

0871

BOX:

430

FOLDER:

3970

DESCRIPTION:

Goldstein, Bernard

DATE:

03/24/91



3970

0872

POOR QUALITY ORIGINAL

Witnesses:

Isaac Reese
Off. Cooney

After an examination of all the facts in this case & an of the opinion that the indictment should be returned & so recommended to the court. It is impossible for me the witness to establish fault knowledge on the part of the defendant. The complainant has with him the charge & many persons whose affidavits are evidence that related to the defendant's good character.

Nov 30, 1891 De Lancey Nicoll
Dist. Atty.
W. H. [unclear]

61 v. ^{H. H. [unclear]}
James [unclear]
Peter [unclear]

Counsel
Filed, 14 day of March 1891
Pleads, Guilty 25

THE PEOPLE,

vs.
E. H. [unclear]

Bernard Goldstein

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

DE LANCEY NICOLL

JOHN R. FELLOWS

March 13, 1891 District Attorney

A True Bill.

Alfred [unclear]
Foreman.
City, Dist. Atty.
P. S. Dec 1, 1891 P. B. M.

0873

Police Court, 2 District.

City and County } ss.
of New York,

of No. 420 East 7th Street, aged 40 years,
occupation Truckman being duly sworn, deposes and says,
that on the 20th day of March 1887, at the City of New
York, in the County of New York,

Bernard Goldstein

now here did receive a quantity
of stolen goods consisting of a
case of ready made clothing
of the value of seven hundred
and nineteen dollars and
twenty five cents, for the reason that
said property was stolen from
deponent on said date by
Robert Downer and George H.
Sperling, and deponent is
informed by Detectives Michael J.
Conroy and John Sullivan now here
that they saw the defendant receive
said property from said thieves
on said date, and defendant
had no right to receive said goods
and said defendant acknowledged

Robert Downer
(Driver)

George H. Sperling
+
Werner & Kew

0874

The deponent that he bought the
said goods for twenty dollars, and
~~a part~~ the said goods were
taken out of the original packages
and were found ^{really} concealed in
deponent's store and sent to
for sale.

27
Wm. C. G. 1291
Galloway Park
Police Justice

Isaac Pappas

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 188
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court-- District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
1
2
3
4
Offence,

Dated 188
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
to answer Sessions.

0875

CITY AND COUNTY }
OF NEW YORK, } ss.

J. M. Sullivan

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

15 *Ormeau*

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Irish Payne*

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

Sworn to before me, this *22*
day of *March* 189*9*

John S. Sullivan

J. Henry [Signature]

Police Justice.

0876

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Michael J. Cooney
15th Precinct of No. Police Officer

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

Sworn to before me, this 22nd day of March 1890. } Michael J. Cooney

[Signature]
Police Justice.

0877

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Goldstein

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

Question: What is your name?

Answer: *Bernard Goldstein*

Question: How old are you?

Answer: *23 years.*

Question: Where were you born?

Answer: *U. S.*

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

Answer: *2 1/2 Carmine Street. 15 months.*

Question: What is your business or profession?

Answer: *Letter*

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*

Bernard Goldstein

Taken before me this

22
day of *March*
1907

John J. ...

Police Justice

0878

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.....

Bernard Goldstein

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 *March 22* 18*91* *J. Henry Paul* Police Justice.

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

Dated *March 22* 18*91* *J. Henry Paul* 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.

0879

384

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac Payson
421 - E 78 St
Benah Goldstein

Reeemy
Water Cook
Office

2
3
4

BAILED,

No. 1, by *Mayer Mark*
Residence *21 1/2 Avenue* Street.

No. 2, by *Philip Eisenberg*
Residence *31 1/2 East 14th* Street.

No. 3, by *Philip Eisenberg*
Residence *76 Suffolk* Street.

No. 4, by
Residence Street.

Dated *March 22* 188*9*
Ford Magistrate.
Comy & Bellwin Officer.
15 Precinct.

Witnesses *Call the*
No. *Isaac Payson* Street.
421 East 78th

No. Street.
No. Street.

* *15th* to answer *G. S.*

Bailed
George Spaulding
123 Grand St
Elmer Payson



John Brown 449 Broadway

Simon Weil 740 & 742 Broadway

0000

My Gen. Friends
The People of
Bernard Goldstein,
City & County of New York ss,
being first day & sworn do depose
say I am now absent from
business but was formerly in
the grocery business corner of
Washington & West Eleventh St
for 22 years.
I know Bernard Goldstein
the defendant nearly two
years & I know other people
who are acquainted with
him.
He is a tenant of crime
at the present time in the
premises No 2 1/2 Corwin
Street.
His reputation for honesty
& good character is good
& I know he conducts
a reputable and honest
business. & I believe to

0001

to the contrary I must
not permit him to occupy
the store in said premises
I do hereby certify
this 2 day of May 1913
Louis B. Allen
Notary Public
N. Y. Co

my General Session

The People of
Bernard. Geddes

City & County of New York
I James P. Wallace
being duly sworn do depose &
say

I am a wine merchant
& carry on business at No 36
6th Avenue this City

I know the defendant
a bar name for the past
3 years

I always found him an
honest, sober & industrious man
& all the people that
I know who know him
speaks the same of him.

I never heard of his
being arrested before this,
trouble & I know he
carries on a respectable
business

Sworn to before me this 3rd day of May 1891
James P. Wallace
Sole & Public
Notary N.Y. Co.

My, Gen Session

The People re
Bernard Golden

City & County of New York ss
I Charles H. Howley
being duly sworn do depose

that I own a manufacturing
factory & carry on business at
No 88 6th Ave & 335 Bleeker
Sts in this City

I know the defendant
above named for the past
5 years & I know other people
who know him

His reputation for honesty
is good & I never heard or knew
of his being arrested before
the present.

He is now carrying on business
at 6th Avenue this City and
has the reputation of conducting
an honest & reputable business

Sworn to before me this 2nd day of May 1891
Louis B. Allen
Notary Public N.Y. Co.

0884

Sp. 10/11

11/11/11

0885

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

The People } Nov 9th 1891
vs }
Bernard Goldstein }

Hon. McCanney Mitchell
Dear Sir

In the above case which was on my calendar last April I beg to report that there is not sufficient evidence to warrant a conviction as the element of guilty knowledge on the part of the defendant is lacking. The present good character of the defendant together with all the facts lead me to conclude that the dismissal of the indictment would be proper.

Wendell L. Sprague
D. A. New York City

P. S. The other defts Robert Brown & George H. Spelling have both been convicted and neither of them implicated this deft with having knowledge of their thefts W. L. S.

The complainant James Ferguson desires to withdraw his complaint W. L. S.

0886

To all to whom these Presents shall come or
may Concern,

Greeting: Know Ye, That *I* Bernard Goldstein
of the City County and State of
New York

for and in consideration of the sum of one dollar

lawful money of the United States of America to me in hand paid by Isaac
Peyster of the same place
the receipt whereof is hereby acknowledged, have remised, released, and forever discharged, and by
these presents do for myself my heirs, executors and
administrators, remise, release and forever discharge the said Isaac Peyster

his
heirs, executors and administrators, of and from all, and all manner of action and actions, cause and
causes of actions, suits, debts, dues, sums of money, accounts, reckonings, bonds, bills, specialties,
covenants, contracts, controversies, agreements, promises, variancies, trespasses, damages, judgments,
extents, executions, claims and demands whatsoever, in law or in equity, which against him

I ever had, now have or which
I or my heirs, executors or administrators, hereafter can,
shall or may have for, upon or by reason of any matter, cause or thing whatsoever from the beginning of
the world to the day of the date of these presents. and more especially
from any & all causes of action which I
might have or now have arising out of any
arrest, imprisonment & detentions by the Grand
Jury for receiving stolen goods, the property of the
said Isaac Peyster.

In Witness whereof, I have hereunto set my hand and seal the
2nd day of May in the year one thousand eight hundred
and nineteen

Scaled and delivered in the presence of Bernard Goldstein
Reynald Brunant



0887

State of New York
City and County of New York } ss:

On the second day of May 1891 before me personally
appeared Bernard Goldstein

to me known, and known to me to be the same person described in and who executed the within instru-
ment and he acknowledged to me that he executed the same.

Reynald L. Duman
Commissioner of Deeds, N.Y.C.

Bernard Goldstein

- to -

Loane Payer

General Release.

0000

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Bernard Goldstein

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. That deponent does not believe that the defendant purchased the property with any criminal intent. That the defendant is a dealer in clothing & deponent thinks that a fair & valuable price was paid for the goods purchased by the defendant. That the defendant has since made restitution for the amount of goods he had purchased and returned considerable of the goods voluntarily, and that deponent does not think that he can establish upon the trial any intent upon the part of the defendant to purchase stolen property. That deponent knows the defendant to be a respectable & good citizen.

Isaac M. Payson

Court of General Sessions of the Peace
held in & for the City & County of New York

The People
v
Bernard Goldstein

City and County of New York ss

I, Bernard Goldstein
being duly sworn do depose & say:

I am the above named defen-
dant. I have lived in this City since
I was born about 23 years ago. ^{and}
I was never arrested on any charge
what ever before the present one.

I am carrying on business at
No 2 1/2 Carmine Street this City as
a clothier.

At the time the thief who
was in the employ of Isaac M. Payer
sold me the goods which he sold
I did not know they were stolen. I
paid him a a I believe a price which
was about the market value of the
same.

Since my arrest ~~and arrest~~

0890

I have been sued civilly for the value
of the property which he says was
stolen from them by the thief and
I have settled said law suit and
paid his attorney in full for the amount
of money which said lawyer claimed,
I am about to sell my
store and to take up my dog's work as
I have been ruined financially by
the matter.

Given to appear in the presence of Bernard Goldstein
10 day of June 1881,
David Andersson
Notary Public (100)
N. Y. Co.

0891

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bernard Goldstein

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

Bernard Goldstein

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

The said Bernard Goldstein

late of the City of New York, in the County of New York aforesaid, on the 25th day of March in the year of our Lord one thousand eight hundred and eighty-nine at the City and County aforesaid, with force and arms,

seventy-four coats of the value of six dollars each, seventy-four vests of the value of two dollars each, and fifty-three pair of trousers of the value of three dollars each pair

of the goods, chattels and personal property of one Isaac Peyser by Robert Downer and George N. Sperling and by certain other persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said Isaac Peyser

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

Bernard 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.

JOHN REEVE LOWS,

District Attorney.

0892

BOX:

430

FOLDER:

3970

DESCRIPTION:

Greenberg, Morris

DATE:

03/20/91



3970

579
Counsel,
Filed 20 / day of March 1891
Pleads, *July 23*

THE PEOPLE
vs.
R
Morris Greenberg
Grand Larceny, 1st Degree.
(From the Person)
Sections 528, 530, Penal Code.

DE LANCEY NICOLL
~~JOHN R. DELANEY~~
District Attorney.
Part II
Book 20

A True Bill.
Alfred [Signature]
Subscribed and sworn to before me this 20th day of March 1891.
Foreman
Fred and Aquilino

Witnesses:
Lewis [Signature]
Off. Nicholls

0894

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Teresea McCall

of No. 336 near 17th Street, aged 23 years,

occupation work at flowers & feathers being duly sworn,

deposes and says, that on the 17th day of March 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 night time, the following property, viz:

One pocket book of the value
of Seventy five cents and containing
good and lawful money of the United
States of the value of fifty cents.

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the attempted to be said property was feloniously taken, stolen and

carried away by Morris Greenberg (now here) for the reasons that deponent was in a crowd on Broadway and moving with the crowd; deponent had said ~~money~~ pocket book in a pocket of the dress then worn on her person. Deponent has since found the material of said dress has been cut and destroyed in the region where said pocket is situated which is on the inside of said dress. Deponent is informed by John Mulholland (now here) that he was also in said crowd and was attracted by the suspicious actions of the defendant and saw

Sworn to before me, this

of 189

Police Justice.

0895

the defendant pushing deponent and
and put his hand on the defendant's
hand and found an open knife
in his hand which deponent has
just cause to suspect was used
in cutting said dress so that he
could steal said pocket book.

Sworn to before me
this 18th March, 1891

J. Henry Ford

Theresa M. Call

Police Justice

0896

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Sworn to before me, this 18th
day of March 1899, John Mulholland

G. Henry Ford
Police Justice.

0897

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

Morris Greenberg 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. *Morris Greenberg*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Romania*

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

Answer. *226 Second Street. 4 years*

Question. What is your business or profession?

Answer. *Sewing machine operator*

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*

Monty Greenberg

Taken before me this

day of *March*

1899

William J. ...

Police Justice.

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 *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 18* 1891 *J. Murray Ford* 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.

0899

361

Police Court--- 9 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Teresa McCall
336 West 17th St
Morris Greenberg

Offence
Harassment

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *March 18* 18*91*

Ford Magistrate.

Mucholland Officer.

C.O. Precinct.

Witness *John Mucholland*

No. *300 Mulberry* Street.

No. Street.

No. Street.

\$ *1000* to the order of *G.S.*



Tom

0900

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Morris Greenberg

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

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

The said Morris Greenberg

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

501 one silver coin of the United States of the kind called half-dollar of the value of fifty cents, two silver coins of the kind called quarter dollars of the value of twenty-five cents each, three silver coins of the kind called dimes of the value of ten cents each, four nickel coins of the kind called five cent pieces of the value of five cents each, ten coins of the kind called cents of the value of one cent each, and one Pocketbook of the value of seventy-five cents,

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

Theresa McCall then and there being found, from the person of the said Theresa McCall 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.

Theresa McCall
De Laurey Ricoll,
District Attorney.

0901

BOX:

430

FOLDER:

3970

DESCRIPTION:

Gregory, Llvlen

DATE:

03/11/91



3970

0902

Witnesses:

Mary Agnes Burke

Counsel,

Filed

11th day of March 1891

Pleas,

Admitted 12

THE PEOPLE

vs.

ABDUCTION
[Section 189, Sub. 1, Penal Code.]

vs.

Edwin Gregory

DE LANCEY NICOLL,

JOHN R. FELLOWS,

Attorneys

District Attorney.

Heads Court on

Second Court.

A True Bill.

Alfred Cameron

Foreman,

John W. ...

John W. ...

20th day of March

1891

0903

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

The People

v.

BRIEF FOR THE PEOPLE.

Levien Gregory.

STATEMENT OF THE CASE.

The prisoner, a colored boy 19 years of age, who runs an elevator and resides at 214 East 97 Street, is indicted for rape on a little girl named Mary Burke, aged 10 years, on March 3, 1891, at the above premises. The facts appear in the evidence.

EVIDENCE FOR THE PEOPLE.

MARY BURKE. - Is a widow residing at 207 East 98th Street, and goes out washing to support herself and only child Mamie, a child 10 years of age. On the evening of March 3rd at about 6.40 as near as she can fix the time, Mamie came to her in a state of excitement and crying and said she had been hurt by a man in 97th Street. As soon as the child told her story witness went with her upon the street and found Police Officer Angeline on Third Avenue near 98th Street, and stated the case to him, and they went immediately to the house No. 214 East 97 Street but the defendant was not there.

MAMIE BURKE. - Is 10 years old. Lives with her mother at 207 East 98 Street. On March 3rd while playing at 98 Street and 3rd Avenue with a very little girl whose name she does not know,

0904

CONFERENCE OF CHIEFS OF POLICE OF THE CITY

When the defendant came to her and said he would give her 50 cents to carry a small bag from his house in 97th Street around to 98 Street. He had the 50 cents in his hand and gave it to her. She followed him to his rooms on top floor of 214 East 97 Street and as soon as they entered the room he took her on his lap and then almost immediately laid her on a bed in the ~~bed~~ room and unbuttoned his pants and took out his penis and put it between her legs. She felt his private parts enter her own, and commenced to scream from pain. He then put his hand over her mouth and held her. After he had done this he put his fingers in her private parts and also hurt her. She cried and begged him to let her go home. He then let her get off the bed, but before he opened the door he took a pistol from his hip pocket and placed it against her head and said he would shoot her if she told her mother. Witness ran immediately home and told her mother. Does not know what time it was, but says the street lamps were just lighted, and it was getting dark. There was a lamp lighted in the room where they were. Witness had never seen the man before he spoke to her on the evening in question.

OFFICER ANGELINE. - Is an officer of the Municipal Police attached to the 27th Precinct. On March 3rd about 6.45 P.M., the witness Mrs. Burke and the child Mamie came to him and made their statement. Witness asked the child for a description of the man and she gave it very accurately, stating that he had but one hand, that he had big scars on his face and that he was very black and had thick curly hair and the shirt which he had on was torn on one side; that he had a pistol in his hip pocket. Officer went to No. 214 with her mother but found no one but a brother of the defendant who told officer that his brother had just gone

0905

to call a swift post from his home in East Street No. 214
when the defendant came to her and said he would like to see

away with a basket of clothes to deliver for his mother. Officer allowed the mother and child to go home, but after reporting at the station house he remained about the neighborhood and at 12 o'clock, midnight, saw the defendant about entering No. 214 when he arrested him and took him to the home of the child, who was waked from her sleep and immediately identified the prisoner as her assailant. Prisoner insisted that a mistake had been made and denied his guilt. The pistol was found on his person.

DR. J. CLIFTON EDGAR. - Is a physician, residing at 115 East 35 Street; is Attending Physician at Bellevue Hospital in the Outdoor Poor Department, and also at the Midwifery Dispensary in this City; also Adjunct Professor to the Chair of Obstetrics in the Medical Department of the University of the City of New York; is also Examining Physician to The New York Society for the Prevention of Cruelty to Children. Made an examination of the person of Mary Burke on March 6th, and found evidence of her private parts having been penetrated by some blunt instrument, as witness will describe.

0906

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Devlen Gregory

11 0 11

PENAL CODE, §

BRIEF FOR THE PEOPLE.

0907

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 5 DISTRICT.

Louis F. Angeleini

of No. 27th Avenue Street, aged _____ years,
occupation Police Officer
that on the 3rd day of March 1891

at the City of New York, in the County of New York, he arrested
Levin Gregory (now here) for
committing a rape on the
body of Mary Burke a two year
old female and depones
that the said de-
fendant be held to enable
him to produce the necessary
evidence.

Louis F. Angeleini

Sworn to before me, this

of March 1891.

day

Wm. H. [Signature]

Police Justice.

0908

Police Court, 3 District. ⁹⁴

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Levin Gregory vs.

AFFIDAVIT.

Dated March 9 1889

Weld Magistrate.

Angelina Officer.

Witness, _____

Disposition 9 am. 7th

to G. A. M. Co. 7th

Apr 2. P.M. 11th

500 Bail.

0909

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary A. Burke

aged 10 years, occupation school girl of No.

207 E 98" Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frank S. Bailey

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

Sworn to before me, this 7 } Major Burke
day of March 1897

[Signature]

Police Justice.

0910

5

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Levelu Gregory 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. *Levelu Gregory*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Connecticut*

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

Answer. *214 - E - 91. 3 years*

Question. What is your business or profession?

Answer. *Run an elevator*

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 fair examination*

Levelu Gregory

Taken before me this
day of *April* 1934
[Signature]

Police Justice.

0911

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

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

Dated *March 7th* 188*4*..... *[Signature]* Police Justice.

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

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

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

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

0912

318

Police Court--- 3 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank G. Barkley
100 East 23 St
Lillian Gregory

Offence *Rape*

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *March 7th* 1891

Milde Magistrate.

Barkley Officer.

P.P.C. Precinct.

Witnesses *off Angeline*

No. *27th Street* Street.

Julia Vance (col)

No. *214 E. 92nd St (top floor)* Street.

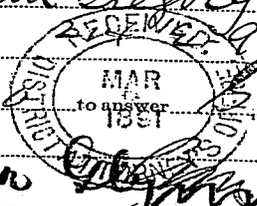
William Gregory

No. *27th Street* Street.

\$ *200* to answer

off. *James*

27th Street



0913

Fifth District Police Court.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

Frank G. Buckley

of Number 100 East 23d Street being duly sworn,
deposes and says, that on the 7th day of March 1891, at the
City of New York, in the County of New York, one Sylvan Gregory,

now present, did, at No. 214 East
9th Street, in the said city of New
York, wilfully and feloniously perpe-
trate an act of sexual intercourse
with and upon a certain female child
under the age of sixteen years, called
Mary Burke, the said child being
then and there of the age of ten years,
in violation of the statute in such case
made and provided, and especially
of section 27, § of the Penal Code of the
State of New York

Wherefore the complainant prays that the said

Sylvan Gregory

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 7th
day of March 1891

Frank G. Buckley
[Signature]

Police Justice.

0914

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Steven Gregory

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

Steven Gregory

of the CRIME OF ABDUCTION, committed as follows:

The said Steven Gregory,

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

third day of March, in the year of our Lord one

thousand eight hundred and eighty-nine, at the City and County aforesaid, did

feloniously take, receive, harbor, employ and use one Mary Burke,

who was then and there a female under the age of sixteen years, to wit: of the age of

ten years, for the purpose of sexual intercourse, he, the

said Steven Gregory not being then and there

the husband of the said Mary Burke;

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.~~

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Evlen Gregory* _____

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTER-
COURSE WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS,
NOT HIS WIFE, committed as follows :

The said *Evlen Gregory*, _____

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 a certain
female not his wife, to wit: her, the said *Mary Burke*, _____
then and there being, wilfully and feloniously did make ~~another~~ assault, she, the said
_____ *Mary Burke* _____ being then and there a female under the
age of sixteen years, to wit: of the age of _____ *ten* _____ years; and the said
_____ *Evlen Gregory* _____ then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said
_____ *Mary Burke* _____, 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,
~~JOHN R. FELLOWS~~ District Attorney.

Second COUNT:—

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

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTER-
COURSE WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS,
NOT HIS WIFE, committed as follows :

The said Evlen Gregory, _____

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 a certain
female not his wife, to wit: her, the said Mary Burke, _____
then and there being, wilfully and feloniously did make another assault, she, the said
_____ Mary Burke _____ being then and there a female under the
age of sixteen years, to wit: of the age of _____ ten _____ years; and the said
_____ Evlen Gregory _____ then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said
_____ Mary Burke _____, 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,
JOHN R. FELLOWS, District Attorney.

0917

**END OF
BOX**