in his inside coat pocket, and

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had a pistol in his hand. He, the witness, took the pistol from the defendant. He, the witness, saw two wounds on the complainant. He found a pocket-book, containing some bills, in the right side of the complainant's vest. The bills contained in the pocket-book had bullet holes in them. He, the witness, thought the pistol was a thirty-eight calibre.

In cross-examination the witness testified that he saw the complainant with a stick in his hand. The stick appeared to him, the witness, to be a broom-handle. He thought the stick was about three-quarters of an inch thick. The defendant told him, the witness, that he had a girl, and that the picture that he, the witness, found in his pocket was a picture of the girl. The defendant told him, the witness, that the girl was his sweet-heart, and that that was what all the trouble was about. The defendant spoke to him, the witness, in English, and he understood what the defendant said to him. The defendant told him that the complainant was a counterfeiter and had been a counterfeiter in France. The defendant ^{did not} say on the way to the station house that

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the complainant had given him, the defendant, ten dollars to buy counterfeit money, that he had not bought the money, and that the complainant had come to him and said, "If you do not give me that money, I will kill you." The defendant made no such statement to him, the witness.

FOR THE DEFENCE, ANNUNZIATO GIOCONDO, THE DEFENDANT, being examined through the official interpreter, testified that he was twenty years of age. He knew the complainant and had been employed by the complainant for two or three months, in the complainant's barber shop. While he was in the complainant's employ, the complainant gave him ten dollars with which to buy counterfeit money. He, the defendant, did not buy the money, and left the employ of the complainant. The first time that he, the defendant, saw the complainant after he had left the complainant's employ, was on the day in question. He was passing through 26th street. The complainant came up to him, the defendant, and called him a vile name. The complainant had a revolver in his hand at the time. The

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complainant said to him, "Are you going to give me the tendollars or not? And, if you will not give them up now, I will kill you." He, the defendant, grabbed the revolver which the complainant had in his hand, and while endeavoring to get the revolver away from the complainant, the revolver exploded. He, the defendant, kept the revolver in his hand and ran away and the complainant picked up a stick and ran after him. While the complainant was running after him, the complainant said, "Give me back the revolver, and I will not do anything to you. " He, the defendant, said, "No, I will not give you the revolver, but I will give it to the police officer." Then he, the defendant, met the witness McCaffrey. He, the defendant, spoke to McCaffrey in Italian, and told him that the complainant wanted to kill him, the defendant. When the police officer arrived, he, the defendant, took the revolver from his pocket and handed it to the officer. He never wanted to kill the complainant. The complainant hit him, the defendant, with a stick while he, the defendant, had the revolver in his hand.

In cross-examination the defendant testified that the postal card in evidence was written by him to the complainant, in answer to several communications he had received from the complainant, stating that if he did not return the ten dollars to the complainant, the complainant would kill him. He wrote the postal card about three months after leaving the complainant's employ. He was on his way to his work when he passed the complainant's shop. The complainant spoke first, saying, "Hey, come here." The complainant showed him the revolver and said to him, "Are you going to pay me back the ten dollars." He, the defendant, said to the complainant, "Put down that revolver." He, the defendant, then caught hold of the revolver and it went off. At that time the complainant had no stick in his hand. The complainant picked up the stick after the fourth shot was fired.

In re-direct examination the defendant testified that he did not aim the pistol at the complainant.

In re-cross examination the defendant testified that the only person who was present when the strug-

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gle took place was the man who caught hold of him, the defendant, ---- McCaffrey. The complainant had told him to buy the counte feit money at No. 91 Mulberry street, from a man of the name of Antonio. He, the defendant, did not go to Mulberry street, and never been in Mulberry street in his life. The complainant did not discharge him; he left the complainant's employ, because he did not want to get into trouble on account of the counterfeit money. He did not tell the officer that the complainant had dscharged him, the defendant, because of any girl coming to the store; he never mentioned the girl to the officer. When he, the defendant, ran away from the complainant, he was looking for an officer.

THE COMPLAINANT, being re-called for further cross-examination, testified that he was never in prison in his life. He had never lived in Toulon. He had lived in China. He hadnbeen arrested in this country, for fighting, but had been discharged. He, the complainant, had been in prison in Europe, for several months, for fighting. He

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had been in Sicily, but had left there when he was fourteen years of age and gone to France. He had been in Gergente, Sicily, but had never been arrested there.

In re-direct examination the complainant testified that he had been in prison twice in Europe, on a conviction for calumny. He was once arrested in the City of New York, for selling Louisiana Lottery tickets.

THE DEFENDANT, being re-called for further cross-examination, by the Prosecution, testified that he had never been arrested before, and had never been convicted of any crime in his life.

0768

POSTAL CARD ONE CENT.

NEW YORK APR 20 1902

United States American

THIS SIDE IS FOR ADDRESS ONLY.

M^{rs} Alfonso Sperlozo
 Barber Sigisliano galio
 105 W 26th St City

0769

P. 101
 5. Neri Johh 21 aprile
 Porco è pigliagato chesi. fe e tu ta 92
 la sigilla, mi fai il piacere di
 mi chi li d'etto che ~~che~~ che non
 voleva daro dare An mio fratel
 lo che non mi pagava tu fai pr.
 metti mi in questo ore con mi
 fratello ma io non mi meto
 a parlarli di me per staro
 dico l'ordine con tutto il d'altro
 io c'è a ~~de~~ An unghiate
di c'è a de

0770

Pig - and sodomist - you and all your
country. please tell me who told you that I
refused working with my brother. because he did
not pay me? you want to put trouble between me
and my brother. but I am not afraid of a fool
like you. and will shit on you -

Communisto Gwonda

To The Honorable Fitzgerald

Court of General Sessions

City and County of New York

The People & c

vs
Domenico Amunziate

State of New York

City and County of New York vs Domenico Amunziate
being duly sworn deposed that

says he resides at 470 W 39th St
in the City and County of New York and
is engaged in business as a Barber
No 1597 Broadway in said City is person
well acquainted with the above defendant
has been for the last ~~one~~ fifteen years
that said defendant was in his employ at
1597 Broadway for one year and has always
found him industrious honest and
peaceable and has fully recommended him
as a peaceable industrious and honest
young man

Sworn to before me

this 18th day of July 1892

Geo. D. Higgins
Notary Public
No 79 New York Co

Domenico Amunziate

Comt General Session
City of New York

The People

vs
Grocers Union

Defendant

John Lubin
Depts atty
% Court St
Brooklyn
N.Y.

0772

To The Honorable Judges

Court Grand Jurors
City and County of New York

The People &c

^{vs}
Giocundo Annunzio

State of New York

City and County of New York Caroline Fainello
being duly sworn deposes and says she
resides at 239 West 27th St in the City &
County of New York that she is a married
woman living with her husband that
she is personally acquainted with the
above named defendant who was heretofore
convicted in Part 2 of the above Court of
Assault in the second degree and that
she has known him since childhood that
he has worked steadily as a barber ^{and}
never has been arrested on any charge
heretofore to the best of the knowledge or
belief of deponent and has always
borne a good character

Sworn to before me

this 18 day of July 1891 Caroline Fainello

George Leachman
Notary Public (94
New City, New York

Count General
City of New York

The People & @

vs

Records Amendment

affidavit

Johnston
Deft's ally
No Court St
Postoffice

0775

Police Court— 2 District.

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

Alphonse Sferozzo
of No. 105 West 26 Street, aged 48 years,
occupation Barber being duly sworn
deposes and says, that on the 19 day of June 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Annunziation
Giocondo (now here) from the following
facts to wit, that about the hour of
7³⁰ a.m. on the above date the deponent
was standing in front of his store at
the above named place. when the
defendant did come along and
pulled out a revolving pistol and
discharged three shots at the deponent
each shot taking effect on the deponent,
said revolving pistol being loaded with
powder and ball. Then and there
held in ~~deponent's~~ defendant's hand at the time

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 19 day
of June 1892

Alphonse Sferozzo

[Signature]
Police Justice.

0776

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Annunziatio Giocondo 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. Annunziatio Giocondo

Question. How old are you?

Answer. 29 Years

Question. Where were you born?

Answer. Italy

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

Answer. 239 West 27 St 2 weeks

Question. What is your business or profession?

Answer. Barber

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

Answer.

I am not guilty
Annunziatio Giocondo

Taken before me this 19
day of June 1897
Wm. J. Kelly
Police Justice.

0777

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, *June 17* 189 *2*..... *John J. [Signature]* Police Justice.

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

Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

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Police Court, 2 District.

(108) 757

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfonso Sperlozzi
105. N. 26
Annunziata Giocondo

Assault
felony

Dated, *June 19* 1892

Grady Magistrate.

Bayler Officer.

16 Precinct.

Witnesses *John F. McCaffrey*

No. *218 - 8* Street.

Joseph D. Ortignacy

No. *105 West 26th* Street.

No. *1570* Street.

§ *1570* to answer *H. D.*

Com

\$1500 & June 21-10th, 2nd

BAILED.

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Annunziato Giocondo

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

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

The said *Annunziato Giocondo*

late of the City of New York, in the County of New York aforesaid, on the *19th* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, at the City and County aforesaid, in and upon the body of one *Alphonse Sferlozzo* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Alphonse Sferlozzo* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Annunziato Giocondo* in *his* right hand then and there had and the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent *him* the said *Alphonse Sferlozzo* 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

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

The said *Annunziato Giocondo*

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 *Alphonse Sferlozzo* 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 *Alphonse Sferlozzo* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Annunziato Giocondo* 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.

0780

BOX:

484

FOLDER:

4422

DESCRIPTION:

Gleason, John

DATE:

06/06/92



4422

#12

Witnesses:

Ed Scherer
Off Adams 3340

Counsel,

Filed

day of *June* 189*2*

Pleads,

Guilty

18
William
15th St

THE PEOPLE

vs.

K

John Gleason

Burglary in the Third Degree.
Section 498, *Penal Code*.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Francis Higgins

Foreman.

Part 2 - June 10/92
Reads Guilty of an attempt
1 yr 7 mos & 10

0782

Police Court— District.

City and County } ss.:
of New York,

of No. 95 2 3rd Avenue Frederick Schlosser Street, aged 38 years,
occupation Liquor Dealer being duly sworn

deposes and says, that the premises No. 95 2 3rd Avenue Street, 19 Ward
in the City and County aforesaid the said being a four story brick
dwelling and store
and which was occupied by deponent as a liquor saloon
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening
the lantern over the side door
of said premises

on the 31 day of May 1892 in the night time, and the
following property feloniously ^{attempted} taken, stolen, and carried away, viz:

Liquors, Cigarette
of the value of Fifty dollars

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

John Mason
(negatives)

for the reasons following, to wit: from the fact that at
about the hour of One o'clock AM on said date
Deponent left said premises securely
locked and fastened, Deponent is
informed by Officer James Adams
of the 23rd Precinct Police that
he saw the said Defendant enter
said premises in the manner
described above and that

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he arrested the said defendant
in said premises at about the
hour of 3 A.M.

Sworn to before me this 31 day of May 1882
Fred. Schloffer

John Ryan
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Twenty 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 1882
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1882
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1882
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated 1882

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street.

No.

Street.

No.

Street.

\$ to answer General Sessions.

0784

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *John Gleason*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *15 2nd Street. 1 week*

Question. What is your business or profession?

Answer. *Stable Boy*

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

Answer. *I am ~~not~~ guilty*
John Gleason.

Taken before me this

day of

1892

Police Justice.

0785

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

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

Dated Nov 31 1892 John Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0786

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Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mrs. Schloesser
952 3^d Avenue
vs.
John Mason

Offence. *Burglary*

1
2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *May 31* 18*92*

Ryan Magistrate.

Adams Officer.

23 Precinct.

Witnesses *Call Officer*

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *Gd.*

1000 *Cur* *June 1 - 2* *1892*



0787

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

James Adams
aged 33 years, occupation Police Officer of No.

23 Princeton Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Fred Schlosser
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 31
day of May 1892

James Adams

[Signature]

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CITY AND COUNTY }
OF NEW YORK, } ss.

1877

James Adams
aged 23 years, occupation Police Officer of No.

23 Princes Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Fred Schlosser
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 31 } *James Adams*
day of May, 1892 }

John M. Ryan
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Gleason

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

John Gleason

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

The said

John Gleason

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the *thirty-first* day of *May* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *saloon* of one

Frederick Schlosser

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 *Frederick Schlosser* in the said *saloon* 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.

De Laurey Nicoll
District Attorney

0790

BOX:

484

FOLDER:

4422

DESCRIPTION:

Gohl, William

DATE:

06/07/92



4422

0791

Witnesses:

Jack Stewart
Carl Hair

Counsel,

Filed

Pleads,

7 day of June 1892

THE PEOPLE

vs.

William Gold

Grand Larceny, Second Degree
[Sections 523, 524, 525 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James H. Haggins

Foreman.

James H. Haggins
Foreman

Per J. H. Haggins P.S.M.

0792

(1385)

Police Court— 3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Frederick Klauer

of No. 180 avenue A Street, aged 45 years,

occupation Shoemaker being duly sworn,

deposes and says, that on the 1st day of June 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 overcoat; one suit of clothes and
a pair of pantaloons
all of the value of Thirty dollars

the property of deponent

Sworn to before me, this
of _____ day
1897

Police Justice.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by William Gohl (now here)

for the reasons that the defendant requested deponent to give him ^{in the rear building} lodging in deponent's apartment, at the above address to which deponent consented and defendant stated that he was going bring his clothes to deponent's house and he and deponent left the apartments together. Deponent locked the door and placed the key in a slot in the door in the presence of defendant ^{and} at the suggestion of defendant gave him permission to enter the apartment with said key if he, defendant returned before deponent.

When ~~defendant~~ ^{deponent} left, said property was in the rooms and when deponent returned said property was missing. Deponent is informed by Carl Weiss (now here) who is the janitor of said premises and occupies rear apartments in the front building of said premises and on said day ^{he} saw the defendant enter the rear building and left in about fifteen minutes thereafter, carrying a large bundle although when he entered he had no bundle. The defendant never returned nor has he ever explained his absence. Deponent is further informed by Charles Michel (now here) that he is ~~the~~ acquainted with the defendant and on said day the defendant brought a bundle containing clothes to his residence at 522 East 11th Street. said bundle contained a pair of pantaloons and from a description thereof deponent has cause to believe that they are the property of deponent.

Suborn to before me }
this 2nd June, 1892 } Joseph Klement

J. M. White }
Police Justice

0794

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 67 years, occupation Janitor of No. 180 Avenue A Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Frederick Hunsch and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 2nd day of June 1892 Frank Veis
J. Wilhelm
Police Justice.

0795

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Baker of No.

522 East 11th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Fredrick Klumst

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

Sworn to before me, this 2nd
day of June 1897 Charles Michael

J. Wicketh
Police Justice.

0796

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

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

Question. What is your name?

Answer. *William Gohl*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *627 E. 12th St. 1 year*

Question. What is your business or profession?

Answer. *Baker*

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

Answer. *I am not guilty.*
William Gohl

Taken before me this *2*
day of *June* 189*2*
J. H. M. M. M.
Police Justice.

0797

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

W. J. Dank

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, *June 2nd* 189 *2* *J. H. [Signature]* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0798

673

Police Court,

37

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Fredrick March
180 Avenue A
vs.
William Gohl

Grand Jurors
offense

1
2
3
4

Date

June 2nd 1892
Gilbreth
Sachs

Magistrate

Officer

Precinct

Witnesses

No.
No.
No.

Barb Kreis
180 Avenue A
Lizzie Gohl
627 E 12th

Street

Street

No.

\$1000 to answer



BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Gohl

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

William Gohl

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

The said William Gohl,

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

one overcoat of the value of twelve dollars, one coat of the value of eight dollars, one vest of the value of four dollars, and two pair of trousers of the value of four dollars each pair

of the goods, chattels and personal property of one Frederick Klenert

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.

0800

SECOND COUNT—

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

William Gohl

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

The said

William Gohl

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 overcoat of the value of twelve dollars, one coat of the value of eight dollars, one vest of the value of four dollars, and two pair of trousers of the value of four dollars each pair

of the goods, chattels and personal property of one *Frederick Klenert*

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

Frederick Klenert

unlawfully and unjustly did feloniously receive and have; the said

William Gohl

~~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.

0801

BOX:

484

FOLDER:

4422

DESCRIPTION:

Goldberg, Adolph

DATE:

06/14/92



4422

Witnesses:

Bertha Goldberg

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

319

Counsel,

Filed

day of

June 1892

Pleads,

Grand Larceny,
[Sections 228, 237,
& Degree,
Penal Code.]

THE PEOPLE

vs.

Joseph Goldberg

1892

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Joseph Higgins
Foreman.

June 15/92

Henry P. J.
Henry P. J.
P.B.M.

0803

NEW YORK, May 31st, 1893.

HON. RANDOLPH B. MARTINE,

Judge, Court of general Sessions.

Sir:-

On June 15th, 1892, on charges made by myself, you committed my son, Adolph to the House of Refuge. During my frequent visits to him I find that he is now a changed boy, and with the firm belief that he will do better, I respectfully ask if you will kindly use your best endeavors to have him discharged. My two elder sons, Henry, aged 23, and Max, aged 22 years, now reside with me, and they too are extremely anxious to have their brother home with us again. Mr. Joseph Allen, of No. 888 Third Avenue, has promised to employ Adolph upon his release. Now that my two elder sons are with me, I can provide a good home for the boy, and they will look after him also. I reside at No. 225 Seventh Street.

I sincerely trust you will grant my request.

very respectfully,

Benjamin Goldberg
mark

Max Goldberg

Henry Goldberg

0804

Police Court 3rd District.

(1885)

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 107 East 4th Street, aged 30 years,
occupation Housekeeper being duly sworn,
deposes and says, that on the 10 day of June 1891 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Good and lawful money of
the United States of the amount
and value of twenty dollars
and two diamond rings together of
the value of twenty dollars
the property of Deponent

Subscribed to before me, this
1891 day of

Police Justice

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 Adolph Goldberg (now here)

from the fact that deponent placed
a pocket book containing said money
and diamond rings on a table in
her apartments in the front room and
deponent went into another room and
when deponent came into the room about
five minutes thereafter the pocket was
missing containing said money and
rings there was no other person in said
apartments but deponent and her son
The deponent deponent further says
she is informed by her son Max Goldfarb
that he found twenty five dollars and
said diamond rings there shown in court

in the defendant's possession which
defendant identifies as the property
taken from and carried away from
aforesaid

Sworn to before me
this 11th day of June 1972 ^{at} Perth ^{County} Goldberg
J. McDonald ^{Justice}
Police Justice

0806

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 20 years, occupation Painter of No. Max Goldberg

107 East 4th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Bert Goldberg

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

Sworn to before me, this 11th day of June 1893 Max Goldberg

J. J. Smith
Police Justice.

0807

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer.

Adolph Goldberg

Question. How old are you?

Answer.

14 years

Question. Where were you born?

Answer.

Germany

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

Answer.

107 East 4th St 4 Months

Question. What is your business or profession?

Answer.

Errand boy

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

Answer.

*I am guilty
Adolph Goldberg*

Taken before me this

day of

1892

Police Justice.

*June 11
Thompson*

0808

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 Alphonse Sant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 3 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, July 11 1895 J. Williams Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0809

Police Court, 3 District 708

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Berta Goldberg
107 E. 4th St.
Adolph Goldberg
1
2
3
4
Offense, *Disorderly conduct*

BAILED,

No. 1, by

Residence..... Street.

No. 2, by

Residence..... Street.

No. 3, by

Residence..... Street.

No. 4, by

Residence..... Street.

Dated, *June 11* 189*2*

Magistrate Magistrate.

Officer Officer.

Precinct Precinct.

Witnesses *Mary Goldberg*

No. *107* Street.

No. *John H. Drey* Street.

No. *500* Street.

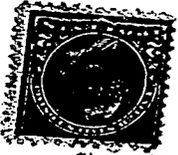
to answer



If not called for within **Two Days**, return to

HOUSE OF REFUGE,

Station L. HARLEM, N. Y.



Wm N. Penney Esq Clerk

Court of General Sessions of the Peace

Clark's Office

New York City.

0810

24485 New York House of Refuge, N. Y.

June 15th 1893

W^m N. Penney Esq Asst Clerk
Court of General Sessions of the Peace
Clerk's Office. New York

Dear Sir,

I have your favor of this date
in which you inform me that
Judge Martine recommends the
discharge of inmate Adolph Goldberg,
subject to the rules of this Instⁿ.

In reply I beg to say that the
Indenturing Committee will meet on
the 22nd inst. and that I shall have
pleasure in presenting the case at
that time with advice of the result.

Yours truly,

W. Henry
Judge

0812

Society for the Reformation of Juvenile Delinquents.

HOUSE OF REFUGE,

RANDALL'S ISLAND.

Mrs. Bertha Goldberg,
107 East 4th St.,
City

June 15 - 1892

The Managers of the House of Refuge take this method of informing you that... Adolph Goldberg... your... son... has been received as an inmate of the House of Refuge, to remain during minority, or until discharged by the Managers, or by due process of law.

For your information, the Managers deem it proper to state that the Institution is not a place of punishment, nor a prison, but a Reform School where the inmates receive such instruction and training as are best adapted to form and perpetuate a virtuous character; to establish habits of industry, and to advance them in those branches of knowledge which are taught in the Common Schools of the State.

They are provided with a pleasant and comfortable home; are furnished with steady employment, with a view to inculcate habits of industry and to prepare them to earn their own support after their discharge; have appropriate seasons of recreation; are well fed and clothed, and, when sick are attended by the House Physician and carefully nursed; are regularly gathered into school at certain hours on five days of the week, and on the Sabbath are furnished with suitable religious and moral instruction. In order to accomplish the wise ends contemplated by the beneficent provisions of the State, the inmates must remain a sufficient time to receive such training and discipline as will serve to reform their evil habits, and to establish in them correct principles.

The Managers, therefore, are guided in their decisions as to the term during which inmates shall be retained in the House, by their conduct, and the period of confinement is determined accordingly. Applications for the discharge of inmates cannot be entertained until the Managers have satisfactory assurance of reformation, and that a proper home will be provided. Only in special cases, will applications be received by the Indenturing Committee under twelve months from the date of committal.

Parents, guardians, and other near friends of those children sent from the Cities of New York and Brooklyn, are permitted to visit them once a month, and on their first visit will receive a card designating these periods. Where friends reside at a distance from the city, they will be permitted to see their children at any time they are in the city, provided their visits are not oftener than once in a month. If unable, from residing at too great a distance, to visit their children, they will be permitted to write to them once within the prescribed period, and to receive letters in return.

In case of the serious illness of any child, the friends will at once be advised of its condition.

The House of Refuge is on Randall's Island, in the Twelfth ward of the City of New York, and the ferry at the foot of East One Hundred and Twentieth Street can be reached at all hours of the day, either by Second or Third Avenue Elevated or surface Railroads.

In behalf of the Managers,

Judge Martine
June 15/92

O. W. Lowry,

Superintendent.

0813

DR. M. J. B. MESSEMER,
150 SECOND AVE.

NEW YORK, *July 15th* 1892

To whom it may concern

The bearer of this letter
Adolph Goldberg has been in
my employ for the past 6 months
and can say that he has been
a honest good trustworthy boy
I had no more use for him
and had to leave him go.

Yours truly

M. J. B. Messmer M.D.

Corner

150-2nd Ave. Ph^o

COUNTY CLERK'S OFFICE,
COUNTY COURT HOUSE,
NEW YORK CITY, N. Y.

JOHN A. WREDE,
CASHIER.

0814

Court of
General Sessions

The People
vs
Adolph Goldberg

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET,

New York, June 11th 1892

CASE NO. 65319 OFFICER Dietz
DATE OF ARREST June 10/92
CHARGE Grand Larceny
AGE OF CHILD 14 years
RELIGION Hebrew
FATHER Gabriel dead
MOTHER Bertha
RESIDENCE 107 East 4th Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The boy
was never arrested before, he is out
of employment the past two weeks,
and associates with loafers.

Boys father is dead, and his mother
would like to have him sent to
an Institution, to keep him away
from bad company.

Boy lives with his mother whose
home is clean, and comfortable.

All which is respectfully submitted

C. Holloway
Supt

To Dist. Atty.

Count of
General Sessions

The People
vs
Adolph Goldberg

OFFICIAL RECORD

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. CERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

08 16



COUNTY CLERK'S OFFICE

NEW COUNTY COURT HOUSE

HENRY D. PURROY, County Clerk.

John a. Frede
Cashier

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Adolph Goldberg

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

Adolph Goldberg

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

The said Adolph Goldberg

late of the City of New York, in the County of New York aforesaid, on the *10th* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

two finger rings of the value of thirty-five dollars each, and the sum of twenty-eight dollars in money, lawful money of the United States of America, and of the value of twenty dollars

of the goods, chattels and personal property of one *Bertha Goldberg*

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

08 18

BOX:

484

FOLDER:

4422

DESCRIPTION:

Golden, Charles F.

DATE:

06/02/92



4422

276

advised

Court ofayer and Terminer.

Witnesses:

Counsel,

Filed, 2 day of June 1892

Pleads,

•THE PEOPLE

vs.

B Charles F. Holden

VIOLATION OF EXCISE LAW. Selling on Sunday, Etc. [III Rev. Stat. (7th Edition), page 1983, § 21, and page 1989, § 5.]

General O'Connor
John L. Smith
District Attorney

DE LANCEY NICOLL

District Attorney

A TRUE BILL.

John L. Smith

Foreman.

0820

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles F. Golden

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

Charles F. Golden
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Charles F. Golden

late of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *January* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell, as a beverage to one

Patrick H. Callahan

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Charles F. Golden

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Charles F. Golden

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open and to remain open, 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.

0821

BOX:

484

FOLDER:

4422

DESCRIPTION:

Golder, John E.

DATE:

06/02/92



4422

0022

Witnesses:

Counsel,

Filed,

Pleads,

day of June 1899

THE PEOPLE

vs.

B

John E. Golder

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
(Ill. Rev. Stat. (7th Edition), Page 1099, Sec. 5.)

DE LANCEY NICOLL,

District Attorney.

SUPREME COURT PART I,

December 22 1899

A TRUE BILL

Luling Catlin

Foreman.

0823

Sec. 198-200.

1 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. John E. Golden

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. U. S.

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

Answer. 184 West 10th Street. about 24 months

Question. What is your business or profession?

Answer. Bar tender

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

Answer. I am not guilty and if held demand a trial in the Court of General Sessions.

John E. Golden

Taken before me this 27 day of March 1892
Michael J. Beck
Police Justice.

0824

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

ME 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 bond.

Dated, *March 27* 189*2* *[Signature]* Police Justice.

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

Dated, *March 27* 189*2* *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

0825

Keeping open on Sunday 352
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Fuese
vs.
John E. Golden

1
2
3
4

Offense
Excise

BAILED

No. 1, by John Danton
Residence 15 Morris Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

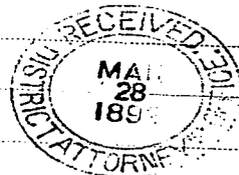
Dated, March 27 189 2
Duffy Magistrate.
Fuese Officer.
2 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

* to answer b. s.



Bailed

0826

(1339)

Excise Violation--Keeping Open on Sunday.

POLICE COURT, / DISTRICT.

CITY AND COUNTY OF } ss.
NEW YORK.

2nd Jacob Feese

of the Police Precinct of the City
of New York, being duly sworn, deposes and says, that on SUNDAY, the *27* day

of *March* 189*2* in the City of New York, in the County of New York.

John E. Golden (now here)
being then and there in lawful charge of the premises No. *39* Washington
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises, DID NOT KEEP SAID PLACE CLOSED, contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said *John E. Golden*
may be arrested and dealt with according to law.

Sworn to before me, this *27* day
of *March* 189*2*

Jacob W. Feese

[Signature]
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John E. Golden

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

John E. Golden

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said *John E. Golden*,

late of the City of New York, in the County of New York aforesaid, on the *27th* day of *March*, in the year of our Lord one thousand eight hundred and ninety-*two*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did open and cause and procure and suffer and permit to be open, and to remain open, 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.

0828

BOX:

484

FOLDER:

4422

DESCRIPTION:

Goldstein, Charles

DATE:

06/14/92



4422

300 Herzfeld and X

Counsel,
Filed 14 day of June 1892
Plends, August 15

THE PEOPLE
34 Grand of vs.
35 Grand of vs.
Charles Solstein

Grand Larceny, Second Degree
[Sections 529, 531, 532 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Francis Higgins
Part 2 - June 20, 1892.
Foyeman.
Brid and Corridor of
Receiving Stolen Goods.
with return. 5 charges
Jan 1 1892
June 20

Witnesses
Emmanuel Davis
Off. Wm Kelly 300
H. Brennan 13 P
Henry Laund

Subpoena
Officer Brennan
Kempel

0830

34249
FREUND BROS.
No. 9 AVENUE, E.
NEW YORK.

JUNE 8 1892

	\$	Cts.
<i>W. Goldstein</i>		

<i>Goldstein</i>	5	25
------------------	---	----

Good for One Year Only.
Not accountable for Loss or Damage by Fire, Breakage,
Robbery or Theft.
Rates of Interest.
On sums of One Hundred Dollars, or under,
3 per cent. per month or one fraction thereof for first six
months, and 2 per cent. per month thereafter. On sums
over One Hundred Dollars, 2 per cent. per month
for first six months, and 1 per cent. per month thereafter.

0831

(1865)

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Emanuel Davis

of No. 96 Cannon Street, aged 42 years,

occupation Tailor being duly sworn,

deposes and says, that on the 7th day of June 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Ten Coats of the value of One hundred and fifty dollars

Sworn before me, this

of June 1892

Abraham Police Justice.

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 Charles Goldstein (now here) for the reasons that deponent missed said property from his workshop at above premises. Deponent is informed by Henry Freund (now here) that on the 8 instant the defendant came to said pawn office and pledged an overcoat and he gave the defendant the annexed ticket as evidence of said pledge. Deponent has since seen the coat so pawned by the defendant and identified it as one of the coats stolen from deponent.

E. Davis

0832

CITY AND COUNTY OF NEW YORK. } ss.

POLICE COURT, 3 DISTRICT.

Henry Freund
of No. 9 Avenue B Street, aged 29 years,
occupation Pawnbroker being duly sworn, deposes and says
that on the 8th day of June 1892
at the City of New York, in the County of New York. Charles Goldstein

(nowhere) came to the pawn office
at the above premises and pledged
an overcoat and deponent gave
him the annexed ticket as evidence
of said pledge.

Henry Freund

Sworn to before me, this

of June 9 1892

day

Police Justice

0833

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Charles Goldstein

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

Question. What is your name?

Answer. Charles Goldstein

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. Austria

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

Answer. 35 Heester St. 3 months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty
prosecuted

Taken before me this 9

day of June 1892

Police Justice.

Michael

0834

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3rd DISTRICT.

of No. 13^{1/2} French Street, aged 44 years,
occupation Police Officer, being duly sworn, deposes and says
that on the 7th day of June 1897
at the City of New York, in the County of New York. Deponent arrested

Charles Goldstein (now here) on
a charge of committing a burglary
in premises no 96 Canal Street
upon complaint of Emanuel Davis
of no 96 Canal Street a Coal
Manufacturer wherefore deponent
prays that said deponent
may be held for examination in
order to enable deponent to procure
sufficient evidence

Patrick Brennan

Sworn to before me this

of

1897

July

[Signature]
Police Justice

0835

Police Court, ²⁸¹³ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Arthur B. ...

vs.
Charles ...

33 ...

RECEIVED

[Handwritten signature]

Dated, *June 8* 189

K. ... Magistrate.

..... Officer.

Witness,

.....

.....

.....

.....

.....

Disposition *Sf for June 9*

at 10

.....

0836

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

defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 10 Hundred Dollars,..... and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, June 19 1892 *J. P. [Signature]* Police Justice.

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

Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

0837

Police Court, 3 District. 707

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emmanuel Davis
96 Common
Charles Goldstein

David Lawrence
Officer

BAILED,

No. 1, by

Residence..... Street.

No. 2, by

Residence..... Street.

No. 3, by

Residence..... Street.

No. 4, by

Residence..... Street.

Dated, June 9 1892

Kilbuck Magistrate.
Bremer & Farrell Officer.

Witness William Kelly Precinct 13
No. 30 Precinct Street.

James Rodgers Street.
No. 13th Precinct

Myer Jakobowitch Street 2
96 Common St.
Henry Freund Street 2
9 Avenue 13.

\$ 10 00 to answer

Co
JUN 12 1892
CLERK OF THE COURT
ATTORNEY

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

""""""""""
T h e P e o p l e,
vs.
CHARLES GOLDSTEIN.
"""""""""

Before
HON. JAMES FITZGERALD,
and a Jury.

Tried JUNE 20TH, 1892.

Indictment for GRAND LARCENY in the second degree.

Indictment filed JUNE 14TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY HENRY Mac DONA,
For THE PEOPLE.

JOHN G. HEINZELMAN, ESQUIRE,
For THE DEFENCE.

0839

2

OFFICER WILLIAM REILLY testified that on the 8th of June, 1892, he was attached to the 13th police precinct; at the time of the trial, he, the witness, was connected with the 30th police precinct. He, the witness, arrested the defendant, in Stanton street, near Columbia, about eleven o'clock. He, the witness, was standing on the corner of Lewis and Stanton streets, and a young man came up and had a conversation with him, the witness. He, the witness, ran up the street and saw the defendant coming out of a pawn-shop, with a bundle under his, the defendant's, arm. He, the witness, asked the defendant where he was going, and the defendant said that he was going home. He, the witness, asked the defendant where he got the coat, and the defendant said that he bought it in Essex street. He, the witness, took the defendant to the station house. When he, the witness, was searching the defendant, Officer Rodgers came in. He, the witness, spoke in English to the defendant, and the defendant answered him, the witness, in English. Officer Rodgers said to the Captain, who was behind the desk, that he, Rodgers, had picked up the pawn-ticket, and that

0840

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he, Rodgers, had seen the defendant drop the pawn-ticket in front of the station house. The witness identified the pawn-ticket shown to him by the District Attorney as the one that Officer Rodgers claimed to have seen the defendant drop. He, the witness, had turned the case over to Officer Brennan. He, the witness, went around to the complainant's factory, and the complainant's foreman came to the station house and identified the coat. He, the witness, left the coat in the station house.

In cross-examination the witness testified that he, the witness, had known previous to the arrest that a burglary had been committed in the complainant's shop, but he, the witness, did not know what kind of goods had been stolen. When he, the witness, first saw the defendant, the defendant had the coat on his arm, but had no paper around the coat. The pawn-shop from which he had seen the defendant coming was at 279 Stanton street, and was kept by a man of the name of Austes, or something like that. The complainant's factory was one block away from where he, the witness, had

0841

4
arrested the defendant. He, the witness, noticed that the defendant's pockets were torn. When he, the witness, searched the defendant, he, the witness, found a pawn-ticket in the defendant's pocket. He, the witness, did not take the defendant to the police court.

OFFICER JAMES RODGERS testified that he was attached to the 13th police precinct, and was attached to that precinct on the 8th of June, 1892. He, the witness, saw Officer Reilly pass him, the witness, on the 8th of June, about eleven o'clock. He, the witness, was standing right at the station house door. He, the witness, saw the defendant drop a pawn-ticket either from his, the defendant's, pocket or hand. He, the witness, picked the pawn-ticket up and took it into the station house and handed it to the Captain, who was behind the desk at the time. He, the witness, identified the pawn-ticket shown to him by the District Attorney as the one he had picked up and given to the Captain.

In cross-examination the witness testified that he, the witness, left the station house immediately and he did not know whether the Captain questioned the

0842

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defendant concerning the pawn-ticket or not.

HENRY FREUND testified that he was a pawn-broker, and that his place of business was at #9 Avenue B. He, the witness, saw the defendant on June 8th, 1892. He, the witness, issued the pawn-ticket in evidence to the defendant, for an overcoat. He, the witness, advanced five dollars on the overcoat. He, the witness, delivered the coat to Officer Brennan, the same day that it was pawned. Officer Brennan was accompanied by the complainant. The coat was pawned by the defendant about ten o'clock.

In cross-examination the witness testified that he only saw one coat in the possession of the defendant, when the defendant entered his, the witness's, shop. He, the witness, asked the defendant where he lived, and the defendant told him, the witness, that he lived in Essex street. He, the witness, thought the defendant told him No. 74 or 84, but he, the witness, would not be positive about that.

OFFICER PATRICK BRENNAN testified that he was attached to the 13th

0843

6

police precinct. On the 7th of June, 1892, he, the witness, was ward detective. On the 8th of June, 1892, the complainant went to the station house and reported the burglary, and he, the witness, was investigating it. On the 8th of June, he, the witness, entered the station house between eleven and twelve o'clock and found the defendant in a cell. He, the witness, asked the defendant where he got the coats, and the defendant told him, the witness, that he, the defendant, had bought the coats in Essez street, six months before that time. The Sergeant gave him, the witness, the ticket in evidence. He, the witness, called on the complainant, and in company with the complainant went to the pawn-shop of Freund Brothers, at No. 9 Avenue B. The complainant identified the coat shown to him by Mr. Freund as being his, the complainant's, property. When he, the witness, entered the station house, he, the witness, found a black beaver overcoat there. The complainant also identified the coat which was in the station house as his, the complainant's, property. He, the witness, was not present in the station house when the defendant was

0844

7

examined. He, the witness, asked the defendant where he lived, and the defendant told him, the witness, that he lived at 35 Essex street. He, the witness, was present in the police court when the defendant was examined there. He, the witness, heard the defendant say in the police court that he, the defendant, lived at 35 Hester street. The defendant said in the police court that he, the defendant, came from Alsace, Austria Hungary. In the station house the defendant gave his residence as 84 Essex street, to the Sergeant.

EMMANUEL DAVIS, THE COMPLAINANT, testified that he was a manufacturing tailor, and carried on business at 96 Cannon street. On the 7th of June, 1892, he, the complainant, lost ten overcoats from his place of business. The value of the ten overcoats was one hundred and fifty dollars. He, the witness, saw one of the coats in the station house, on the 8th of June, and identified it. He, the complainant, saw another of the coats in the pawnshop of Freund Brothers, on the 8th of June, 1892, at about twelve o'clock. He, the complainant, saw the two

0845

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coats in the Essex Market Court the next morning. The magistrate at Essex Market Court told him, the complainant, to take the coats, as they did not belong to him, the complainant, and the complainant took them away. The complainant took the coats and sent them to the parties to whom they belonged, in Boston. The value of the two coats was about thirty dollars. The coats had only been in his, the complainant's, possession for the purpose of making.

OFFICER BRENNAN, being recalled by Mr. Heinzelman for further cross-examination, testified that he had been a ward detective for many years.

OFFICER REILLY, being recalled by Mr. MacDona, testified that the pawn-ticket that he found on the defendant was in his, the defendant's, vest pocket. In cross-examination the witness testified that the ticket was dated June 8th, and that it was a new ticket.

0846

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FOR THE DEFENCE, CHARLES GOLDSTEIN, THE DEFENDANT, testified that he could not speak very much English. Being examined through the Official Interpreter, Doctor Dillon, the defendant testified that he lived at 35 Essex street, and had lived there about six months. He, the defendant, had two children in Lemberg, Galicia, Austria, which was his, the defendant's, native place. On the 8th of June, 1892, he, the defendant, bought two coats in Essex street, corner of Hester, from a peddler. He, the defendant, did not know the peddler's name, but could recognise him if he saw him. He, the defendant, paid ten dollars for the two coats. He, the defendant, carried the coats on his arm, but did not put any paper around them. He, the defendant, went to Freund's pawn-shop, in Avenue B, and pawned one of the coats. He, the defendant received five dollars on the coat. The defendant identified the pawn-ticket in evidence as the one that had been given to him, the defendant, by Mr. Freund. After leaving the pawn-shop, he, the defendant, went to Columbia street, to see a man who had promised to find him, the defendant, a situation, he, the defendant, being out

0047

10

of work at the time. He, the defendant did not see the man, because the man was out. Then he, the defendant, started to go home. When he, the defendant, was in Stanton street, about half a block away from Cannon street, he was arrested. He, the defendant, did not know the coats were stolen when he bought them. He, the defendant, intended to keep the second coat for his own use. He, the defendant, was not on the stoop of Auffser's pawn-shop in Stanton street, and if Officer Reilly testified that he, the defendant, was on the stoop, Officer Reilly was mistaken. He, the defendant, could not understand what Officer Brennan said to him, the defendant. He, the defendant, did not tell Officer Brennan that he had owned the coat six months. He, the defendant, had tried one of the coats on and it fitted him, the defendant. The peddler would not sell him, the defendant, one coat. He, the defendant, was dressed the same on the day of his arrest as he was on the day of the trial. He, the defendant, did not intentionally drop the pawn-ticket from his pocket after he was arrested. The ticket was shown to him, the defendant, by

0048

11

the Sergeant, and he, the defendant, said, "That's my ticket." He, the defendant had never been arrested before. He, the defendant, had been in America for five years and was a bartender.

In cross-examination the defendant testified that he had both the coats when he entered Freund's pawn-shop. The only pawn-shop that he had entered that day was Freund's. Mr. Freund had given him, the defendant, a five dollar bill, which he, the defendant, had in his vest pocket at the time of his arrest. He, the defendant, intended to redeem the coat later. The five dollar bill had been taken from him, the defendant, at the station house, but had been subsequently returned to him, the defendant. The defendant did not say in the police court that he lived at 35 Hester street; he said that he lived at 35 Essex street.

MR. FREUND, being recalled by Mr. Heinzelman, testified that there was nothing unusual in the transaction that he, the witness, had with the defendant.

0849

12

IN REBUTTAL, OFFICER REILLY, being recalled, testified that when he, the witness, searched the defendant in the station house, he, the witness, found seven pennies in the defendant's pocket, but he, the witness, did not find any five dollar bill in the defendant's possession.

In cross-examination the witness testified that it was customary to return money to persons who had been arrested, when it was found in their possession.

In re-direct examination the witness testified that the seven cents had been returned to the defendant.

In re-cross examination the witness testified that he was the first person to search the defendant. He, the witness, searched all of the defendant's pockets and even searched the lining of the defendant's hat.

0850

Dear Sir,
 I have the honor to acknowledge the receipt of your letter of the 18th inst. in relation to the above named case, and in reply to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
 Yours truly,
 M. H. Gottlieb

Mr. Brewster
 New York, N.Y.
 21st Nov 1894

MAURICE H. GOTTLIEB,
 ATTORNEY AND COUNSELLOR AT LAW,
 224 BROOME 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

Charles Goldstein

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

Charles Goldstein

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

The said *Charles Goldstein*

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

ten coats of the value of fifteen dollars each

of the goods, chattels and personal property of one *Emanuel Davis*

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.

SECOND COUNT—

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

Charles Goldstein

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

The said

Charles Goldstein,

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

ten coats of the value of fifteen dollars each

[Large handwritten flourish]

of the goods, chattels and personal property of one *Emanuel Davis*

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

unlawfully and unjustly did feloniously receive and have; the said

Charles Goldstein

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

DE LANCEY NICOLL,

District Attorney.

0853

BOX:

484

FOLDER:

4422

DESCRIPTION:

Gorrvitch, Harris

DATE:

06/28/92



4422

0854

Witnesses:

Abraham Goldstein

639 *Bohannon*

Counsel,

Filed 28 day of *September* 1892

Pleads,

Abraham Goldstein

THE PEOPLE

vs.

Jervis Sawitch

Grand Larceny [Sections 528, 531, 532 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James H. Higgins Foreman.

Sent 2 - July 4, 1892,
Said and Acquitted

James H. Higgins

0855

(1965)

Police Court 3 District 21.

Affidavit - Larceny.

City and County }
of New York, } ss.

of No. 57 Orchard Street, aged 30 years,
occupation pedler being duly sworn,

Abraham Goldstein

deposes and says, that on the 24th day of June 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

and person of deponent, in the night time, the following property, viz:

A pocket book containing lawful money of the United States of the value of sixteen dollars also a counterfeit ten cent coin

the property of

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 Narris Gorrutch (now here)

for the reason that deponent went to the apartment of one Abraham at 70th Norfolk to lodge and deponent had said purse money and coin in a pocket of the ~~vest~~ pants-loons then worn on his person. The defendant and three other men were in the room and deponent fell asleep and when deponent awoke said purse money and counterfeit coin was missing. Deponent suspected the defendant and who was searched in deponent's presence and the counterfeit coin was found on his person.

Abraham Goldstein
sworn

Sworn to before me, this 26 day of June 1897
Charles H. Stern
Police Justice

0856

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Harris Gorvitch*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *Pedler of Norfolk St Broadway*

Question. What is your business or profession?

Answer. *Pedler*

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

Answer. *I am not guilty
Harris Gorvitch
man*

Taken before me this

26

day of *Sept*

1893

Charles J. Stanton

Police Justice.

0857

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 *June 30* 189 *Charles Hammett* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0858

Police Court, 3 District 771

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abraham Goldstein
39, England
vs.
Harris Gornitch

Inducement from person
Offense

2
3
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Dated, June 26 1892

Tambor Magistrate.

Dokel Officer.

11 Precinct.

Witnesses Louis Weintraub

No. 7 Norfolk Street.

Joseph Fallack

No. 517 E 14th Street.

Moni Larenis

No. 235 Rivington Street.

\$ 500 to answer Cost

low



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

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harris Gorvitch

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

The said Harris Gorvitch,

late of the City of New York in the County of New York aforesaid, on the 24th day of June in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the eighth-time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of sixteen

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of sixteen

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

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

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of sixteen dollars, and one counterfeit coin of the value of one cent

of the goods, chattels and personal property of one Abraham Goldstein, on the person of the said Abraham Goldstein, then and there being found, from the person of the said Abraham Goldstein then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0860

Second COUNT:-

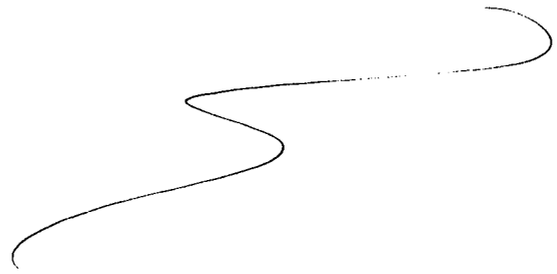
AND THE GRAND JURY AFORESAID, by this indictment, further accuse
the said *Harris Garvitch*

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

The said *Harris Garvitch*

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

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



of the goods, chattels and personal property of one *Abraham Goldstein*

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

unlawfully and unjustly, did feloniously receive and have; *he* the said

Harris Garvitch

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.*

0861

BOX:

484

FOLDER:

4422

DESCRIPTION:

Grace, Gottlieb

DATE:

06/02/92



4422

Witnesses:

Counsel,

Filed: 2 day of June 1892

Pleads: *Myself*

THE PEOPLE

vs.

Gottlieb Isaac

April 1903

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
(Ill. Rev. Stat. (7th Edition), page 1083, Sec. 21, and page 1080, Sec. 8.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Lucius C. ... Foreman.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Gottlieb Grace

The Grand Jury of the City and County of New York, by this indictment accuse
Gottlieb Grace
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said

Gottlieb Grace

late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, the same being the first day of the week,
commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one *George Smith*

and to certain other persons whose names are, to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

SECOND COUNT—

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

Gottlieb Grace

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Gottlieb Grace

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being the first day of the week, commonly called and known as Sunday, being then and there
in charge of and having the control of a certain place there situate, which was then duly licensed as
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the
City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open
and cause and procure and suffer and permit to be open, and to remain open, 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.

0864

BOX:

484

FOLDER:

4422

DESCRIPTION:

Graham, John

DATE:

06/02/92



4422

0865

1094 1094

Witnesses:

S. Schulz

Counsel

Filed

Pleas

day of June

1892

THE PEOPLE

vs.

John Graham

Grand Larceny, Second Degree.
[Sections 829, 83, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Luella Cattin
Foreman.

John P. ...
John P. ...
John P. ...

10

0866

(1865)

Police Court— 3 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 287 Grand Joseph Schultz Street, aged 32 years,
occupation Salesman being duly sworn,

deposes and says, that on the 26th day of May 1891 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Two watch chains of the value of
Fifty four ⁰⁰/₁₀₀ Dollars

of
Sworn to before me, this
1891 day

Police Justice.

the property in care and charge 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 John Graham (now here) and
an unknown woman not arrested
who were in company with each
other and acting in concert for
the reason that the defendant and
women entered the jewelry store
at the above premises and the de-
pendant requested to be shown some
watch chains to select one to purchase.
Deponent showed the defendant two
trays containing a number of watch
chains each and the defendant and
the unknown woman handled a
number of chains under the presence
of inspecting them and deponent

saw the defendant conceal said ~~two~~ ^{one} chains in the pockets of the coat and retained ~~one~~ ^{one} of the chains in his hand worn on his person and after further conversation the defendant and unknown woman hurriedly left the place and the unknown woman escaped.

Sworn to before me } Joseph Schuch
this 26th day, 1893 }

Charles W. Fairman
Police Justice

Joseph Schuch

0858

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?
Answer. *John Graham*

Question. How old are you?
Answer. *34 years*

Question. Where were you born?
Answer. *New York*

Question. Where do you live and how long have you resided there?
Answer. *37 Madison St. 18 months.*

Question. What is your business or profession?
Answer. *Painter*

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 Graham*

Taken before me this *1st* day of *May* 189*8*
Charles J. Stanton
Police Justice.

0869

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

Defendant

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

Dated *May 26* 18*92*. *Charles N. Smith* 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.

0870

Police Court--- *B* District. *640*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Schulz
2812 Res. of
John Graham

offence
Wanda...

1
2
3
4

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *May 26* 18*92*

Tainter Magistrate.

Herbolshammer Officer.

11 Precinct.

Witnesses *Call officer*

No. Street.

No. Street.

No. Street.

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

Com *9/22*



0871

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Graham

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

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

The said John Graham

late of the City of New York, in the County of New York aforesaid, on the 26th day of May in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

two watch-chains of the value of twenty-seven dollars each

of the goods, chattels and personal property of one Frank Prossner

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.

DeLaney Nicoll District Attorney

0872

BOX:

484

FOLDER:

4422

DESCRIPTION:

Grant, Hugh

DATE:

06/20/92



4422

0873

Witnesses:

Counsel,

Filed

Pleads,

THE PEOPLE

vs.

B

Hugh B. Grant

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1068, Sec. 21 and
page 1069, Sec. 2.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Laurence Higgins
Foreman.

SUPREME COURT PART 1,

December 22 1899

INDICTMENT DISMISSED.

FILED DEC. 15

1899

0874

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Hugh 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. *Hugh Grant*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *303 West 87th Street 10 years*

Question. What is your business or profession?

Answer. *Liquor 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 and I demand a trial by jury*
Hugh Grant

Taken before me this *25th* day of *June* 188*8*
John J. [Signature]
Justice

0875

Sec. 151.

Police Court 35 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Charles W. Gardner

of No. 267 Broadway Street, that on the third day of April

1892, at the City of New York, in the County of New York, at the Legion stone

situated on premises known as No. 911 Eighth Avenue, one John Bos. (real name unknown) a medium sized man, with a light mustache apparently 32 years old, did then and there sell under his direction on board strong and spirituous liquors, to wit: whiskey, being intoxicating liquors to be drunk as a beverage, contrary to and in violation of the statute in such case made and provided

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 35 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 3rd day of April 1892.

[Signature] POLICE JUSTICE.

0876

Police Court ^{135 3} District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Hugh Grant

Warrant-General.

Dated *April 5th* 188*9*

Keillor Magistrate.

Burkley Officer.

The Defendant

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

Officer.

Dated. 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *April 5/92*

Native of *Ireland*

Age, *34*

Sex, *313 W 54th St*

Complexion,

Color,

Profession,

Married,

Single,

Read,

Write,

0877

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 Dejean

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

Dated April 9 1889 J. M. Smith Police Justice.

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

Dated April 9 1889 J. M. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

0878

Selling on Sunday

394

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles W. Gardner

vs.
Hyd Grant

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

Offence
Breach of Peace
Breach of Peace

Dated

April 5 1893
Milbath

Magistrate.

Berkley
Court

Officer.

Precinct.

Witnesses

No. _____

Street.

No. _____

Street.

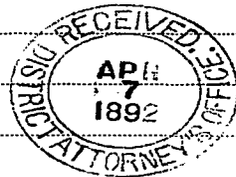
No. _____

Street.

\$ 100 to answer

68

Bailed



BAILED.

No. 1, by

John Mason
by West 46

Residence _____

Street.

No. 2, by _____

Residence _____

Street.

No. 3, by _____

Residence _____

Street.

No. 4, by _____

Residence _____

Street.

0879

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

ss.

Charles W. Gardner

of No. *207 Broadway* Street, being duly sworn, deposes and says,

that *John Doe* (now present) is the person of the name of

John Doe mentioned in deponent's affidavit of the *5th*

day of *March*, 189*9* hereunto annexed.

Sworn to before me this *5th*

day of *April* 189*9*

Charles W. Gardner

J. Killworth POLICE JUSTICE.

0880

Excise Violation-Selling on Sunday.

POLICE COURT- 36 DISTRICT.

City and County } ss.
of New York, }

Charles W. Gardner

of No. 2269 Broadway Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the third day
of April 1892, in the City of New York, in the County of New York,

at premises No. 911 Eighth Avenue Street,

John Cox (real name unknown, a medium sized man with a light mustache, appeared 32 years old) did then and there SELL, CAUSE, ~~SUPPLY~~ and permit to be sold, and GIVE AWAY under his direction or authority strong and spirituous liquors, whisky, ~~ale and beer~~, being intoxicating liquors, to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 4th day of April 1892 } Charles W. Gardner

J. M. [Signature] Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Hugh Grant

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

Hugh Grant
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Hugh Grant

late of the City of New York, in the County of New York aforesaid, on the *third* day of *April* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Charles W. Gardner

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Hugh Grant
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Hugh Grant

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open, and to remain open, 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.

0882

BOX:

484

FOLDER:

4422

DESCRIPTION:

Greenberg, Bertha

DATE:

06/21/92



4422

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

-agst-

Bertha Greenberg.

City and County of New York SS:

Bertha Greenberg of said City, being duly sworn deposes and says: That she is the defendant in the above action. That in pleading guilty to the charge made against deponent, that of keeping and maintaining a gambling house deponent desires to lay before the Court the following facts

Deponent was induced to enter into the aforesaid business, by persons who pretended to be her friends, and deponent has lost every dollar in the said business. That upon deponent's arrest, she immediately gave up the said business, and vacated the premises at No. 12 Rivington St. New York City, wherein said business had been carried on.

That this is the first time, that deponent has ever been arrested, and charged with any offense, and she assures and promises this Court, that she shall never engage in a like business again. That in view of the abatement of the said nuisance, deponent earnestly begs the Court, to suspend sentence upon her.

Sworn to before me this

29th day of June 1892.

Bertha Greenberg
Robt. H. Peck
Commissioner of the Court
W.C.

0885

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

Dietrich Ober

of N. *11th* *Street* Street, being duly sworn, deposes and says,

that *Bertha Gussak* (now present) is the person of the name of

Della Doe mentioned in deponent's affidavit of the *10th*
day of *June*, 189*2* hereunto annexed.

Sworn to before me, this *10th*
day of *June*, 189*2*

Dietrich Ober

Charles H. Faint POLICE JUSTICE.

0886

3

Sec. 322, Penal Code.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Dietrich Dohel
of No. *11th Avenue* Street, in said City, being duly sworn, says
that at the premises known as Number *12 Livingston* Street,
in the City and County of New York, on the *14th* day of *June* 189*2* and on divers
other days and times between that day and the day of making this complaint

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

Deponent therefore prays, that the said *Jane Doe*
and all vile, disorderly and improper persons found upon the premises occupied by said

Jane Doe
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this *18*
day of *June* 189*2* *Dietrich W. Dohel*

Charles W. Tantor Police Justice.

0887

(1885)

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

Bertha Greenberg being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is *her* right to enable *her* if he see fit to answer the charge and explain the facts alleged against *her* that *he* is at liberty to waive making a statement, and that *her* waiver cannot be used against *her* on the trial.

Question. What is your name?

Answer. *Bertha Greenberg*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *12 Rivington St 5 years*

Question. What is your business or profession?

Answer. *Keep a boarding house*

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 if trial held I demand a jury trial*
Bertha Greenberg

Taken before me this

19

day of

Michael J. Justice
Police Justice.

0000

Sec. 151.

Police Court 3 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Dionch Doherty

of No. 11 Precinct Street, that on the 14 day of June

1892 at the City of New York, in the County of New York, Jane Doe about 30. medium

did keep and maintain at the premises known as Number 12 Rivington St. N.Y.C.

Street, in said City, a house of prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Jane Doe

and all other disorderly and improper persons found upon the premises occupied by said Jane

Doe and forthwith bring them before me, at the 37 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 18 day of June 1892

Charles M. Smith POLICE JUSTICE.

0009

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

WARRANT—Keeping Disorderly House, &c.

Dated _____ 188

Magistrate.

Robt. Colton Officer.

Precinct.

The Defendant _____

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or
at night.

Charles J. Lantz Police Justice.

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

Dated _____ 188

Police Justice.

The within named

0890

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

Len 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, *June 19* 189*2* *Charles N. Linton* Police Justice.

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

Dated, *June 19* 189*2* *Charles N. Linton* 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.

0891

Police Court, 33 District, 740

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Victor Dork
Bertha Greenberg
Offense, Receiving
Stolen Property

BAILED

No. 1, by Charles Goetz
Residence 74 Irving Place

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

2 _____
3 _____
4 _____

Dated, July 19 1892
Tambor Magistrate.

Dork Officer.
Precinct.

Witnesses Charles S. Colton
No. officer 11th Precinct Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer GS



Bailed

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Bertha Greenberg

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

Bertha Greenberg

(Sec. 292, Penal Code.)

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

The said

Bertha Greenberg

late of the 14th Ward of the City of New York, in the County of New York aforesaid, on the fourteenth day of June in the year of our Lord one thousand eight hundred and ninety-two, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Bertha Greenberg

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

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

Bertha Greenberg

(Sec. 285, Penal Code.)

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

The said

Bertha Greenberg

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

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

THIRD COUNT:

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

Bertha Greenberg

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

The said

Bertha Greenberg

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

DE LANCEY NICOLL,
District Attorney.

0894

BOX:

484

FOLDER:

4422

DESCRIPTION:

Greenfeld, Hannah

DATE:

06/05/92



4422

Witnesses:

W. C. A. Place

#343

Counsel,

Filed *15* day of *June* 189*2*

Pleads,

M. J. [unclear]

THE PEOPLE

vs.

Hannah Greenfeld

[Sections 343, 344 and 385, Penal Code.]
GAMING HOUSE, Etc.

DE LANCEY NICOLL

District Attorney

A TRUE BILL.

Stephen Brignone
Foreman.
June 17 1892
at
plead guilty - 1 Com.
Sentence suspended
R.S.M.

0896

Police Court, 3rd District.

City and County of New York } ss.

of No. 10 Eleventh Precinct Charles A. Place Street, aged 37 years,
occupation Police Officer being duly sworn, deposes and says,
that on the 12th day of June 1887 at the City of New
York, in the County of New York, Kamath Greenfield

nowhere nowhere of the owner
of a place who allowed to be
used a room in the rear of a
coffee saloon in premises No
245 East 107th Street a
table for the purpose of gambling playing
a game called twenty one where
money was dependent upon the result
in violation of Section 34 of the
Penal Code of the State of New York
For the reasons following to wit:
that at about the hour one o'clock
A.M. deponent went into said room in
company with two other officers
deponent found the said defendant
in possession and in charge of said
place and five men seated at a
table in the rear of said coffee saloon
playing said gambling game called
twenty one for money and deponent
found two dollars and two cents
on said table and there were
twelve men and three women witnessing
and looking on at said game

Sworn to before me
this 12th day of June 1887
Charles A. Place

Police Justice

(1395)

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Hannah Greenfield

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Hempstead

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

Answer.

275 E. Houston St. 8 months

Question. What is your business or profession?

Answer.

Married woman

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.
Hannah Greenfield
Mark

Taken before me this

12

189

2

Police Justice

Done

0898

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
5 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, *June 12* 189 *W. B. Mitchell* Police Justice.

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

Defendant

Dated, *June 17th* 189 *W. B. Mitchell* 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.

0899

Police Court, 3 District, 710

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles A. Place
Hannah Greenfield

Amber
Amber

2
3
4

Dated, June 12 1892

J. Kilbreth Magistrate.

Place Officer.

11th Precinct.

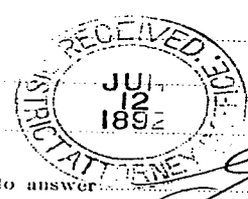
Witnesses Officer Schindler

No. 11 Post Street.

No. _____ Street.

No. _____ Street.

\$ 5.00 to answer



Benford

BAILED,

No. 1, by Henry Friedman
Residence 273 E. Houston Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
AGAINST

Hannah Greenfeld

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

Hannah Greenfeld

(Sec. 343, Penal Code.) of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed as follows :

The said

Hannah Greenfeld

late of the ^{17th} Ward of the City of New York, in the County of New York aforesaid,
on the ^{15th} day of *June* in the year of our Lord one thousand
eight hundred and ninety-^{two}, and on divers other days and times as well before as after,
to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and
arms, unlawfully did keep a certain room, in a certain building there situate, to be used for gambling,
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. (Sec. 344, Penal Code.)

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

Hannah Greenfeld

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO
BE USED FOR GAMBLING PURPOSES, committed as follows :

The said

Hannah Greenfeld

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid,
and on said other days and times, at the Ward, City and County aforesaid, a certain room in a

certain building there situate, and a certain gambling table and establishment, and divers cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, 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. (Sec. 385, Penal Code.)

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

Hannah Greenfield

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

The said *Hannah Greenfield*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming house there situate, for *her* lucre and gain unlawfully and injuriously did keep and maintain; and in *her* said common gaming house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called "*Twenty one*" in the said common gaming house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming house aforesaid, by such procurement, permission and sufferance of the said *Hannah Greenfield*

there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0902

BOX:

484

FOLDER:

4422

DESCRIPTION:

Gregory, Mary

DATE:

06/06/92



4422

0903

446

Court of Oyer and Terminer.

1174703683

Counsel,

Filed, 6 day of June 1892

Pleads,

THE PEOPLE

VIOLATION OF EXCISE LAW.
Selling on Sunday. Etc. § 21, and
Ill. Rev. Stat. (7th Edition), page 1988, § 5.]

Mary Gregory

Mary Gregory

vs LANCEY NICOLL

District Attorney.

Filed June 13

Ordered to the COURT of
the COUNTY of NEW YORK,
for trial (entered in the minutes)
June 28 1892

A TRUE BILL.

[Signature]

Foreman.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Treagou

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

Mary Treagou
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said *Mary Treagou*

late of the City of New York, in the County of New York aforesaid, on the *third* day of *May* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell, as a beverage to one *Bernard F. Farrell*,

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Mary Treagou

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Mary Treagou*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open and to remain open, 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.

0905

BOX:

484

FOLDER:

4422

DESCRIPTION:

Grein, Jacob

DATE:

06/06/92



4422

565
In and Offense
Court ofayer and Termini.

Witnesses:

Counsel,
Filed, 6 day of June 1892
Pleads,

THE PEOPLE

vs.

B
Jacob Brin
[Signature]

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
[Ill. Rev. Stat (7th Edition), Page 1989, Sec. 5.]

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Court of Oyer and Terminer

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jacob Grein

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

Jacob Grein

of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said

Jacob Grein

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *August* in the year of our Lord one thousand eight hundred and ninety-*one*, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid, to be open and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0908

BOX:

484

FOLDER:

4422

DESCRIPTION:

Greve, Theodore

DATE:

06/02/92



4422

0909

1306
The People

Counsel,
Filed day of June 1897
Pleads, *Not Guilty*

VIOLATION OF EXCISE LAW.
(Selling on Sunday, Etc.)
[III. Rev. Stat. (7th Edition), page 1883, Sec. 21, and
page 1889, Sec. 5.]

THE PEOPLE
vs.
B
Theodore Greve

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
Lufking Catlin Foreman.
March 28 1893
W. L. G. Discharged

Witnesses:

after an interview
with the officer -
I do
not think a
connection could be
had - The place

was a restaurant
& the charge is for
expense - Last
that defendant be
discharged on his own
recognizance
March 28th 93
G. L. D.
A. D. a

0910

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Theodor Greve

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. Theodor Greve

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Germany

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

Answer. 46 Division St 2 years

Question. What is your business or profession?

Answer. Bartender

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 gave him liquor I am only bartender I demand a jury trial by advice of counsel who is now present
Theodor Greve

Taken before me this 5 day of June 1891
Police Justice

0911

It appearing to me by the within depositions and statements that the ~~crime~~ *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 *one* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he ~~give~~ *give* such bail.

Dated *Jan 3* 1892 *[Signature]* Police Justice.

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

Dated *Jan 3* 1892 *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

0912

Selling on Sunday 1621
Police Court--- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Adam Lang
vs.
Theodore Grever

Officer
J. H. [unclear]
Jan

2. _____
3. _____
4. _____

Dated Jan 3 1892
McKean Magistrate.

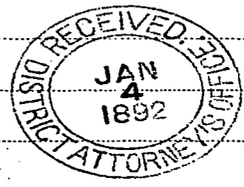
150 Lang Officer.
4 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. 107 to answer G. B. Street.

Bailed



BAILED

No. 1, by Jo W Baumann
Residence 112 Eldredge Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0913

Excise Violation—Selling on Sunday.

POLICE COURT—First—DISTRICT.

City and County } ss.
of New York,

Adam Lang

of the 4th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the Third day

of January 1892 in the City of New York, in the County of New York, at

premises No. 37 Am Theodore Greve Street,

did then and there ~~SELL~~, CAUSE, SUFFER and permit to be ~~sold~~, ~~and~~ GIVEN AWAY under his

direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,

to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Greve

may be arrested and dealt with according to law.

Sworn to before me, this 3 day

of Jan 1892

W. M. Duval Police Justice.

Adam Lang

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Theodore Greve,

The Grand Jury of the City and County of New York, by this indictment accuse
Theodore Greve
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON
SUNDAY, committed as follows:

The said *Theodore Greve,*

late of the City of New York, in the County of New York aforesaid, on the *3rd*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being the first day of the week,
commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain
wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one *Adam Lang.*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

SECOND COUNT—

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

Theodore Greve

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS
LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Theodore Greve,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being the first day of the week, commonly called and known as Sunday, being then and there
in charge of and having the control of a certain place there situate, which was then duly licensed as
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the
City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open
and cause and procure and suffer and permit to be open, and to remain open, 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.

0915

BOX:

484

FOLDER:

4422

DESCRIPTION:

Gross, David

DATE:

06/02/92



4422

0916

301
advised

Court of Oyer and Terminer.

Witnesses:

Counsel,

Filed, 2 day of June 1892

Transferred to the Court of Oyer and Terminer
Pleas
Sessions for trial and final disposal.

Part of *Shredded*
THE PEOPLE... 1892

VIOLATION OF EXCISE LAW.
Selling on Sunday, Etc. [Ill. Rev. Stat. (7th Edition), page 1998, § 21, and page 1989, § 5.]

vs.

B
David Gross

General Deacon
June 28 1892
of the COUNTY of NEW YORK
for trial and final disposal.

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

0917

Court of Oyer and Terminer

2087

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Gross

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

David Gross
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said David Gross

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of October in the year of our Lord one thousand eight hundred and ninety- , at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors, and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell, as a beverage to one

Patrick Farrell
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

David Gross
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said David Gross

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open and cause and procure and suffer and permit to be open and to remain open, 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.

09 18

BOX:

484

FOLDER:

4422

DESCRIPTION:

Gruman, Samuel

DATE:

06/14/92



4422

Wm. H. Henselmann

Counsel,

Filed

May 6th June 1892

Pleas,

Monday 7th

THE PEOPLE

vs.

II

Samuel Gorman

DR LANCEY NICOLL,

District Attorney.

Part III of no 22892

*Deceased,
Part III of no 22892.*

A TRUE BILL.

Chas. A. Higgins

Foreman.

Part 3. June 24/92.

Filed and returned.

Burglary in the *First* degree. [Section 486, Penal Code.]

Witnesses:

Louis Brock

Off Harris 11 P

0920

Police Court 3 District.

City and County of New York, ss.:

of No. 11 Essex Street, aged 47 years,
occupation Barber being duly sworn

deposes and says, that the premises No. 11 Essex Street, 10 Ward
in the City and County aforesaid the said being a dwelling, the apart-
ments on the first floor,

~~was~~ which was occupied by deponent as a dwelling
and in which there was at the time a human being, ~~to wit~~ deponent and
five members of deponent's family
were BURGLARIOUSLY entered by means of forcibly opening the
window leading into said apartments

on the 11th day of June 1885 in the night time, ~~and the~~
following property feloniously taken, stolen and carried away, viz:

with intent to commit some crime
therein

~~the property of~~

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

Samuel Gruman (now here) and two men not
arrested who were in company with each other
for the reasons following, to wit: that deponent and the
members of his family were asleep
in said apartments and the doors
and windows were securely locked and
fastened. Deponent, at about one a.m.
was awakened by his ^{son} ~~son~~ who
shouted that some one was coming
into the room and deponent found
one of the ~~rear~~ windows open and

0921

the defendant was at the window and had one of his legs over the sill and in the room, the defendant upon seeing that deponent was awake jumped from the window upon a stairway leading to the hallway and deponent opened the door leading to the hallway and saw the defendant and said two men running through the hallway to the street. Deponent is informed by Officer Louis Harris (now here) that he saw the three men run from the stoop in front of the house and run away in different directions and he Harris arrested the defendant (now here) sworn to before me ^{his} this 11th day June, 1892 ^{at} Louis X Brook ^{near}

M. J. [Signature]
Police Justice

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

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

Dated _____ 1892 _____ Police Justice.

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

Dated _____ 1892 _____ Police Justice.

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

Dated _____ 1892 _____ Police Justice.

Police Court, _____ District.

Office—BURGLARY.

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

1 _____
2 _____
3 _____
4 _____

Date: _____ 1892 _____

Magistrate. _____
Officer. _____
Clerk. _____

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

\$ _____ to answer General Sessions.

0922

(1895)

Sec. 198-200.

3 - District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Samuel Gruman*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *180 Audlow St. 4 weeks*

Question. What is your business or profession?

Answer. *Labrer*

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*
Samuel Gruman
mark

Taken before me this *11*
day of June 189 *5*
Police Justice.
W. H. ...

0923

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 500 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, *June 11* 189 *2* *J. H. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0924

Police Court, 3rd District. 704

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Brooks
11 Essex St.
Samuel Gouman

Offense, burglary

1
2
3
4

Dated, June 11th 1892

J. Kilbreth - Magistrate.
Harris - Officer.

Witnesses Flornia Brook 11th Precinct.

No. 11 Essex Street.

No. _____ Street.

No. _____ Street.

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BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Eganman

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

Daniel Eganman

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

The said *Daniel Eganman*,

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *June*, in the year of our Lord one thousand eight hundred and ninety-*two* in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Louis Broda*,

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Louis Broda*,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

the said Daniel Eganman being then and there assisted by a confederate actually present whose name is to the Grand Jury aforesaid unknown:

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

Edancey McCall,
District Attorney