

0642

BOX:

391

FOLDER:

3645

DESCRIPTION:

Galt, Hamilton

DATE:

04/17/90



3645

POOR QUALITY ORIGINAL

0643

W *to 177* *BW* *10/30/96*

Counsel,
Filed *17* day of *April* 18*90*
Pleads,

THE PEOPLE
vs.
B
Hamilton Galt
F

GRAND LARCENY,
(False Pretenses).
[Section 528, and 582, Penal Code].

JOHN R. FELLOWS,
District Attorney.

for Monday May

A True Bill.

W. J. Berry
Foreman.

F. C. Boyle

John Pordach and Others

Witnesses:
John Pordach

POOR QUALITY ORIGINAL

0644

Police Court— 1 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 149 Madison John Broderick
Street, aged 38 years,
occupation Undertaker being duly sworn

deposes and says, that on the 14 day of January 1890 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:

Gold and lawful money of the United States of the value of one dollar

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 W. H. Gibson

From the fact that on said day deponent was indebted to Frank H. Chase in the sum of one dollar, said defendant came to deponent and represented to deponent that he was a collector for said Chase and deponent believing said representation gave said defendant said one dollar;

Deponent is now informed by Frank H. Chase that said defendant is not in his employment and had not been since the 21 day of December 1889, that he was not authorized to collect said money and that the representations made by said

Sworn to before me, this 18 day

Police Justice.

POOR QUALITY
ORIGINAL

0645

Defendant were false and untrue
Defendant charges that said defendant
did make said false and fraudulent
representations with the intent to steal
defendant's money and thereby he did
steal the same as aforesaid

Defendant prays that said defendant
be arrested and dealt with as the
law directs.

Subscribed and sworn to before me } John B. Woodward
this 24 day of June 1890 }
John B. Woodward
Plaintiff
John B. Woodward

**POOR QUALITY
ORIGINAL**

0646

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Frank H Chase of No. Publisher

155 West Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Broadwin

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

Sworn to before me, this 24 day of July 1893 Frank H Chase

John H. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0647

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hamilton Galt 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. *Hamilton Galt*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *205 West 24 street Five Months*

Question. What is your business or profession?

Answer. *News Paper man*

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 demand trial by Jury*
Hamilton Galt

Taken before me this

day of *March* 1890

John J. ...
Police Justice.

POOR QUALITY ORIGINAL

0648

Sec. 151.

Police Court 1 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by John Brockick of No. 49 Madison Street, that on the 17 day of January 1890 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States

of the value of One Dollars,

the property of Campbell was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by H. Gibson

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod.....of the said Defendant and forthwith bring him before me, at the 1 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 20 day of January 1890

John Brockick POLICE JUSTICE

POOR QUALITY ORIGINAL

0649

Police Court 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Brodrick
vs.
W. H. Gibson
Hamilton, Galt

Warrant-Larceny.

34 yrs.
W.
U. S.
S.
Artist

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 Jan 24 1890
Hornay Magistrate

205 W. 24 St

English Officer.
The Defendant *W. H. Gibson* taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Patrick English Officer.
Dated March 22 1890

This Warrant may be executed on Sunday or at night.
gave note to
Comptroller
Police Justice.

Police Justice.

The within named

POOR QUALITY
ORIGINAL

0650

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

John Broderick
of No. *149 Madison* Street, being duly sworn, deposes and says,
that *Hamilton Galt* (now present) is the person of the name of
W. H. Gibson mentioned in deponent's affidavit of the *24th*
day of *January* 18*90* hereunto annexed.

Sworn to before me, this *22nd*
day of *March* 18*90* *John H. ...*

John H. ... POLICE JUSTICE.

POOR QUALITY ORIGINAL

0651

When the recurrence of the case of the Park Alley. You of the above is that the said will be in case of the said he does not. on 8th Dec 2008 was the couple.

I will request to the

RAILED, 5

No. 1, by 200 Caddisford

Residence with City Chambers

No. 2, by 1271 Broadway

Residence 1271 Broadway

No. 3, by 1271 Broadway

Residence 1271 Broadway

No. 4, by

Residence

Paul K. State

substantiated Oct 14/90

Albion Court

1271 Broadway

AP 177 / 461
Police Court... District.

THE PEOPLE, etc.,
ON THE COMPLAINT OF

John B. Bordenick
149 Madison St

Norman Galt
149 Madison St

Offence Larceny

Dated March 22nd 1890

Berman Magistrate.

Engelbik Officer.

Caunt Precinct.

Witnesses

No. Street

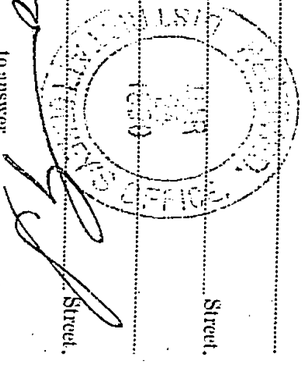
No. Street

No. Street

No. Street

No. Street

Case



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 March 22 1890 John Berman 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.

POOR QUALITY ORIGINAL

0652

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Hamilton Felt

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

Hamilton Felt

of the CRIME OF *Small* LARCENY,
committed as follows:

The said *Hamilton Felt*,

late of the City of New York, in the County of New York aforesaid, on the *seventeenth*
day of *January*, in the year of our Lord one thousand eight hundred and
~~eighty ninth~~ at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one John Broderick, who was*
then indebted to one Frank H. Chase
in the sum of one dollar,

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

That *the said Hamilton Felt was*
then and there a collector for the said
Frank H. Chase, and was then and there
authorized by the said Frank H. Chase to
demand, collect and receive from the said
John Broderick, the amount of the said
indebtedness for and on behalf of the
said Frank H. Chase.

POOR QUALITY ORIGINAL

0654

demand, collect or receive from the said
John Brudenie the amount of the said
indebtedness for or on behalf of the
said Frank H. Chase;

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said Hamilton Galt
to the said John Brudenie was and were
then and there in all respects utterly false and untrue, as he the said
John Hamilton Galt
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said
Hamilton Galt
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said John Brudenie
then and there feloniously did STEAL, against the form of the Statute in such case made and
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,
District Attorney.

0655

BOX:

391

FOLDER:

3645

DESCRIPTION:

Galvin, Cornelius

DATE:

04/10/90



3645

POOR QUALITY ORIGINAL

0658

Police Court— 2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 552 Broadway Street, aged 19 years,
occupation clerk at 790 St. Spring St. being duly sworn
deposes and says, that on the 27 day of March 1890 at the City of New
York, in the County of New York, and person was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

One imitative diamond pin
of the value of One
dollar

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 Joseph Galvin

(now here) from the fact
that deponent had said
person in a car on
his person while he was
riding in a Broadway car
at about the hour of 11:30
PM of said date and was
then and there informed
by Detective Alfred P. Sheridan
of Central Office that he saw
said Galvin with his hand
take said and carry across
said pin from the car of
deponent and drop the same

Sworn to before me, this
18 day
Police Justice.

POOR QUALITY
ORIGINAL

0659

on the back platform when
he Sheridan picked it up and
handed to department.

Alfred Brown

Sworn to before me this
28th day of March 1898

A. J. [Signature]
Notary Public

POOR QUALITY ORIGINAL

0550

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius Galvin 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. *Cornelius Galvin*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *US*

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

Answer. *68 Oliver St. 3 mos*

Question. What is your business or profession?

Answer. *Messenger*

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

Answer. *I am not guilty*

Taken before me this *25*
day of *March* 188*8*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0661

RAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No 43
574
Police Court 2 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred Stone vs. Charles Johnson

Offence: Larceny

Dated March 31 1890

Sherridan Magistrate

CC Precinct

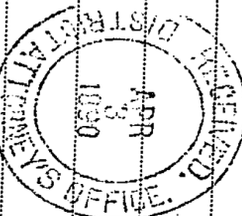
Witnesses

No.

Street

No.

Street



No.

5710 Street

Get the... 9:30

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 March 31 1890 [Signature] Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY ORIGINAL

0562

CITY AND COUNTY } ss.
OF NEW YORK,

William P. Meudan

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

3rd Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Alfred Horn*

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

Sworn to before me, this _____

day of *March* 188*7*

William J. Peterson

A. J. White
Police Justice.

**POOR QUALITY
ORIGINAL**

0663

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Cornelius Galvin

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

Cornelius Galvin

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

The said

Cornelius Galvin

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

*one pin of the value
of one dollar*

of the goods, chattels and personal property of one

on the person of the said

then and there being found, from the person of the said

then and there feloniously did steal, take and carry away, against the form of the statute in such

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

Alfred Chon
Alfred Chon
Alfred Chon
John R. Fellows,
District Attorney.

0554

BOX:

391

FOLDER:

3645

DESCRIPTION:

Gavacan, Edward

DATE:

04/09/90



3645

POOR QUALITY ORIGINAL

0665

Witnesses;

Wm. B. Livingston
Wm. M. ...
G. B. ...

No. 2 - *Wm. ...*

Counsel,
Filed *April 1890*
Pleads *...*

...
THE PEOPLE
...
Edward Gavacan
I

...
In testimony in the first degree,
...
Section 496, 526, 528 and 532

JOHN R. FELLOWS,

District Attorney.

April 23/90
...
A True Bill.
...

William J. Le. Perry
Foreman.

April 19th
...

**POOR QUALITY
ORIGINAL**

0666

Criminal record of Edward Gavagan, Burglar & General thief.

This man was arrested June 9, 1880, for an assault & battery and was sentenced to six months in the Penitentiary in the Court of Special Sessions. Justices Wheeler, Bixy & Morgan present.

He was again arrested for burglary in the third degree January 17, 1885 and sentenced to two years and six months in State Prison by Frederick Smyth, February 2, 1885.

He was again arrested for the larceny of an overcoat and sent to State Prison, Feb. 11, 1887 by the Recorder. At the time of this arrest he gave his name as Edward Maurer. Term 18 months.

He was again arrested, March 24, 1890 for entering the house of Mr Henry B. Livingston, 18 West 10th Street. He was tried and convicted and remanded for sentence.

POOR QUALITY
ORIGINAL

0667

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Ronald Fagan

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

Ronald Fagan

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

The said *Ronald Fagan*,

late of the *5th* Ward of the City of New York, in the County of New York
aforesaid, on the *seventh* day of *March*, in the year
of our Lord one thousand eight hundred and *ninety*, with force and arms, about the
hour of *three* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Samuel D. Livingston*,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *one George B. Smith*.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *Samuel D. Livingston*

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

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

POOR QUALITY
ORIGINAL

0668

SECOND COUNT—

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

Edward Gavanan
of the CRIME OF § 140 LARCENY, committed as follows:

The said Edward Gavanan,

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

Two no. 2000's or the value of seven
dollars each, and one paper knife
of the value of six dollars.

of the goods, chattels and personal property of one James B. Livingston,

in the dwelling house of the said James B. Livingston,

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

John R. Bellows
James B. Livingston

POOR QUALITY ORIGINAL

0659

Witnesses:

Hy B Livingston
Officer Mulvey
Geo B Merty

stop
Winkler

Counsel,

Filed

Pleads,

J. C. Guil
1890

THE PEOPLE

vs.

H

Edward Gavacan

Burglary in the Second Degree,
and Petit Larceny.

JOHN R. FELLOWS,

District Attorney.

April 23
1890. Defts motion RW

A True Bill.

William J. Berry

For man.

Part I

April 18

G.S.M.

[Section 407, 506, 528, 532]

POOR QUALITY
ORIGINAL

0670

Grand Jury Room.

PEOPLE

vs.

Edward Harman

Hy. B. Livingston
George B. Meitz
Officer Mulroy

No 2

POOR QUALITY ORIGINAL

0671

CITY AND COUNTY OF NEW YORK, } ss.

aged 29 years, occupation Servant of No. 18 West 10th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry B. Livingston and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 25 day of March 1887 A. Geo. B. Conroy

A. J. White
Police Justice.

POOR QUALITY ORIGINAL

0672

Police Court— 2nd District.

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

of No. 18 West 18th Street, aged 34 years,

occupation Broker & Banker being duly sworn.

deposes and says, that the premises No 18 West 18th Street,
in the City and County aforesaid, the said being a dwelling

and which was occupied by deponent as a dwelling

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

George B. Mertz

were BURGLARIOUSLY entered by means of forcibly raising the
sash in the front window of the first story
and breaking the lower sashes of
said window

on the 7 day of March 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two medallions and a silver paper knife
and other small articles together
of the value of twenty 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

Edward Gavarian

for the reasons following, to wit: that at about 11 Am. of said
date said premises were broken
and entered as described and said
property stolen and carried away
and deponent is now informed by
George B. Mertz a servant of deponent
who was at the time on said date
occupying a room in the basement
of said premises, that said Gavarian

POOR QUALITY ORIGINAL

0673

opened the door of said room looked in so that defendant could fully identify him that the gas was lighted so that defendant had a full view and cannot be mistaken as to the identity of the intruder that he Mertz gave an alarm and the said Ferguson after throwing a piece of candle off him made his escape and that he Mertz found the premises broken as indicated after his departure

Sworn to before me this 25 day

of March 20 1890

Henry B. Livingston

A. J. Mertz
Police Justice

Police Court District

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

Dated 188 1

Magistrate

Officer

Clerk

Witnesses

Committed in default of \$ Bail

Bailed by

No. Street

POOR QUALITY ORIGINAL

0674

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Gavacau 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. *Edward Gavacau*

Question. How old are you?

Answer. *26 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *398 Front Street 6 months*

Question. What is your business or profession?

Answer. *Prodder*

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,
Ed. Gavacau*

Taken before me this
day of

March 1884

25

[Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

0576

33-UR

THE PEOPLE

vs.

EDWARD GAVACAN.

COURT OF GENERAL SESSIONS, PART I.

BEFORE JUDGE COWING.

Wednesday, April 23, 1890.

Indictment for burglary in the first degree.

George B. Mertz sworn and examined.

I am a servant for Mr. Livingston at 18 West 10th Street in this city, I was in that house on the night of the 7th of March last and slept down in the basement, my room is in the middle and then comes the kitchen. I saw the prisoner at the bar that night in my door, he was not employed by Mr. Livingston as a servant, I never saw him in that house before; on the night of the 7th of March I was awakened by a sort of dead sound upstairs, I was in bed, I was dozing, I got up and lit my gas and looked at my watch, it was ten minutes to four in the morning, I dressed myself; as my bedroom door opened the man stood there looking me fair in the face; the light was as bright as I could turn it on, he stood right in the door and stared me in the face, I had a good look at him and I am positive he is the man. I asked him what he wanted and I told him he had better get out; he went out through the basement hall, I started upstairs and looked up and there was another man at the top of the stairs with a candle; the prisoner made no answer when I spoke to him; he was dressed as far as I could take notice that night in a sort of dark suit, he had a hat on, I did not notice anything in his hand, he went out leisurely, I think he opened the basement door to go out; that door was locked that night, the cook locked it up, I saw that the door was locked up

**POOR QUALITY
ORIGINAL**

0577

before I went to bed, I saw him walk up through that door into the street; the other man whom I saw at the head of the stairs halloed, "is that you"; the prisoner at the bar went out when I started to give the alarm upstairs.

The man at the head of the stairs said, "is that you?" I says, "yes", and he threw a piece of sperm candle at me and let a vile name fly at me. I picked up that candle afterwards; that man did not belong in the house, I went upstairs after him and do not know what became of him, he went out through the window where they came in. I looked at the window which was hoisted, the lower panel was broken. I did not see that window when I went to bed, the parlor maid generally locked it in front. The next time I saw the defendant Gavacan was in the 18th precinct, it was along about the 25th of the month, he was among four men, I had no difficulty in identifying him, I walked up and said that was the man that was in my room.

Cross Examined. I can't tell the size of my room for I never measured it, the gas is about eleven feet from the door, I saw the defendant after he had the door open, I heard the door open, that was not the noise that attracted my attention and it was the sound upstairs; the gas fixture was a little over five feet high upon the wall; I was five feet seven inches from the threshold of the door at that time, I spoke first but he never opened his mouth. I did not follow him, I went upstairs to give the alarm, I could hear him at the basement door, it was the only door that he could get out in the road, I heard the door open, I did not see him go out because the hall was dark, I did not examine the doors but I saw that they were locked, I turned the knob of the

**POOR QUALITY
ORIGINAL**

0578

door that goes out into the street. I saw the other man distinctly who had the sperm candle in his hand. Mr. Livingston was in his room at the time. I don't know just the date when I saw the defendant at the 18th precinct. I got word from Mr. Mulvey to go down to the Station House, I met him on the way but nothing was said going to the precinct, I had a little idea in my head what it was for.

I came out of a little room and there were four besides the Defendant standing there; the officer asked me if I could identify the man, I walked up to him and said that he was the man that was in my room; the other men did not resemble him, one of them was I suppose a little taller than the Defendant, I never saw the men before, I am positive the Defendant did not say a word. It was just ten minutes of four when I looked at my watch. I can positively identify the prisoner as the man who was in my room.

This is the dwelling house of Henry B. Livingston. I was aw wide awake as I am sitting on the chair when he came to my door; the reason why I did not catch him was because I had nothing to defend myself and I did not wish to be cut up.

Henry B. Livingston sworn and examined.

I live at 18 West 10th Street in this city and resided there on the 7th of March of this year. I heard the testimony of Mertz as to the occurrences in that house at four o'clock on the morning of the 7th of March, I remember being awakened by him early that morning, I should say about four o'clock. I looked at my watch after some time had elapsed and it was about fifteen minutes past four, I was

**POOR QUALITY
ORIGINAL**

0579

wondering if the police would never come; Mrs. Livingston had rung the district alarm and called out of the window but her voice is very delicate and she did not make much noise so I thought I would try myself. I returned from a little whist club of ours where we play whist once a week with Mrs. Livingston about half past twelve and the house was then securely locked, I locked the front door which is my habit always before going to bed and I look at all the front windows. Did you on this night? I presume I did because I invariably did it, I have no positive whether I did it or not that particular night. I went downstairs in the house before the police came in the house. The police had arrived but were outside but would not come in the house until they got more policemen and a lantern. By that time we had lit the gas in the upper halls which had all been put out. Mertz started to go downstairs by the front stairs which lead from my part of the house down and I was behind him, having by that time a revolver which had not been loaded. I told him that he had better not go down; then we went down and we saw the curtains that separated the drawing-room from the hall blowing into the hall and we went into the room, he went in first and lit the gas although I told him he had better not. I found my stick and another silver headed umbrella lying on the carpet alongside of the door, then there was a cloth which I used to cover the card tables, a little green cloth on the floor. I found that the lower blind on the right hand side going into the house from the street was blowing; that blind was secured by an iron bar an inch wide and three eighths of an inch deep; the lower right hand side of the

**POOR QUALITY
ORIGINAL**

0580

blind had been kicked away from its fastenings, the hinges had given way and it had been picked up and put on the side of the window and the other side was barely hanging on, the bar was bent certainly an inch out of plumb; the window had been simply raised up, I think the window had not been fastened because it has a very peculiar lock and if the sashes are not exactly even it does not hook and you can raise the sash very easily. When I came into the house I noticed the window was down and afterwards when I went in the room the window was up. I did not touch the window until the policeman came and he entered under the bar, he said he supposed that the man came into my house that way instead of through the door; he and two others came through the basement because Mrs. Livingston asked the policeman to come in the house; the policeman said the basement door was open. The prisoner is not in my employment. I missed some property that night; I missed a silver surrounding to a photograph frame which was on velvet also a brass medallion, a little old curio thing and a silver paper cutter, I suppose the property was worth \$18.50. I was awakened by a confused noise from below and I went out in the hall, the hall was dark and the servants were alarmed upstairs and they shrieked in a very fearful manner.

The Case for the Defence.

Bridget Gavacan sworn and examined.

I am the step-mother of the Defendant and live at 398 Front Street and recollect the 6th and 7th of March last because on the afternoon of the 6th I had been very

**POOR QUALITY
ORIGINAL**

0581

sick all night, I was waiting for a bill to be paid for my rent was due on the 7th; a young lady named O'Connor who is in Court came down on Thursday about half past five o'clock in the evening on the 8th of March and paid me \$4.50 that she owed me; I was very sick and she came in and I asked her to remain till my step-son came home as I was alone; she remained until he came home and I was in bed when he came at half past nine, he said to me, "Mother, have you got one of those attacks again?" I said, "yes, I am very glad that this girl came in to stay with me for I was here alone"; he asked me if he could do anything for me, I said no, I did not think there could be anything done just then unless I got worse, then he would have to go for the doctor; this girl and him stayed up and I was getting worse and I asked this girl if she would make a fire and put some warm water on and apply some flannel cloths to my stomach; she did so, that was after twelve o'clock and it did not seem to give me any ease and after that I don't remember anything at all. In the mornin she asked me if I felt any better, she left ten or five minutes to six, my step-son went with her to go to the cars and he told me he would bring some brandy in when he came back. I only wish to swear to the events that occurred up to twelve o'clock.

I asked the girl what time it was when I asked her to put the water on and she said it was twenty minutes past twelve.

I asked her in the morning what time it was she was going to work and she said it was ten minutes to six.

Cross Examined.

I have got three rooms.

I am no relation to the girl, I sewed for her the last eight or nine years, she is a domestic, she lived in the

**POOR QUALITY
ORIGINAL**

0682

Cambridge, she lives with her sister now in First Avenue between 16th and 17th Streets, she is no relation to my step-son, he has seen her several times coming on business to my house. My husband is not living, he died in New York at 528 East 14th Street, I knew this young woman at the time, she did not attend my husband's funeral, I have known her since she was a little girl; she never visited me at 528 East 14th Street, I lived there in 1876, I moved up to 76th Street and Second Avenue, I went to live with my mother, this girl did not visit me there, I moved from 76th Street to 508 East 13th Street and have lived there two years.

Annie O'Connor sworn and examined.

I live 289 First Avenue with my sister and mother and before that I lived in the Cambridge Hotel for seven months. I recollect the 6th of March last, I was paid on Monday, the 3rd of March and I owed Mrs. Gavacan a bill of \$4.50 for making a dress, I went up to her house in Front Street to pay her bill at half past five on Thursday, March 6th, and I found that she was very sick and there was nobody there and I stayed until half past nine when Eddy Gavacan the defendant came in. I told him I left my place and he said, "you can stay all night as long as my mother is so sick"; she is his step-mother; so I said I would and I stayed all night; at half past twelve she got very bad, I lit the fire and prepared hot cloths for her and coming on morning she got worse and I asked Eddy if there was any mustard in the house? He said no, he would try and find some in a neighbor's house, he went out and

returned, he went out about twenty minutes past three, the clock was on the shelf in the bed-room, he was gone about five minutes and came up again, he took a small flask and went out again when the half hour struck by the clock, he was gone about ten minutes for I watched the time, I was afraid of his mother on account of her being so sick, I watched the clock, it was twenty minutes to four when he returned without the liquor, he said there was no store open, he stayed in the house till six o'clock, I put on my clothes and told him I was going home, Eddy left me to the car in Grand Street at six o'clock. I am positive that from twenty minutes to four o'clock until six o'clock that the defendant was in my presence at 393 Front Street on the night of the 6th and the early morning of the 7th of March.

Cross Examined.

Mrs. Gavacan was awake in the morning and she was very bad, I told her I would call back and see her, I did not see her again until about two weeks after, the Defendant was arrested at that time. I was very small when I knew Mrs. Gavacan first, I was living in 15th Street when I knew her first, I left home to go into service seven months ago, she has always made my clothes, I remember when she lived in Second Avenue and in 13th Street. I know I paid her the bill I owed her on the 6th because I got paid on the 3rd. She told me that Eddy was arrested, I did not know what it was for, she said he was charged with committing some offence on the 7th of March. I says, How could that be for I was there all night on the 6th and he left me at the car on the 7th. She said he was down in the Tombs charged with burglary committed on the 7th of

**POOR QUALITY
ORIGINAL**

0684

March, I did not go down to the Tombs to see him until last Friday when I went down with his mother, I did not speak a word to him about the burglary but I told him I was very sorry to see where he was. Mrs. Cavacan did not tell me what she was going to swear to. I am not engaged to be married to the Defendant and I am in no way related to him.

Mary Hartnedy sworn.

I reside at No. 307 Ninth Street, my husband died on the 6th of January, I recollect the 6th of March last and on that evening I was in 398 Front Street with the house-keeper Mrs. Wooley, I remained there all night, I saw the Defendant on Friday morning, I should judge it was twenty minutes past three when a knock came to the door; the lady that I had remained with is an invalid and not able to get out of bed, she asked me to see who was at the door, I asked who was there and the answer I got was, "Eddy"; she told me to open the door, I opened the door and the prisoner came in, he asked for some mustard, that his step-mother had been very ill; there was none in the house and she suggested that he should get brandy; he returned up stairs and came back in the space of five minutes, it was then twenty minutes after our; while he was speaking to the lady it was twenty minutes past three; I waited until he returned, I asked him if he got the brandy and he said no, it was then twenty minutes of four, I saw him again a few minutes ~~at six o'clock~~ at six o'clock, he was leading a young lady to the car I suppose, I know her when I see her, she was a witness before me. I am in no way connected with the

**POOR QUALITY
ORIGINAL**

0685

defendant, I never saw him over twice in my life until that night.. The reason why I know that these occurrences happened on the morning of the 6th instead of the morning of the 7th is that my husband was two months dead at that time, he died on the 6th of January and this was on the 6th of March. I did not go there on the 5th of March and stay over until the morning of the 6th, I went there on Thursday night and left there on Friday morning, I saw the prisoner there at twenty minutes to four.

Cross Examined.

My husband's name was John A. Hastedy and he died at 132 Avenue D in this city, he was attended by Dr. Vandergrift, he had a complication of diseases, he was twenty-six years old and was born in the 7th ward.

Thomas Mulvey sworn.

I am an officer and arrest Gavacan on the 24th of March in 57th Street, I told him I arrested him for a burglary in Mr. Livingston's house in West 10th Street, he said he did not know anything about it; Mr. Livingston reported the burglary at Headquarters and he gave a description of the man that his servant had seen and afterwards this defendant was arrested by Officer Wade of the 18th precinct and brought to Police Headquarters at nine o'clock in the morning, he was placed between forty or fifty men and in my opinion he filled the description given by Mr. Livingston's man.. I went to Mr. Livingston's house and made an appointment with his man Mertz to meet me at the 18th precinct Station House; he came there and Detective Corey went out and brought two young men in something about the prisoner's age and there were two

POOR QUALITY ORIGINAL

0585

others besides those two young fellows and Mertz walked over and immediately identified the Defendant.

The Jury rendered a verdict of guilty of burglary in the first degree.

*was the original
was in my hand
1/2/50
1/2/50*

**POOR QUALITY
ORIGINAL**

0687

73

Testimony in the case
of Edward Gavaran

filed
April
1890
35-49

STONER & SONS, PRINTERS, NEW YORK.

NEW YORK, APRIL 18, 1890.

EDWARD GAVARAN, DEPOSED.

STATE OF NEW YORK, COUNTY OF NEW YORK.

POOR QUALITY
ORIGINAL

0588

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Figueroa

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

Edward Figueroa

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

The said *Edward Figueroa*,

late of the *24th* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *March*, in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, about the hour of *four* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Henry B. Livingston*,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *one George B. Mearns*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Henry B. Livingston*.

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

the said Edward Figueroa
being then and there assisted by a
confederate actually present, whose
name is to the Grand Jury aforesaid
as yet 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.

POOR QUALITY
ORIGINAL

0589

SECOND COUNT—

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

Edward F. Quacken
of the CRIME OF Small LARCENY, committed as follows:

The said Edward F. Quacken,

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

two medallions of the value of seven
dollars each, and one paper sample
of the value of six dollars,

of the goods, chattels and personal property of one Henry B. Livingston,

in the dwelling house of the said Henry B. Livingston.

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

John P. Kellogg,
District Attorney

0690

BOX:

391

FOLDER:

3645

DESCRIPTION:

Gawley, Thomas

DATE:

04/16/90



3645

POOR QUALITY ORIGINAL

0691

Nov 14/1
J. P. Plaster

Counsel, 16
Filed 16 day of April 1890
Pleads Not guilty / 17

THE PEOPLE
vs.
Thomas Gawley
LARBENY, 2nd degree
(False Pretenses).
[Section 528, and 581, Penal Code].

JOHN R. FELLOWS,
District Attorney.
for prosecution, 1712

A True Bill.

W. J. Berry
Foreman
J. D. Stewart d. c. minor
on motion of West 1712

Witnesses:
Mr. A. Stanton
Upon my report
therein, hereby re-
commended the
denial of the
within indictment
dated May 2, 1890
Edward Gross
J. P. Plaster
after examining the
within case, I am
of opinion that it is
a matter for a
civil action only -
The Representative was
not a part or existing
fact, but a future
promise to do something.
I recommend Dis-
missal of Indictment
May 12, 1890
J. P. Plaster
J. S. A.

POOR QUALITY ORIGINAL

0692

Police Court- District.

Affidavit-Larceny.

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

William A. Keuthorn

of No. 149 Park Avenue Hoboken Street, aged 29 years,
occupation Bartender being duly sworn
deposes and says, that on the 28th day of September 1889 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 value of Two hundred
and twenty three dollars

the property of deponent

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

Thomas Gawley (now here) for the
reasons that on said day and previous
thereto the deponent and one Spencer
were co-partners in the liquor business
at No 14 Duane Street and on said day
the deponent informed deponent that
said Spencer was about to retire from
said firm and was going to Washington and
if deponent would give deponent the
sum of Three hundred and fifty dollars
he would take deponent as a partner
in place of said Spencer. That at said
time deponent was a bartender for said
firm and deponent had several con-
versations with the deponent who

Sworn to before me, this
1889 day

Police Justice.

POOR QUALITY
ORIGINAL

0693

importuned deponent to give him said sum and he would make ^{deponent} a partner and of the great advantages and success it would be for deponent financially. Deponent believing that the defendant would take deponent as a partner and permit deponent to share in the profits and advantages of said business, gave to the defendant said Three hundred and fifty dollars. The defendant thereafter continued to treat deponent as an employee and deponent at every opportunity demanded of the defendant that he should keep his promise and permit deponent to act in the capacity of a partner but the defendant put deponent off from time to time until deponent insisted strenuously upon the agreement the defendant discharged deponent and would not permit deponent to continue in the business. The defendant has at various times given deponent various sums of money amounting to the sum of One hundred and twenty seven dollars and the defendant still retains the sum of Two hundred and twenty three dollars. That since deponent has been ejected from said business the defendant has sold or transferred said business and deprived this deponent of his share or interest therein to which he was justly entitled to and the defendant appropriated the proceeds to his own use and benefit.

Sworn to before me
this 21st March, 1890

Wm O Hawthorn

John Norman

Police Justice

POOR QUALITY ORIGINAL

0694

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Gawley*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *27 Montgomery St. 7 months*

Question. What is your business or profession?

Answer. *Primitia Restaurant Keeper*

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

Answer. *I am not guilty*
Thos. Gawley

Taken before me this

day of *March* 189*2*

Henry J. ...
Police Justice

POOR QUALITY ORIGINAL

0695

Sec. 151.

Police Court 1 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 any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William A. Pennington of No. 149 Park Avenue Hoboken Street, that on the 28 day of September 1889 at the City of New York, in the County of New York, the following article to wit:

Five hundred and twenty three Dollars,
as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Thomas Gawley

of the value of Five hundred and twenty three Dollars,
the property of Complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Thomas Gawley

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 1 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 29 day of March 1889
John J. Vinnac POLICE JUSTICE.

POOR QUALITY ORIGINAL

0696

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm A. Bentham

vs.

Thomas Gawley

Warrant-Larceny.

Date March 21 1890

Gorman Magistrate

O'Connor Officer.

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

Edw J O'Connor Officer.

Date March 27 1890

This Warrant may be executed on Sunday or at night.

John J. Wynn Police Justice.

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

Dated

40 yrs
w
MS
Pinta

188

on
3/20
27 Montgomery St

Police Justice

The within named

POOR QUALITY ORIGINAL

0597

RAILED
 No. Anthony Russo
 Residence 24 3rd Avenue Street.
 No. 2, by _____
 Residence _____ Street.
 No. 3, by _____
 Residence _____ Street.
 No. 4, by _____
 Residence _____ Street.

W 40141, 503
 Police Court

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

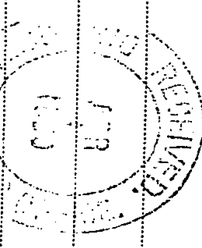
Anna A. Southam
 149 1st Ave
 Thomas Saville

Offence Grand Larceny

Dated March 27 1890

J. J. Conner
 Court Officer
 Court Precinct

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



J. J. Conner
 Court Officer

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 March 27 1890 J. J. Conner Police Justice.

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

Dated March 27 1890 J. J. Conner 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.

Court of General Sessions.

The People
vs.
Thomas Garvey

Report.

This case was referred to me by Mr. Davis from Part II for trial preparation.

A careful examination of the complainant's statements herein has satisfied me beyond a doubt that the facts contained or related therein do not constitute a crime.

The complainant paid defendant a sum of money upon his promise that he, the defendant, would make him, the complainant, his partner in business. This promise was not kept and the money was not refunded.

There was no false representation made by the defendant as to an existing fact, and the

POOR QUALITY
ORIGINAL

0699

Said money was not obtained from the defendant against his will. It is claimed that the defendant converted the said money to any other use than that for which it was given to him.

The defendant acted dishonestly but he did not violate the criminal law.

The remedy of the complainant is a civil action for damages.

The indictment herein should be dismissed.

Dated N. Y., May 2, 1890

Edward Gosse
Serp. Assistant.

**POOR QUALITY
ORIGINAL**

0700

Court of General Sessions

The People

vs.
Thomas Gaulty

REPORT.

For the District Attorney.

Date: May 2 1889
Edward Moore
Deputy Assistant

POOR QUALITY ORIGINAL

0701

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST
Thomas Figandey

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

Thomas Figandey

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

The said Thomas Figandey

late of the City of New York, in the County of New York aforesaid, on the 18th day of September, in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one William A. Hendon

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

That the said Thomas Figandey then carrying the said business in partnership with one Spencer in and by the name and style of Gaudoyt & Spencer at number 11 Duane Street, had made arrangements with the said Spencer concerning the dissolution of the partnership between them; that the said Spencer was about to go out of the business and to go to his home in Washington in the District of Columbia, and that the said

POOR QUALITY ORIGINAL

0702

Thomas Gardner had arranged to procure for the said Spencer a ticket in the Government Printing Office in Washington aforesaid, that the said Spencer had advanced the sum of five hundred dollars in and about the business of the said copartnership and that the said Thomas Gardner desired to return to him the same amount, that the said business was a well running and profitable one and its daily receipts amounted to from forty to fifty dollars and sometimes as much as one hundred dollars in Kentucky for hours; and that he desired in good faith to have the said William Denton as a partner in the said business, and to give him a half interest therein for the sum of three hundred and fifty dollars, and the said William Denton

then and their believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Thomas Gardner

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Thomas Gardner the sum of three hundred and fifty dollars in money, lawful money of the United States of America and of the value of three hundred and fifty dollars,

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

William Denton.

And the said Thomas Gardner did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said William Denton

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said William Denton

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

Whereas, in truth and in fact, the said Thomas Gardner had not made arrangements with the said Spencer concerning the dissolution of the said partnership; and the said Spencer was not about to go out

POOR QUALITY ORIGINAL

0703

of the business or to go to his home in Washington aforesaid; and he the said Thomas Fugate had not arranged to procure for the said Spencer a situation in the Government Printing office in Washington aforesaid; and the said Spencer had not spent the sum of six hundred dollars in and about the business of the said partnership, and, he the said Thomas Fugate did not desire to return to him the same amount; and the said business was not a well-paying and profitable one, and its daily receipts did not amount to from forty to eighty dollars and sometimes as much as one hundred dollars in twenty-four hours; and the said Thomas Fugate did not then desire in good faith to have the said William Thurston as a partner in the said business, or to give him a half interest therein for the sum of three hundred and fifty dollars.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Thomas Fugate to the said William Thurston was and were then and there in all respects utterly false and untrue, as he the said Thomas Fugate at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Thomas Fugate in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said William Thurston then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,
District Attorney.

POOR QUALITY ORIGINAL

0704

no 141
J. P. Jones

Counsel,
Filed 16 day of April 1890
Pleads Adversely

LARCENY, 2nd degree
(False Pretenses)
[Section 528, and 581, Penal Code].

THE PEOPLE

vs.

B
Thomas Gawley

JOHN R. FELLOWS,
District Attorney.
for prosecution. W.D.

A True Bill.

W. J. Berry
Foreman
Made true bill disallowed
on motion of Great Atty
J. P. Jones

Witnesses:

Wm A. Stanton
Upon my report
Swear, thereby re-
commended the
admission of the
within indictment
dated May 2 1890
Edward Gross
Edw. Gross
after examining the
within case, I am
of opinion that it is
a matter for a
civil action only -
The representation was
not a part or existing
fact, but a future
promise to do something.
I recommend dis-
missal of indictment
May 12 1890
E. S. H.
D. S. A.

0705

BOX:

391

FOLDER:

3645

DESCRIPTION:

Geisendorfer, Charles

DATE:

04/09/90



3645

POOR QUALITY ORIGINAL

0706

261
No 18.

Witnesses:

J. Kant

Counsel
Filed
Plads,
J. G. Paul
day of
August 10
1890

VIOLATION OF EXCISE LAW.
(Selling to Minor).
[Section 290, Pennl Code, sub. 3.]

THE PEOPLE
vs.

B
Charles Sisenow

JOHN R. FELLOWS,
District Attorney.

A True Bill.

William J. Berry
Foreman.

John I. Smith

POOR QUALITY
ORIGINAL

0707

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 Geisendorfer

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

accuse

Charles Geisendorfer

of a MISDEMEANOR, committed as follows:

The said

Charles Geisendorfer

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

twenty-seventh day of *March* in the year of our Lord

one thousand eight hundred and ninety _____, at the City and County aforesaid,

certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one

John Gilbert who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of

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

JOHN R. FELLOWS,

District Attorney.

0708

BOX:

391

FOLDER:

3645

DESCRIPTION:

Gilbert, Charles

DATE:

04/15/90



3645

POOR QUALITY ORIGINAL

0709

Witness;

J. Lambert

Chas. B. Ba

Counsel,

Filed

Friends,

day of *April*

1890

THE PEOPLE

vs.

Charles Gilbert

Grand Larceny, Second Degree
[Sections 529, 531, 401 & Penal Code]

John R. Fellows

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. H. Berry

Foreman.

April 15/90

J. Lambert

J. Lambert

POOR QUALITY ORIGINAL

0710

Police Court 9 District. Affidavit—Larceny.

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

Joseph Tomberg
of No. *316 Bainbridge Street*, Philadelphia, aged *27* years,
occupation *Laborer* being duly sworn
deposes and says, that on the *2nd* day of *April* 189*0* 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 hundred and sixty two dollars
good and lawful money of the
United States*

the property of *deponent*

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by *Charles Gilbert (now here)* that
on said day the defendant was lodging
with deponent at premises *316 Bainbridge
Street, Philadelphia in the State of Penn-
sylvania* and the defendant suddenly
left and deponent missed said money
from a trunk in said apartment. Deponent
is informed by *James Mallon (now here)*
officer of *28th Precinct* that he, Mallon
arrested the defendant on the *Dunbar
Steamship Pier in the City of New York*
and found a quantity of *Russian and
English money* in the defendant's possession
and said Mallon further informs deponent
that the defendant acknowledged and

Sworn to before me, this 189 day

Police Justice.

POOR QUALITY
ORIGINAL

0311

confessed to him that he had stolen said
United States money from deponent
as aforesaid and brought ^{a part of the identical} ~~said~~ money
within this State and in the City of New
York exchanged the ^{part of the} said money into said
Russian and English money.

Therefore deponent charges the defen-
dant with having stolen said money
without the state and brought the
said money into the State of New
York

Sworn to before me } Josef Danberg
this 3rd April 1891 }

A. Madanor }

Police Justice

Josef Danberg

POOR QUALITY ORIGINAL

0712

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mallon
aged *47* years, occupation *Police Detective* of No. *28 Precinct* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Joseph Gounberg* and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *3* day of *April* 188*9* } *James Mallon*

W. W. Malahan
Police Justice.

POOR QUALITY ORIGINAL

0713

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Charles Gilbert

Question. How old are you?

Answer. 17

Question. Where were you born?

Answer. Russia

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

Answer. Philadelphia - 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 guilty.

his
Charles Gilbert
mark

Taken before me this 3rd

day of August 1890.

W. H. ...

Police Justice.

POOR QUALITY ORIGINAL

0714

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District

40115 531

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Ralph J. Donahony
816 Hamilton St.
Brooklyn
Charles Selberg

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Offence
Grand Larceny
140th Street

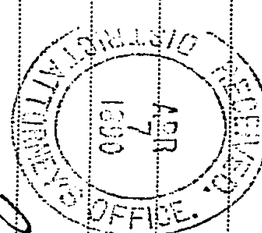
Dated

April 28 1890
M. W. Donahony
Magistrate

Witness
Malcolm Stahl
Officer

Witness
James Malton
Officer

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



No. 10770 Street 4th St
to answer

James Selberg

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 April 28 1890 M. W. Donahony 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.

POOR QUALITY ORIGINAL

0715

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 Gilbert

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

this indictment, accuse Charles Gilbert

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

The said Charles Gilbert

late of the City of New York, in the County of New York aforesaid, on the second day of April in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day - time of the same 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 eighty-one

#162.00

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

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

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

of the goods, chattels and personal property of one Joseph Sandberg 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.

JOHN R. FELLOWS, District Attorney.

POOR QUALITY ORIGINAL

0716

Second COUNT:—

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

Charles Gilbert

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

The said

Charles Gilbert

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 the day* time of the same 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 *eighty one*

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 *eighty one*

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

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

of the goods, chattels and personal property of one

Joseph Sandberg

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

Joseph Sandberg

unlawfully and unjustly, did feloniously receive and have;

he,

the said

Charles Gilbert

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.

JOHN R. FELLOWS, District Attorney.

0717

BOX:

391

FOLDER:

3645

DESCRIPTION:

Goldstein, Harris

DATE:

04/30/90



3645

POOR QUALITY ORIGINAL

0718

→ 40262

Witnesses;

John Symon
C.D.

Counsel,

Filed *30* day of *April* 18*90*

Pleads, *not guilty*

THE PEOPLE

vs.

I

Haris Golastin

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

A. J. Berry

Foreman.

June 29, 1890
John J. Berry
Elmira, N.Y.

POOR QUALITY ORIGINAL

0719

3 - District.

Police Court

Affidavit—Larceny.

City and County of New York, ss.

Ida Cohen

of No. 140 Madison Street, aged 20 years, occupation married being duly sworn

deposes and says, that on the 11 day of March 1890 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:

Forty dollars in good and lawful money of the United States and one gold ring valued at ten dollars the whole valued at fifty dollars

\$ 50.00

the property of

Deponent

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

Harris Goldstein

in the following manner to wit: Deponent boarded with this deponent on the morning of above date deponent had said property in a Bureau in said apartments. When she saw the deponent go to said Bureau, whereupon deponent went to Bureau and found said property was missing. Deponent attempted to hold this deponent who broke away from her and has since not been seen. Deponent therefore charges this deponent with having taken carried away and stolen said property and prays that he be arrested and held to answer Ida Cohen

Sworn to before me this 10 day of April 1890 Charles W. ... Police Justice.

POOR QUALITY ORIGINAL

0720

Sec. 151.

Police Court 3 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Ida Cohen of No. 140 Madison Street, that on the 11 day of March 1889 at the City of New York, in the County of New York, the following article to wit:

Forty dollars in good and lawful money and one gold piece value of ten dollars
of the value of forty Dollars,
the property of Ida Cohen
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Harry Goldstein

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 10 day of April 1889
Charles H. Fainter POLICE JUSTICE.

POOR QUALITY ORIGINAL

0721

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Ida Cohen

vs.

Harry Goldstein

Warrant-Larceny.

Dated *April 16* 18*90*

Patterson Magistrate

Syman Officer *66*

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

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

POOR QUALITY ORIGINAL

0722

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Harris Goldstein

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. England

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

Answer. Boston mass 5 years

Question. What is your business or profession?

Answer. Peddler

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

Answer. I have nothing to say

Harris Goldstein

Taken before me this 16
day of April 1892
John Blueman
Police Justice.

POOR QUALITY ORIGINAL

0723

Ex 2 1/2 P.M.
April 16

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

W. J. P. 2590
Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Sgt. Chen
145 W. Madison
James J. Holahan
Offence Larceny

Dated April 16 1892

Magistrate
M. J. Morris to sign
Precinct Central of

Witnesses:
No. _____ Street
No. _____ Street
No. _____ Street
\$1500 to answer
1500 Street



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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 18 1892 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.

POOR QUALITY ORIGINAL

0724

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 Goldstein

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment, accuse Harris Goldstein

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

The said Harris Goldstein

late of the City of New York, in the County of New York aforesaid, on the eleventh
day of March in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
day time of the same 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 forty

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

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

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

finger-ring of the value of ten
dollars

of the goods, chattels and personal property of one Ida Cohen

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.

JOHN R. FELLOWS, *District Attorney.*

0725

BOX:

391

FOLDER:

3645

DESCRIPTION:

Green, John

DATE:

04/15/90



3645

POOR QUALITY ORIGINAL

0726

No 104

*

Counsel,

Filed

day of

1891

Pleads,

THE PEOPLE

vs.

R

John Green

John Green

Grand Larceny, First Degree,
(DWELLING HOUSE.)

[Sections 528, 539, 550 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

W. J. Berry
W. J. Berry
W. J. Berry
W. J. Berry

Witnesses:

W. C. M. Allen

John Green

0727

POOR QUALITY ORIGINAL

Police Court— 4 District.

Affidavit—Larceny.

City and County of New York, ss.

Charles W. Allen of No. 696 Madison Ave aged 35 years, occupation Physician being duly sworn

deposes and says, that on the 26 day of March 1894 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:

One Over Coat of the value of twenty six dollars (\$26.00)

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 John Green (name)

from the fact that deponent missed said property from the Coat rack in the hall of said premises at about 7 o'clock PM of said date. Deponent is informed by Officer John Star of the 4th Precinct that a few minutes thereafter he arrested defendant with said property in his possession, which deponent has since seen and fully and positively identified

Charles W. Allen

Sworn to before me, this 27th day of March 1894

Police Justice

POOR QUALITY ORIGINAL

0729

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. John Green

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. Brooklyn N.Y.

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

Answer. No 349 Perry Street

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 have nothing to say

John Green

Taken before me this

day of

1891

Ed. J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0730

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

No 104
1494
Police Court
District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

1 *John Green*
2 *John Green*
3 _____
4 _____

Offence *Larceny*

Dated *March 27 1890*

John Kelly
Magistrate

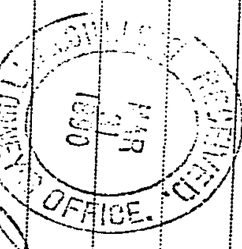
John Kelly
Officer

Witnesses
Charles Green
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$ *1000* to answer



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

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

Dated *March 27 1890* *John Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0731

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 Green

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

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

The said

John Green

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

*one overcoat of the value
of twenty-six dollars*

of the goods, chattels and personal property of one

Charles W. Allen

in the dwelling-house of the said

Charles W. Allen

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