

0398

BOX:

498

FOLDER:

4543

DESCRIPTION:

Gonzales, Flora

DATE:

10/27/92



4543

POOR QUALITY ORIGINAL

0399

Witnesses:

I witnessed the
discharge of these
pistol on her own
responsibility and
her own account into
the case and I am
satisfied that a com-
plaint cannot be
made for the reason
that the complainant does
not know or has any evidence
that the defendant took the
pistol out of her bag
the fact of turning away
at the time defendant took
away from her
pistol

W.P. J.B.

Counsel,

Filed

day of

1892

Pleaded

May 31

THE PEOPLE

vs.

Dora Gonzales

Grand Larceny,
(From the Person,
Section 825, P.S.)
Degree,
Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

A. Beckwood

Foreman.

May 19/92

Discharged w/ her own

(Recognizance)

POOR QUALITY ORIGINAL

04000

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York,

Rose Clinton

of No. 16 East 29th Street, aged 19 years,
occupation Domestic being duly sworn,

deposes and says, that on the 17 day of October 1892 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

One pocket book
containing seven dollars in money of
the United States \$7

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 J. Rose Gonzalez (now here) Deponent stood in both evening at the corner of West 29th Street looking at the Political Parade, and deponent had the said property in her hand, and deponent stood near deponent at the right hand side, and deponent felt the deponent take the said money out of her hand, and at the time the deponent took said money Lizzie Evans now here stood at the left hand side of deponent, and saw the deponent take said money and called deponent's attention to deponent's chest and identified the deponent when deponent was arrested. Rose Clinton

Sworn to before me this 18th day of October 1892
J. M. Ryan
Police Justice.

POOR QUALITY ORIGINAL

0401

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Flora Gonzalez 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. *Flora Gonzalez*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *212 West 29th St -*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty - I did not take the money. I was searched at once and nothing was found on me. I can produce evidence of good character.*
Flora Gonzalez

Taken before me this

day of

18
John J. [Signature]
188

Police Justice.

POOR QUALITY ORIGINAL

0402

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- District.

1315

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bar Clinton
161 St 29
New York

108 East 38th

Offense Larceny
from person

Dated,

Oct 11
189

Magistrate

John Monahan

Officer

Witness John Brown

No. 161 St 29
Street

No. 108 East 38th

No. 108 East 38th
Street

No. 161 St 29
Street

No. 161 St 29
Street

No. 161 St 29
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

John Gonzalez

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, Oct 11 189 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

The District Attorney has been notified of the arrest and commitment of the prisoner to the City Prison. The Department of Justice is advised. (Signature) New York City

No. 161 St 29
Street

POOR QUALITY
ORIGINAL

0403

Court of General Sessions
The People.
vs

Flora Gonzales

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

New York, Oct 18th 1892

CASE NO. 68297 OFFICER De Longy
DATE OF ARREST October 17th
CHARGE Larceny
AGE OF CHILD Fourteen
RELIGION Protestant
FATHER Antonio Gonzales
MOTHER Lizzie Coles
RESIDENCE 210 West 27th Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

The society
has no previous record of the child.
She is well spoken of by all who
know her Mother is a respectable
woman Girl has been to school

All which is respectfully submitted,

To the atty

Louise E. Stocking
222 1/2 St.

POOR QUALITY ORIGINAL

0404

The Court of

General Sessions

The People

vs

Hon. Charles

Lawrence
PENAL CODE,

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

ELBRIDGE T. GERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

POOR QUALITY ORIGINAL

0405

501

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Flora Gonzales

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

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

The said Flora Gonzales

late of the City of New York, in the County of New York aforesaid, on the 17th day of October in the year of our Lord one thousand eight hundred and ninety-two, in the right-time of the said day, at the City and County aforesaid, with force and arms,

the sum of seven dollars in money, lawful money of the United States of America, and of the value of seven dollars, and one pocketbook of the value of fifty cents

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

Wm Laucey Neill, District Attorney

0406

BOX:

498

FOLDER:

4543

DESCRIPTION:

Gordon, John

DATE:

10/14/92



4543

0407

BOX:

498

FOLDER:

4543

DESCRIPTION:

Manning, Thomas F.

DATE:

10/14/92



4543

POOR QUALITY ORIGINAL

0408

Under these circumstances I ask that the defendant be discharged on his own recognizance.

John Gordon & Thomas F. Manning were jointly indicted for Burglary 3rd degree - The indictment was dismissed as regards Gordon. I have investigated this case and learn that the defendant got on a spree and committed this offence - The goods were all returned and owing to the respectability of the Defendant's family and the very excellent character of Manning who has led an honest - hard working life the complainant wishes to give defendant a chance to continue on as he has all his life - The officer - Mr. Crowe 4th precinct made the arrest and gives defendant a very good character.
June 24th '93

G. L. A. i. d. a.

J. W. McLaughlin

Counsel,
Filed day of 1892
Pleas, Monthly

Burglary in the Third Degree [Section 498, 506, 528, 531]

THE PEOPLE

vs.
John Gordon
and
Thomas F. Manning

DE LANCEY NICOLL,
District Attorney

A TRUE BILL.

B. J. O'Connell
Foreman.
J. J. O'Connell
J. J. O'Connell

Witnesses:

Agostino Caporigni
Off J. J. O'Connell

The evidence as given by defendant Gordon in mitigation to warrant returned him on trial, and I therefore recommend that the indictment as to Gordon be dismissed.
on 19/02 J. W. McLaughlin
D. W. M.

J. W. McLaughlin

POOR QUALITY ORIGINAL

0409

Police Court _____ District.

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

of No. 38 Madison

occupation Merchant Tailor

deposes and says, that the premises No. 38 Madison

in the City and County aforesaid the said being a Store in the 3rd story

brick dwelling and which was occupied by deponent as a Clothing Store

and in which there was at the time ^{no} human being, by ~~him~~

Agostino Capouzzi
Street, aged 30 years,

being duly sworn

Street, 4th Ward

were **BURGLARIOUSLY** entered by means of forcibly

Breaking a pane of glass in the front window
of said store, and through said window
entering said store

on the 20th day of September 1892 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Twelve pairs of Pants

Nine Coats

Four Vests

Being in all together of the value of

One hundred and thirty five Dollars.

\$135.00

the property of Deponent

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

John Gordon & Thomas Manning

men here who were acting in concert

for the reasons following, to wit: That on the night of said

day said premises were securely locked

up fastened by means of locks & keys and

said window glass was whole and

unbroken, and at the morning of said

day deponent found said window broken

said premises entered and said property

gone, Deponent further says he is

informed by James A. Croley a police

POOR QUALITY ORIGINAL

0410

officer of the 44th Precinct Police that he arrested said defendants, and that said man... admitted and confessed to him that he had broken into said premises and that he had taken the said property from said premises and that said Gardner was with him before he entered the said premises and was with him after he had taken the said property and said Manning then told said McCanney that he checked find 9 pairs of pants in the cellar of 78 Madison Street and that said McCanney found said property in said place and also found 3 pairs of pants at Simpsons pawn shop 233 Bow Row all of which defendant fully identify as being his and charge said defendants with the burglary of said

Sworn to before me, this 21st day of September 1893

A. D. ... Police Justice, Agostino Caporignia

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 within 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—BURGLARY.

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

POOR QUALITY ORIGINAL

04111

CITY AND COUNTY }
OF NEW YORK, } ss.

James A. McCloskey
aged *31* years, occupation *Police Officer* of No. *444*
4th Street Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Agostino Papouzzi*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *21st*
day of September 18*64* by *James A. McCloskey*
W.D. ...
Police Justice.

POOR QUALITY ORIGINAL

04 12

(1835)

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court

Thomas Manning 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 Manning

Question. How old are you?

Answer.

31 years.

Question. Where were you born?

Answer.

United States

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

Answer.

16 Madison Street 2 months

Question. What is your business or profession?

Answer.

Clerk

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

Thomas S. Manning

Taken before me this

21st

day of *September* 189*7*

Police Justice.

POOR QUALITY ORIGINAL

0413

(1235)

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK } ss.

District Police Court

John Gordon 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 Gordon

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

United States

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

Answer.

37 Madison Street 1 year

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

John Gordon

Taken before me this *21st*
day of *February* 189*7*

Police Justice.

POOR QUALITY ORIGINAL

0414

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District. 1209

THE PEOPLE, etc., ON THE COMPLAINT OF

Signature

John Jordan

Offense

Dated Sept 21 1892

M. M. Mahan Magistrate

M. Gregory Counsel

Witnesses

No.

Street

No.

Street

No.

Street

Witnesses
John Lane & Co. 11, 21, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

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 *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, *Sept 21* 189 *2* *M. M. Mahan* Police Justice.

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

Dated, 189 _____ Police Justice.

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

Dated, 189 _____ Police Justice.

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 Gordon and
Thomas F. Manning*

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

John Gordon and Thomas F. Manning

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

The said *John and Thomas, both*

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the
twentieth day of *September*, in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one

Agostino Capomigri,

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said

Agostino in the said *store,*

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

SECOND COUNT—

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

John Gordon and Thomas F. Manning

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

The said *John Gordon and Thomas, both*

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

*twelve pairs of trousers of the value
of five dollars each, pair, nine coats
of the value of ten dollars each, and
four vests of the value of three
dollars each,*

of the goods, chattels and personal property of one *Agostino Capowigri.*

in the *store* of the said *Agostino,*

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

**POOR QUALITY
ORIGINAL**

0417

THIRD COUNT:

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

John Gordon

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

The said *John,*

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

twelve pairs of trousers of the value of five dollars each pair, nine coats of the value of ten dollars each, and four vests of the value of three dollars each,

of the goods, chattels and personal property of *Agostino Capongri,* --
by one Thomas F. Mainwaring, and
by ~~a certain person~~ ^{other} persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said

Agostino

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

John

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

DE LANCEY NICOLL,

District Attorney.

04 18

BOX:

498

FOLDER:

4543

DESCRIPTION:

Gorman, Michael

DATE:

10/26/92



4543

04 19

BOX:

498

FOLDER:

4543

DESCRIPTION:

Jantzen, William

DATE:

10/26/92



4543

POOR QUALITY ORIGINAL

0420

Witnesses:

Counsel,

Filed

day of

189

Pleas

THE PEOPLE

vs.

Michael Gorman

and

William J. J. J.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. J. J.

Foreman.

Handwritten notes: "Handwritten 2009", "Each J.P.G. 10/10"

Secretary in the degree. Section 407

23

Handwritten signature/initials

POOR QUALITY ORIGINAL

0421

District Attorney's Office
City & County of
New York

Aug 13 1891

People
vs
Wm. Gore

Convicted
Forgery 2nd degree
December, 1890

Please send 1 copy
J. J. Mann
D.A.D.

POOR QUALITY ORIGINAL

0422

COURT OF GENERAL SESSIONS. PART 2.

BEFORE Hon. Rufus B. Cowing, Judge.

----- X	:	
The People,	:	Indic ment filed Aug. 2, 1892.
vs.	:	Grand Larceny in the second
	:	degree from the person.
Thomas Huleska.	:	Convicted of Petty Larceny.
----- X	:	Sentenced to the State Prison for

For the Prosecution, Asst. Dist. Atty. G.S. Bedford.

For the Defense, William H. Schoen.

Interpreter, Jacob Kreisler.

JOHN WAYDA, the complainant, sworn, testified:

I have been a month in this country from Hungary. July 24th. I was sitting on a bench in Battery Park, and I had in my right hand pantaloon pocket a pocket-book with \$0.75 of my money. I never saw the prisoner in my life till he was sitting next to me. He was sitting on my right hand side. He did not do anything to me except that he pulled the pocket-book out of my pocket, and this is the pocket-book. I felt *it* when he pulled it out, then he ran away and I ran after him. I met an officer, but I could not speak English, so I met another gentleman and that gentleman told the policeman that he had stolen my pocket-book and the policeman arrested the prisoner afterwards. I saw my pocket-book after the man was arrested. He had it in his hand.

IN ANSWER TO COUNSEL FOR DEFENSE:

As soon as the man said "I am going away," I took notice that the pocket-book was gone. The lap of the pocket

was pulled out. I never noticed it when he pulled it out, but when he went away I felt that the pocket-book was gone. I missed it then. I was talking to that man. I could not have dropped it. I was only showing ~~to~~ my countryman that I had a nice pocketbook from the old country. I can swear that I did not drop it.

IN ANSWER TO THE JUDGE'S QUESTION:

I did not feel him pull it out of my pocket. I had showed it to this man before, then I put it in my pocket-- the same pocket. It was about ten minutes afterwards that I found that it was gone. No one was ~~along~~^{by} me but the prisoner, and two benches from me were sitting a gentleman and a lady.

JAMES KING, sworn for the people:

IN ANSWER TO DISTRICT ATTORNEY:

I am an officer engaged with the Battery Park Police Department. On July 24th., I was doing duty at the Battery Park till about a quarter to two. A citizen came up to me and pointed out the prisoner here and said that he had taken a pocket-book from the complainant. I followed him and caught him up in the center of the park. I asked him if he had taken a pocket-book and he denied it. I brought him to the Station House and searched ^{him} and found a pocket-book containing \$0.75 upon his person, and the complainant identified it as his property.

IN ANSWER TO COUNSEL FOR THE DEFENSE:

I do not know anything else but what I have already said. I did not see him take the pocket-book, a citizen told me so.

DEFENSE.

THOMAS HULESKA, sworn in his own behalf, testified; through the interpreter: I have been 13 months in this country. I am a blacksmith but I work for a farmer down at Long Island. I was three days sick on the farm, so I said to my Boss that I was going to New York to the hospital; but as soon as I got to New York I felt so much better that I did not go to the hospital. I had met the complainant on that day--- I seen him in the lodging house, and he was sitting in the Park next to me on July 24th., that same day. I found the pocket-book. I did not take it from his pocket. How I came by that pocket-book-- I was sitting next to him and I was looking in the back over the seat and I seen laying there the pocket-book. After I had the pocket-book for five minutes I got up and went away. I was going slow. I am sure I found the pocket-book and did not take it.

IN ANSWER DISTRICT ATTORNEY:

I found it on the ground behind the seat where we were sitting. I seen that pocket book in the lodging house where he showed it to me. I had seen the pocket book before I picked it up. I did not know it was his. There were many people there; I did not ask him if it was his and I put it in my pocket. I picked up the pocket-book and everybody seen me, and nobody said it belonged to them, so I put it in my pocket. The complainant did not see me pick it up. The reason why I did not ask if it was his pocket-book, because I thought that he seen it too.

POOR QUALITY ORIGINAL

0425

Court of
General Sessions
vs
Michael...

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 28D STREET,

New York, N.Y. 20, 1892

CASE NO. 68
DATE OF ARREST
CHARGE

OFFICER
October 18/92
Burglary

AGE OF CHILD
RELIGION
FATHER

Infant
Catholic
...

MOTHER

Mary

RESIDENCE

...

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Society has no
record of boy in previous
arrested by ...
admitted in ...
for ...

All which is respectfully submitted,

To Dist atty .

Kury & Streking
ass Supt

POOR QUALITY ORIGINAL

0426

Court of General Sessions

[Signature]
PENAL CODE, §

Frederick [Signature]
vs.
Michael [Signature]

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

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

POOR QUALITY
ORIGINAL

0427

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

September 29, 1894

Sir:

Application for Executive clemency having been made on behalf of
Michael Gorman who was convicted of *burglary 2^d de*
in the county of *New York* and sentenced *Oct 27, 1892*
to imprisonment in the *State Prison* for the term of
9 years

I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, you will forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams
Private Secretary.

Hon. John R. Fellows
District Attorney
New York

**POOR QUALITY
ORIGINAL**

0428

Thomas
13 May 1992
Post Office

POOR QUALITY ORIGINAL

0429

Police Court— 6th District.

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

of No. 514 Willis Avenue Street, aged 26 years,
occupation Hotel Keeper being duly sworn

deposes and says, that the premises No. 514 Willis Avenue Street,
in the City and County aforesaid, the said being a three story frame

Building and which was occupied by deponent as a Store and the
and in which there was at the time a human being, by name Anton Loeffler

were **BURGLARIOUSLY** entered by means of forcibly entering the cellar
and forcing open a trap door leading into
said store and entering therein with intent
to commit a crime

on the 17th day of October 1882 in the evening time, and the
following property feloniously taken, stolen, and carried away, viz:

One ornament of the value of Forty dollars
and a quantity of liquors & Sugar of
the value of Sixty dollars together of
the value of One Hundred dollars

the property of deponent & Martin Loeffler co-partners
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
Michael Gorman and William Jontzen (both her prunks)

for the reasons following, to wit: that since the commission of said
offense the said defendants admitted & confessed
to deponent that they entered said premises
aforesaid and feloniously took & stole and carried
away the above described property - and a portion of
said property to wit: the ornament was discovered
and found in the possession of said defendants
and deponent fully identifies said ornament

Subscribed & sworn to before me this 19th day of October 1892 by J. J. [Signature] Justice

John Loeffler

POOR QUALITY ORIGINAL

0430

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael German 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. *Michael German*

Question. How old are you?

Answer. *15 years -*

Question. Where were you born?

Answer. *Chicago -*

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

Answer. *2260 - 3rd Ave ! 3 months*

Question. What is your business or profession?

Answer. *waiter -*

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 of the charge
Michael German*

Taken before me this *19th* day of *October* 189*2*
W. J. Keenan
Police Justice.

POOR QUALITY ORIGINAL

0431

Sec. 198-200.

6th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Jantzen 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. *William Jantzen*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Germany -*

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

Answer. *22 Geo-3-ave; 10 weeks*

Question. What is your business or profession?

Answer. *Cook, Assistant*

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 of the charge*

Willy Jantzen

Taken before me this *19th* day of *October* 189*4*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0432

Police Court... 6th District.

THE PEOPLE, Ec.,
ON THE COMPLAINT OF

John G. Goffler
574 West 1st St
Michael Komman
William Prutzger

Offence... Burglary

Dated... October 19th 1892

Magistrate

Officers
William Komman
William Prutzger

Precinct

Witnesses

No. 108 E 23rd St

Officer J. Moore

No. 108 E 23rd St

Officer J. Moore

No. 108 E 23rd St

Officer J. Moore

Officer J. Moore

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

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

Dated... October 19th 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

0433

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

33

Nov 8 189 x

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer Neel or
Wharten attached to your command in
Oct 193 in relation to the case of
Michael Gorman
sentenced Oct 17/92 to 9
years and months imprisonment by
Judge Downing

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly 

HENRY W. UNGER,
Deputy Assistant and Secretary to the District Attorney.

POOR QUALITY
ORIGINAL

0435

463

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Gorman
and
William Jantzen

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

Michael Gorman and William Jantzen

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

The said

Michael Gorman and
William Jantzen, both

late of the 2^{3rd} Ward of the City of New York, in the County of New York aforesaid, on the
17th day of October in the year of our Lord one
thousand eight hundred and ninety-two in the night-time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one

John Loeffler

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

John Loeffler

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

the said Michael Gorman and
William Jantzen, and each of them being
then and there assisted by a con-
federate actually present, to
wit: each by the other:

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**

0436

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said
Michael Gorman and William Jantzen
of the CRIME OF *Grand* LARCENY in the first degree committed as follows:

The said *Michael Gorman and William Jantzen*
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,

*one ornamental drinking horn
of the value of sixty dollars,
twenty gallons of liquor of the value
of three dollars each gallon, and
five hundred cigars of the value
of ten cents each*

of the goods, chattels and personal property of one

in the dwelling house of the said

John Loeffler
John Loeffler

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.

W. H. Keane
District Attorney

0437

BOX:

498

FOLDER:

4543

DESCRIPTION:

Green, William

DATE:

10/17/92



4543

POOR QUALITY ORIGINAL

0438

Witnesses:

Philip Schmidt

Counsel,

Filed

17th

1892

Pleas,

Magally

THE PEOPLE

101st
St. Philadelphia

William Green

N.D.

Grand Larceny,
(From the Person,
Sections 525, 526,
Pennl Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Hoelker

Foreman.

Part 3. Oct 20 '92

Pleas. S. R. 2d deg.

S. R. 3 yrs & 6 mo

RBM

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Philip Schmitt
of Atlantic City Street, aged 22 years.
occupation Baker being duly sworn,

deposes and says, that on the 5 day of October 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

A Gold watch valued at
Forty Dollars (\$40⁰⁰)

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 William Green

(now here) for the reasons following to wit: Deponent had said watch in the left hand pocket of the vest that he then wore and the defendant accosted him and asked to carry his (deponent's) valise Deponent refused - and as he Deponent asked defendant to show him a lodging house - Deponent went with the defendant a short distance when defendant told Deponent to put his watch away so it would not be seen - The defendant then took said watch from his (deponent's) pocket and unfastened it from the chain and ran away with it. Deponent

Showing to before me, this 1892 day

Police Justice.

**POOR QUALITY
ORIGINAL**

0440

pursued him and caused his arrest
Deponent fully identifies the defendant
as the person who stole his property

Philippe Schmitt

Sworn to before me
this 6th day of October 1892

J. M. ...

...

POOR QUALITY ORIGINAL

0441

(1835)
Sec. 198—200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

William 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. *William Green*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *81 Canal St. Albany N.Y., 3 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*
Wm Green

Taken before me this

Wm Green
189

Police Justice.

POOR QUALITY ORIGINAL

0442

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

Police Court... District...

THE PEOPLE, etc.,
ON THE COMPLAINT OF

Philip Schmitt
William Green

1 _____
2 _____
3 _____
4 _____
Offense *Larceny from the Person*

Dated, *Oct 6* 189*2*

McMahon Magistrate
Officer *Arbok*
Precinct _____

Witnesses
No. *Complainant* Street
Spencer of Robertson

No. _____ Street
to answer *W. H. Green*
Complaint

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

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

Dated, *Oct 6* 189*2* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0443

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of No. 6 Precinct
occupation... Police Officer

Street, age... years

that on the... 6 day of October 1892

being duly sworn, deposes and says

at the City of New York, in the County of New York.

Philip Schmitt (now here) is a material witness for the People against William Green who is charged with Larceny from the Person deponent further says that said Schmitt has no home in New York City and that he cannot be found when wanted deponent prays that said Schmitt be required to give security for his appearance.

John Walsh

Sworn to before me, this

1892

(day)

Police Justice

POOR QUALITY
ORIGINAL

0444

501

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Green

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

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

The said *William Green*

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

*one watch of the
value of forty dollars*

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

*Re Larence Nicoll,
District Attorney.*

0445

BOX:

498

FOLDER:

4543

DESCRIPTION:

Greenberg, Levi

DATE:

10/19/92



4543

0446

BOX:

498

FOLDER:

4543

DESCRIPTION:

Rosenstein, Abram

DATE:

10/19/92



4543

Fitnesses:

I am in communication below
Date 7/9/18
Edward Weiss
S. D. A.

I have examined this case with great care and I think conviction cannot be obtained from the record that the defendants were given 20 days notice to comply with Sec 14 Chap 673 of Laws of 1892, and that said 20 days had not elapsed when the indictment was found. The deputy city inspector, John Brien, complainant, and deputy factory inspector, Thomas Linn, called upon me in the recommendation that the defendants be discharged on their own recognizance. James W. DeForme

Counsel,

Filed

day of

189

Pleadg

THE PEOPLE

vs.

Sara Greenberg
and
Abraham Rosenstein

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

B. Lockwood

Subscribed, 1892
The position of District Attorney
defendants discharged on
their own recognizance

29

Location of factory
No. 409, South of 1886, on
corner of Chap 673
Law of 1892

110

THE PEOPLE OF THE STATE OF NEW YORK,
ON THE INFORMATION OF

Johnson Beers

against

Abram Rosenstein & Levy Greenberg
23 Ludlow St.

Information.

State of New York,

City of New York

County of New York

ss:

Johnson Beers of 14 Clinton Hall,
Astor Place aged - years, occupation, Factory
Inspector being duly sworn, deposes and says:

That he has just cause to believe, and does believe, and therefore alleges, that
on or about the 26th day of September, in the year
of our Lord, one thousand eight hundred and eighty-nine at the
city of New York in this County Abram
Rosenstein and Levy Greenberg, of 23 Ludlow St.
did violate and omit to comply with the provisions of the Act of the Legislature
of this State, entitled "An Act to Regulate the Employment of Women and
Children in Manufacturing Establishments, and to Provide for the Appoint-
ment of Inspectors to enforce the same," being Chapter 409 of the Laws of 1886,
560 of the Laws of 1889, 398 of the Laws of 1890, and 673 of the Laws of 1892,
as amended by Chapter 462 of the Laws of 1887, and particularly the 13th

section of the said Act, in that on the day and in the year aforesaid, the said
Abram Rosenstein and Levy Greenberg
being the lessees and occupiers of the fourth floor
of a tenement building situated at 23 Ludlow St, two
OWNER, PROPRIETOR, SUPERINTENDENT OR WHATEVER CAPACITY HE HELD.
the manufacturing establishment of rooms of which, viz, a
there situate, front room and a hall room, said

POOR QUALITY ORIGINAL

0449

HERE STATE THE ACT OR OMISSION CONSTITUTING THE OFFENSE, AND THE EVIDENCE IN SUPPORT THEREOF.

Rosenstein and Greenberg used as a work-shop and employed persons to the number of thirteen to labor therein in the manufacture of cloaks, and said rooms contained less than two hundred and fifty cubic feet of air space for each person working therein, namely, in the front room, which was seventeen feet three inches long, twelve feet ten inches wide, and eight feet nine inches high, there were 1937 1/2 cubic feet of air space there or thereabouts, and eleven persons employed therein, in the hall room, which was eight feet long, six feet three inches wide, and eight feet nine inches high, there are 437 1/2 cubic feet of air space, and two persons employed therein.

Therefore, Your informant prays that a warrant may issue for the arrest of the said Abram Rosenstein and Levy Greenberg and that they be dealt with according to law.

Sworn to before me, this 7th day of July 1888
John Burns
Sgt. C. J. Coffey
Police Justice

7th 243 Court.

City.
County.

The People of the State of New York,
against

GENERAL FORM.

Disposition 188

Officer,

No.

Filed 188

POOR QUALITY ORIGINAL

0450

Sec. 198-200.

3
.....District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

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

Question. What is your name?

Answer. *Abraham Rosenblum*

Question. How old are you?

Answer. *24 years.*

Question. Where were you born?

Answer. *Russia*

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

Answer. *20 Norfolk St. 2 mos*

Question. What is your business or profession?

Answer. *Tailor*

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

Answer. *I am not guilty*
Abraham Rosenblum
mark

Taken before me this
day of *July* 189*7*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0451

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

3 District Police Court.

Levy 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Levy Greenberg

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer

Russia.

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

Answer.

24 Norfolk St + 3 1/2 yrs

Question. What is your business or profession?

Answer.

Painter.

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

Answer.

I am not guilty.

Levy Greenberg

Taken before me this
day of

189

Police Justice.

POOR QUALITY ORIGINAL

0452

Sec. 15

POLICE COURT ^{3d} DISTRICT. 1346

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the
POLICE JUSTICES for the City of New York, by *Johnson Burns*
of No. *14 Clinton Hall Astor Place* Street, that on the *26th* day of *September*
1892, at the City of New York, in the County of New York,

Abram Rosenstein and Levy Greenberg, of 23 Ludlow
St, committed a misdemeanor in employing
persons in an overcrowded workroom, in violation
of the provisions of Section 13 of Chapter 1409 of the
Laws of 1886, as amended;

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

These are, therefore, in the name of the PEOPLE of the State of New York, to command you, the said SHERIFF, MARSHALS and POLICEMEN, and each and every of you, to apprehend the said Defendant and bring *them* forthwith 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 *26th* day of *September*, 189*2*
[Signature]
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0454

BAILER
 No. 1, by Arthur M. Rubin
 Residence 350 E. 12th St.

No. 2, by Arthur M. Rubin
 Residence 350 E. 12th St.

No. 3, by Arthur M. Rubin
 Residence 350 E. 12th St.

No. 4, by Arthur M. Rubin
 Residence 350 E. 12th St.

1246
 Police Court, District

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF
Arthur M. Rubin
 Magistrate
 vs.
Arthur M. Rubin
 Defendant

Offense ...

Date Oct 5 - 189

Magistrate Arthur M. Rubin

Officer Paul

Witnesses

No. 1 Street ...

No. 2 Street ...

No. 3 Street ...

No. 4 Street ...

\$ 100 to answer

Arthur M. Rubin

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

Arthur M. Rubin guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Oct 5 189 Arthur M. Rubin Police Justice.

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

Dated, Oct 5 189 Arthur M. Rubin Police Justice.

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

Dated, Oct 5 189 Arthur M. Rubin Police Justice.

**POOR QUALITY
ORIGINAL**

0455

Witness
Johnson, Bruce 14 Clinton Hall,
Louise Bethell 14 Clinton Hall.

**POOR QUALITY
ORIGINAL**

0456

Witness
Johnson, Burr 14 Clinton Hall.
Louise Mitchell - 14 Clinton Hall.

Johnson Beers

It in company with Louise Colwell first visited 23 Fallow St and found 10 persons working there, and that they were also used as living apartments. Notified them through the Dept at Albany to dismiss all employees but members of the family. Left a copy of the factory law and called their attention to Sec 13 which informs them as to the number of persons ^{allowed to be} employed.

Made another inspection on the 26th of Sept; found that they had ceased to use as living apartments; took the measurements; found 13 persons working in both rooms: 11 in one, and 2 in the other; they had four rooms in all; they said (the proprietors) that the two rooms we examined were their working rooms. Under the law the space in the ^{two} rooms they were ~~not~~ entitled to only eight employees; the large room (not one of the two) contained a furnace with iron oxide; some one told me they did not ~~use~~ that as a working room (cannot identify who told him)

Louise Cothell.

I took the measurements given me by Mr Beers and put the figures down as in the book. Found 13 persons working in the two rooms. Asked the girls names and their addresses. One of the funny gave us the number of working hours as 11. The law allows only ten.

Rose Gise 36 Ludlow St
Mary Grossman 22 Orchard St

Franklin
Franklin
Franklin

POOR QUALITY
ORIGINAL

0459

1522

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Levi Greenberg and
Abram Rosenstein*

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

indictment, accuse *Levi Greenberg and Abram
Rosenstein of a Misdemeanor,*
of the crime of

committed as follows:

The said *Levi Greenberg and
Abram Rosenstein, both* _____
late of the City of New York, in the County of New York aforesaid, on the
twenty-sixth day of *September*, in the year of our Lord one thousand
eight hundred and ninety-*two*, _____ at the City and County aforesaid,
did unlawfully use two certain rooms in a certain
tenement and dwelling-house there situate, known
as number 23 *Indiana Street* for the manufacture
of cloaks, and did then and there unlawfully

hire and employ thirteen persons then and there to work in the said two rooms, for and in the manufacture of cloaks, and at making cloaks therein, the said Levi Greenberg and Abram Rosenstein, and the said persons so hired and employed, not then living in the said rooms, nor in the said tenement and dwelling house, and not being the immediate members of any family living therein; against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

And the Grand Jury aforesaid, by this indictment further accuse the said Levi Greenberg and Abram Rosenstein of the same misdemeanor, committed as follows:

The said Levi Greenberg and Abram Rosenstein, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, being the occupants and proprietors of a certain work room in the building there situate known as number 23 Ludlow Street which said

work room they then and there used and occupied as
and for a manufacturing establishment for the man=
ufacture of cloaks, therein employing and hiring
then and there to work and labor in the manufacture
of cloaks during the hours between six o'clock in the
morning and six o'clock in the evening, thirteen
persons, unlawfully did then and there allow
for each ^{of the} persons so employed in the said work room,
between the hours aforesaid, less than two hundred and
fifty cubic feet of air space, to wit: for the
whole number of persons so employed in the said
work room there was then and there in all, in the
said work room, but two thousand three hundred
and seventy four and seventeen thirty-seconds cubic
feet of air space; 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 Jancey Niell,

District Attorney