

0627

BOX:

501

FOLDER:

4572

DESCRIPTION:

Glendon, Richard G

DATE:

11/25/92



4572

0628

291

Witnesses:

Off John W. Cabz

Counsel,

Filed, 25th day of Nov 1892

Pleads,

Guilty

THE PEOPLE

vs.

B

Richard London

of the County of ...

City of ...

VIOLATION OF THE EXCISE LAW.
(Illegal Sales without License)
[Chap. 401, Laws of 1892, § 31].

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Richard Glendon

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

Richard Glendon

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Richard Glendon

late of the City of New York, in the County of New York aforesaid, on the *4th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, 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, in quantities less than five gallons at a time, to

one John Mc Caber and 8

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0630

BOX:

501

FOLDER:

4572

DESCRIPTION:

Gloster, Maurice

DATE:

11/28/92



4572

368

Witnesses
H. Gamm
1892

Counsel,
Filed, 28 day of April 189
Pleads, *John E. Fairman*

THE PEOPLE
vs.
B
Maurice Gordon
Transferred to the Court of Sessions for trial and final disposal
April 6th 1892
VIOLATION OF THE EXCISE LAW.
Selling etc., on Sunday.
[Comp. 401, Laws of 1892, § 33.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
John E. Fairman
Foreman.

0632

1897

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maurice Gloster

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

of the CRIME OF *Maurice Gloster* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Maurice Gloster*

late of the City of New York, in the County of New York aforesaid, on the *25th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, ~~to one~~

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

SECOND COUNT—

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

of the CRIME OF *Maurice Gloster* OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Maurice Gloster*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

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

DE LANCEY NICOLL
District Attorney.

0633

BOX:

501

FOLDER:

4572

DESCRIPTION:

Gneiding, John

DATE:

11/29/92



4572

Witnesses:

Chas Grant
of Corks 16th

29th

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

John Smeading

Section 19, 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

John Smeading

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Freeman

Foreman.

John Smeading

John Smeading

370 St. St.
Dorchester, Mass.
Dear

0635

Police Court 2 District.

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

of No. 521 West 26th Street, aged 20 years,
occupation Shoemaker

Charles Frank

deposes and says, that the premises No 521 West 26 Street,
in the City and County aforesaid, the said being a four story brick
dwelling
and which was occupied by deponent as a shop and dwelling on 1st floor
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking
open the front door by forcing off the
lock of said door

on the 23 day of March 1892 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

value of ten dollars, a clock of the
four dollars, an album worth
clothing and other
articles all of the value of about
thirty four dollars
\$ 34

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 Meidin (maker)

for the reasons following, to wit: Deponent left the said
premises securely locked and closed
and the said property was gone when
deponent left said premises about the
hour of ten o'clock a.m. on said
date. Deponent discovered about
the hour of 5 o'clock p.m. that the
said premises had been broken
open and said property was missing

and deponent accuses the defendant of said burglary for the reason that deponent is informed by Bohemian Thomas Parker that he arrested the defendant about the town of 1230 O'clock p.m. and the defendant had the said stolen clock and album in his possession.

Charles Frank
Mason

29 Aug 1892
J. J. [Signature]
POLICE

Police Court _____ District.

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

Dated _____ 188 |

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0637

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Park

aged 35 years, occupation Policeman of No.

16th Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles Frank

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

Sworn to before me, this 9th day of Nov 1897

Thomas Parks

A. J. White
Police Justice.

0638

Sec. 198-200.

1882

City and County of New York, ss:

District Police Court.

John Greiding 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 a 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 Greiding

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York City

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

Answer.

421 West 101st Street one month

Question. What is your business or profession?

Answer.

Iron Worker

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

Answer.

*I am not guilty
John Greiding*

Taken before me this

day of

1882

Police Justice.

0639

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

[Handwritten signature]

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, *July 11* 18*90* *[Signature]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Michael Wogel
Cornell Iron Works
26th St 10th Ave

Police Court--- 9 District 1468

THE PEOPLE, &c.
ON THE COMPLAINT OF

Charles Stewart
John Munday
1 2 3 4

Offense
John Munday

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, 11/24/1899
Magistrate.

Not Parks Officer.

16 Precinct.

Witnesses Call the Officer

No. Street.

No. Street.

No. Street.

\$ to answer

Call the Officer
at

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 Greiding

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

John Greiding

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

The said

John Greiding

late of the 20th Ward of the City of New York, in the County of New York aforesaid, on the 23rd day of November in the year of our Lord one thousand eight hundred and ninety-two in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Charles Frank

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

Charles Frank

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

[Large handwritten flourish or signature]

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 Greiding
of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:
The said *John Greiding*

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

*one clock of the value of ten dollars,
one album of the value of four
dollars, divers articles of clothing and
wearing apparel, of a number and
description to the Grand Jury aforesaid
unknown, of the value of twenty
dollars, and divers other goods, chattels
and personal property, (a more
particular description whereof is to
the Grand Jury aforesaid unknown)
of the value of twenty dollars*

of the goods, chattels and personal property of one *Charles Frank*
in the dwelling house of the said *Charles Frank*

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

THIRD COUNT:

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

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

The said *John Greiding*

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, with force and arms,

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

of the goods, chattels and personal property of one *Charles Frank*

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

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,
District Attorney.

0644

BOX:

501

FOLDER:

4572

DESCRIPTION:

Golsenshon, Bernard

DATE:

11/16/92



4572

109

Counsel,
Filed *[Signature]*
day of *April* 188*9*
Pleads,

Witnesses:

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

Grand Larceny,
(From the Person.)
[Sections 883, 884,
Penal Code.]

THE PEOPLE

vs.

Bernard Solenstom

DE LANCEY NICOLL,
District Attorney.

[Signature]

A TRUE BILL.

John E. Fallon
Foreman.

[Signature]
Frank E. [Signature]
2 pp 3 lines [Signature]

0646

Police Court / District. Affidavit—Larceny.

City and County of New York, ss:

Peter B. Van Arsdale of No. 148 2nd Avenue Street, aged 57 years, occupation Retired being duly sworn, deposes and says, that on the 12 day of November 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 right time, the following property, viz:

About thirty five cents 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 Bernard Goldenshn (now

here) for the reason that on said date as deponent was on East 10th Street he had the above described property in the left hand pocket of his trousers then on his person. Defendant approached deponent and inserted his hand in said pocket took said property and ran away with same. Deponent positively identifies the defendant as the man who stole said money from his person and charges him with the larceny of the same.

P B Van Arsdale

Sworn to before me, this 12 day of

Nov

1892

Police Justice.

0647

City and County of New York, ss:

Bernard Goldensohn 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 Goldensohn

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. Sweden

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

Answer. Brooklyn - number unknown

Question. What is your business or profession?

Answer. Writer

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.

Bernhard Goldensohn.

Taken before me this 12 day of June 1892
Wm. J. Kirby
Police Justice.

0648

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 J. ...

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, Nov 12 1892 _____ 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.

0644

1422
1884

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter B. Von Arsdall
148-7 Ave
1 *Bernard Goldens*

*Offense of Abusing Power
the Power*

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, *Nov 12* 189 *2*

Grady Magistrate.
Mc Manus not Lung Officer.
C.O. Precinct.

Witnesses *Karlo B. Mc Manus*
No. *Central Office* Street.

No. Street.
No. Street.
\$ to answer *G. D.*

C

0650

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 Goldenshon

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

Bernard Goldenshon

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

The said Bernard Goldenshon

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *righttime* of the said day, at the City and County aforesaid, with force and arms,

.35¢

one silver coin of the United States of America, of the kind called quarter dollars, of the value of twenty-five cents, three silver coins of the kind called dimes of the value of ten cents each, seven nickel coins of the kind called five cent pieces of the value of five cents each, and ten coins of the kind called cents, of the value of one cent each

of the goods, chattels and personal property of one

Peter B. Van Arsdale

on the person of the said

Peter B. Van Arsdale

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

Peter B. Van Arsdale

then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York

and their dignity.

*De Laurey Nicoll,
District Attorney*

0651

BOX:

501

FOLDER:

-4572

DESCRIPTION:

Goldstein, Isaac

DATE:

11/01/92



4572

Witnesses:

Betsey
Ackerrod

^{3rd}
Counsel,
Filed *[Signature]* day of *[Signature]* 189
Pleads, *[Signature]*

THE PEOPLE

vs.

P

Isaac Goldstein

[Signature]
[Signature]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

The parties her
in married. I
recommend his
charge of deposit
and on his own
acknowledgment

[Signature]
Nov 2/92
M. Osborne
Deputy

[Signature]
[Signature] Foreman.
[Signature]
Discharged on
his acknowledgment

0653

SEC. 15

1846

POLICE COURT 3^d DISTRICT.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the POLICE JUSTICES for the City of New York, by Isaac Sekelwood of No. 242 Duane Street, that on the 25 day of August 1892 at the City of New York, in the County of New York,

Isaac Goedatun charged with Seduction under promise of marriage

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

These are, therefore, in the name of the PEOPLE of the State of New York, to command you, the said SHERIFF, MARSHALS and POLICEMEN, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 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 23 day of September 1892

[Signature] POLICE JUSTICE.

0654

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Isaac Goldstein

Warrant-General.

*Sept 24 92
Hanna
Dula
21 & Cedar St*

Dated..... 189

S. Freeman Magistrate.

Bushley Officer.

The Defendant.....

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

..... Officer.

Dated..... 189

This Warrant may be executed on Sunday or at night.

..... Police Justice.

New York Dec 14th 1892
Maid District Police
Court
Houghton Hogan
Presiding Justice

Daisy C. Kelrod }
Jonac Gokstein }

Daisy C. Kelrod being
only error deposes and
says

Q. Do you know the
Defendant?

Q. Yes Sir,
When did you
become acquainted
with him?

A. In June 1892
Counsel for Defendant He
admit the engage-

Q. ment On or about
/

Q.

August 25th do you remember being in a room alone with this defendant?

A. Q. Yes Sir,

Q. What happened in that room?

A. He told me I must be with him together and he would marry me

Q. What did he do?

A. He was with me together

Q. Did he have sexual intercourse with you?

A. Q. Yes Sir, How many times?

A. Q. Once
Q. When he finished did any one go into the

D.

A. Now? People came
in, Harris & Hepner,
The Silberman and
Hepner Wife, that is
all

Q. 2. Conjuration Are

you willing to
marry him now?

A. 2. Yes Sir,
Q. 2. Did you ever have
sexual intercourse
with any one else?

A. 2. No, Sir,
Q. 2. Were you ever late at

A. 2. No, Sir,
Q. 2. You never were out
late at night?

A. 2. No, Sir,
Q. 2. Were you ever out
late at night with
the Defendant?

H

Q. I was out till 11 or
12 o'clock On the

night in question
was anything said
when Gen's friends
entered the room?

A. Yes Sir, the
people came in and
said they had been
to a wedding, and
the Defendant said
"he had a wedding"

Q. How were Gen
the Defendant dressed
when he came into the
room?

A. I had a Jacket
and a petty coat on
he had his coat

Q. Was his Vest
buttoned?

H

5

Q. It was open
 A. How are you generally dressed late at night, in the house (the women)

Q. Direct were you invited out for the wedding?
 A. Yes, Sir,

Q. Did the Defendant go to the wedding the night it was to take place?
 A. No, Sir,

Q. Cross - Were you at the hall, the night the wedding was to take place?
 A. Yes, Sir,

Q. Why were you not there?
 A. He said he did not want to marry me, and did not want the chance on me

5

L

Q. Where was that?
 A. The day before the
 wedding.

Spore to before me }
 this 14th day of Oct-1892 }

W. J. Justice

7

Harris Shapiro being
 only more deposed
 and says I live at
 24th Division St. I
 am a tailor.

Q. The complainant

A. lived in your house?
 Yes Sir, for two

Q. years. Do you remember
 on Aug 25th 192 having
 gone to a wedding
 and leaving Defendant
 and complainant alone
 in your house?

A. Yes Sir,
 Q. When you came
 home did you
 find them still
 there?

Q. In what condition did
 you find them?

H

D

Q. He came home at five minutes to twelve o'clock, when we got in he had his boat off and there was a fellow on the terrace, he said how did you enjoy yourselves at the wedding, I said first mate, he said one had a wedding here too, next morning I asked him what he meant by that, he would not answer, and he said what is it your business, we are going to marry

~~Q. Cross Examination~~ When did he tell you that?
 A. On Thursday

8

P

The wedding was on
Friday night, he
told me that

Q. How was she
dressed?

A. In an under-
-skirt

Q. How is she generally
dressed at twelve
o'clock night time?

A. In her under-
-skirt

Sworn to before me }
this 14th day of Oct 1892 }

Police Justice

P

10,

Sarah Shapiro being
only more deposed ^{at}
days, I am married,
and live at 242

Q. Division of

Do you remember
the 25th of Aug 1892
coming home and
finding complaint
and defendant in your
house?

A. Yes Sir

Q. State what happened

A. He went to a
Wedding and left
them in the house,
they were invited but
did not go, he asked
"did you have a good
time", we had a Wed-
ding too he said

Q. What happened
next day?

10

11

Q. I asked her what was the matter, she said it is none of your business, we are getting married.

~~Q. D.~~ ~~Was anything~~ said about snuff when you came here on that night of the intercourse?

Q. D. No Sir, when you asked the complainant the next morning or afternoon did she deny it, having intercourse?

Q. She did not deny it.

~~Q. D.~~ ~~Consent for Defendant.~~ I move to dismiss, on the ground that the complainant has

11

12

not proven her case,
Sporn to before me }
this 14th day of Oct 1892 }
Police Justice

Motion denied

Dea. C. ...
July Sporn ...
day

Q.

You are accused
of having had sexual
intercourse with the
complainant on the
24th or 25th day of Aug,
state all you remem-
ber of what occurred
on that night?

A.

When I came
home she was telling
me she wanted to go
to the wedding, I was

13

too tired, the rest
went, and was working
all day; they were all
dressed except her,
ready to go to the
wedding; they came
back about half past
ten o'clock; we had a
nice supper, he said
we had a nice supper

Q. Did you have sexual
intercourse with the
complainant?

Q. A. No, Sir,
Did you ever have
sexual intercourse with
her?

Q. A. Never,
Was anything said by
you to Mr. Chapin
in reference to your
marrying her, that
it would not make

13)

14

Q. Any difference?
 I went
 with her for that
 purpose to marry her.

Q. Did Mrs. Shepino
 ask you about that
 intercourse?

A. Never.
 Q. Did Mrs. Shepino ask
 you?

A. No, she is a
 very respectable woman
 Cross Examination

Q. Did you
 say you had a nice
 wedding?

A. I said we
 had a nice supper,
 nothing about a wedd-
 ing

Q. Who brought the
 pillow out and put
 it on the carriage

15

A. She brought it out, when I came there I found it there ~~where~~ who took off your coat

A. She told me to take it off her that

Q. why you substituted your vest, you were engaged to her?

A. I did not make it but other people made it

Q. you had nothing to do with it?

A. It was made up between us in presence of a few witnesses

Q. Did he tell her the day before the wedding was to take

15

place that he was
not going to marry
her.

Q. Now, I told
her a month before
the wedding

Q. Do you want to
marry her now?

Q. Yes.
When was the
wedding to be?

Q. I cannot
think they made the
date themselves.

Q. How old are you?
Twenty one or twenty

Q. Two years.
Was it in

Q. August or Sept?
I do not know

Q. I did not make
any dates

Q. When was the

44

Q. Will answer when you
entered the room?

A. She had no Corset
on, a "Jersey" on, and
Q. an undershirt

Q. What kind of
underclothing did she
have on?

A. I did not see
that

Sworn to before me }
this 17th day of Oct 1892 }

Price Justice

Respectfully
Deponent

0672

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

De J. J. ...

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

Dated, *Oct 2 1892* *[Signature]* Police Justice.

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

Dated, *189* *[Signature]* Police Justice.

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

Dated, *189* *[Signature]* Police Justice.

0673

Ex Sept 27th 1892
10:30 AM
\$1000.00 bail
[Signature]

XW / 218 / 1354
Police Court, 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

39th Ave. Ackee road
24th Division
Sauce Cold Spring

Offense, Education
Under-banque of Marriage

BAILED.

Ex Oct 17th 1892

Residence 2-10th M Street.

No. 2, by *[Signature]*

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, Sept 24 1892
Nogau Magistrate.
Berkeley Officer.
Court Precinct.

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

No. _____ Street.
\$ 1000 to answer *YS*
com

Ex 10:30 - 4 M
Oct - 2nd 1892
3 P.M.

0674

Sec. 192.

3ⁿ District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, }

An information having been laid before Edward Hogan a Police
Justice of the City of New York, charging Isaac Goldstein Defendant
with the offense of seduction

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

WE, Isaac Goldstein Defendant, of No. 218
Elmdale Street, by occupation a Manufacturing Tailor
Louis Seidler and of No. 1217 - Elmdale Street,
by occupation a Printer Surety, hereby jointly and severally under-
take that the above-named Isaac Goldstein Defendant shall personally
appear before the said Justice, at the 3 District Police Court in the City of New York, during
the said examination, or that we will pay to the People of the State of New York the sum of 100
Hundred Dollars.

Taken and acknowledged before me this 24
day of September 189 7

Isaac Goldstein
Louis Seidler
Police Justice.

0675

City and County of New York, ss:

[Signature]
Police Justice
No. 681

Louis Juddler

the within-named Bail and Surety, being duly sworn, says, that he is a resident and State
holder within the said County and State, and is worth Twenty **Hundred Dollars,**
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of part of 500000 and
2000 fixtures in store number 212
elderly chair and 700000
bank the whole valued at 2750
three thousand dollars clear

Louis Juddler

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to Appear during
the Examination.

vs.

Taken the day of 189

Justice.

0676

Police Court, 9th District.

City and County } ss.
of New York,

Bessie Axelrod

of No. 247 Division Street, aged 20 years,

occupation cigar bunch maker being duly sworn, deposes and says,
or about fourth day of June 1892 at the City of New

York, in the County of New York, one Isaac Goldstein,

now residing at 218 Eldridge Street, in the City of New York, in consideration of deponent's promise to marry him on request, he promised and agreed to marry deponent, on request. That on or about said last mentioned day a public engagement party was given at 163 Chrystie Street this City, where in the presence of their friends deponent and said Goldstein, each promised to marry the other on request.

That on or about the 25th day of August, 1892, at 247 Division Street, this City, said Goldstein requested deponent to have sexual intercourse with her. Deponent refused to do so. The said Goldstein then said in German to deponent that if she did not consent to have sexual intercourse with her, he would abandon deponent and refuse to marry her and disregard his former promise to marry her; that it would make no difference to her now if she would consent to have such sexual intercourse, that he was engaged to her and that they would soon be married and as long as

they ~~was~~ had decided to become man and wife, it made no difference to her whether she and he had sexual intercourse before or after marriage.

That thereafter deponent and said Goldstein, ~~has~~ had sexual intercourse. And deponent says that she consented to the same because of his promise to marry her, and because he threatened not to keep his promise unless she consented. That she is and has always been unmarried and was previous to the seduction aforesaid a female of pure and chaste character. That since said seduction Goldstein has failed and refused and still fails and refuses to marry deponent.

Sworn to before me
this 23rd day of September, 1897
Resie Axelrod
in Hebrew
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof. I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City
Prison of the City of New York, until he give such bail.
Dated _____ 188____ 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.

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

0578

Police Court, 3rd District.

City and County } ss.
of New York,

Norris Shapiro

of No. *247* *Division* Street, aged *62* years,

occupation *tailor* being duly sworn, deposes and says,

~~that on the~~ *about* day of ~~188~~ at the City of New

York, in the County of New York, ~~that he was present~~

at the engagement party referred to in the aforesaid affidavit of Bessie Ackselrod, and was present when said Bessie Ackselrod and Isaac Goldstein, each promised to marry the other on request.

That ^{or about} on the 25th day of August, 1892, ~~when~~ ^{when} deponent returned home from a wedding he found said Bessie Ackselrod and said Goldstein lying together on the floor ~~partly~~ ^{partly} undressed. Deponent said, "What is this?" and Goldstein answered, "You have been to a wedding and we (meaning Bessie and himself) have had a little wedding of our own."

The next evening said Goldstein again called at my house and prepared some bedding on the floor. I told him I would not allow him to have intercourse with a female in my house. He answered, "That is the difference. I have had intercourse with her already. I have promised to marry her and she is just as good as my wife already."

Sworn to before me this *Norris Shapiro*
23rd day of *September*, 1892. }
Police Justice *Mark*

City and County of New York, ss:

Isaac Silberman of No. 747 Division Street, aged 20 years occupation tailor, being duly sworn deposes and says that he has read the foregoing affidavit and that the same is true to the personal knowledge of deponent.

Sworn to before me this 23rd day of September, 1892

[Signature]

[Signature]
Isaac Silberman in Hebrew

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Prisoner of the City of New York, until he give such bail. 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 to bail to answer by the undertaking hereto annexed.

Police Court - District, THE PEOPLE, &c., ON THE COMPLAINT OF vs. Dated 1888 Magistrate. Officer. Clerk. Witnesses. No. Street. No. Street. No. Street. \$ to answer Sessions

0680

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

3

District Police Court.

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

Question. What is your name?

Answer. *Isaac Goldstein*

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. *218 Eldridge St. 7 months*

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*
Isaac Goldstein

Taken before me this *24* day of *September* 189*2*

[Signature]
Police Justice.

0681

Mr. & Mrs. Joseph Ackselrod
request the pleasure of your company at
the marriage ceremony of their daughter
BETCY ACKSELROD to IKE GOLDSTEIN
on Saturday, September 17th, 1892, 7 P. M.
at Telephone Hall, 131 Allen St.
Brides Residence 163 Chrystie Street, New York.

מר. אונד מרס. יאסעף אַקסעלראָד.
לאַדען זיא אונד איהרע פאמיליע צור טרוואונג איהרער טאכטער
בעטסי אַקסעלראָד מיט אייק גאָלדשטיין,
וועלכע אָם שבת, דען 17טען סעפטעמבער, 7 אָהר אַבענד
אין טעלעפּהאן האַלל, 131 עללען סט. שטאטפּינדען ווירד.
בלה"ם וואַהונג 163 קריסטיע סט., ניו־אָרק.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Isaac Goldstein

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

indictment, accuse *Isaac Goldstein*

of the crime of *Seduction*,

committed as follows:

The said *Isaac Goldstein*,

late of the City of New York, in the County of New York aforesaid, on the
twenty fifth day of *August* in the year of our Lord one thousand
eight hundred and ninety-*two*, at the City and County aforesaid,
under and by means of a promise of marriage, by him made
to one *Bessie Ackrethod*, who was then and there an unmarried
female of previous chaste character, did feloniously seduce
and have sexual intercourse with her the said *Bessie*

Advised; 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.

DeLancey Mill,

District Attorney

0684

BOX:

501

FOLDER:

4572

DESCRIPTION:

Goodman, Harry

DATE:

11/29/92



4572

Witnesses:

Robt. G. Ross

389

John

Counsel,

Filed

29

day of

Nov 1891

Pleas,

Wynne B.

THE PEOPLE

8 columns

Harry Goodman

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

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fallon

Tormentor.

Part 3. Dec 5

Pleas to Suit

Attorney of Refuge

0686

(1385)

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Robert G. Ives

of No. 151 Church Street, aged 31 years,
occupation Clerk being duly sworn,

deposes and says, that on the 21st day of November 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Fifty dollars lawful money
of the United States

the property in deponents care

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 Harry Goodman (now here) for the reasons that deponent gave said money ^{to the deponent} which consisted of a fifty dollar bill, to have it exchanged for bills of smaller denomination and immediately return it with Defendant never returned but appropriated said money to his own use.

Robert G. Ives

Sworn to before me, this 25 day of November 1897
Wm. J. [Signature]
Police Justice.

0687

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

Harry Goodman

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. *Harry Goodman*

Question. How old are you?

Answer. *16 years.*

Question. Where were you born?

Answer. *Hungary.*

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

Answer. *88 Columbia St. 3 years.*

Question. What is your business or profession?

Answer. *Foot race starter*

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*

Harry Goodman

Taken before me this

day of

John J. Beatty

Police Justice.

0688

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

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 Nov 20 1897 W. J. Keuffner 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.

0581

1463

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert G. Ford
157 Church
Harry Goodman

Grand Juror
Amund Lander

1
2
3
4

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

Dated *Nov 25 - 92* 188
Suff Magistrate.
Bahell Officer.
Precinct.

Witnesses *Jacob Schreiner*
No. *95 Lewis* Street.

No. Street.

No. *500* to answer *ES* Street.

Comm *522*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Goodman

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

Harry Goodman

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

The said

Harry Goodman

late of the City of New York, in the County of New York aforesaid, on the 21st day of November in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

one promissory note for the payment of money, of the kind, commonly called United States Treasury Notes, of the denomination and value of fifty dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of fifty dollars; one United States Gold Certificate, of the denomination and value of fifty dollars; one United States Silver Certificate, of the denomination and value of fifty dollars; and

the sum of fifty dollars in money, lawful money of the United States of America, and of the value of fifty dollars

of the goods, chattels and personal property of one

Robert G. Ives

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

De Lancy Nicoll
District Attorney

0691

BOX:

501

FOLDER:

4572

DESCRIPTION:

Goodstein, Abraham

DATE:

11/09/92



4572

Witnesses:

Samuel Atkins
Att. McCord 24th

29
Counsel,
Filed, *9th* 189
Pleads, *Myrtle*

THE PEOPLE

vs.

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

Abraham S. ...

DE LANCEY NICOLL,

District Attorney.

Case 2 Jan. 10. 1893

A TRUE BILL.

John E. ...
Jan 10 1893
Foreman.

True & Accepted

0693

Police Court, 2 District.

City and County } ss.
of New York, }

Scrapia Arteaga

of No. 52 Broadway Street, aged 52 years,

occupation Reger Health being duly sworn, deposes and says,
that on the 24th day of September 1892, at the City of New

York, in the County of New York, Abraham Goodman

(now here) did receive feloniously
certain stolen goods, being a
pair of shoes, the property of de-
fendant, he the defendant knowing
said shoes to have been stolen.
Defendant went to the store
kept by the defendant at No
344 Seventh Avenue on Saturday
Sept 24 and there saw the said
shoes, and defendant warned the
defendant that said shoes were
stolen property and defendant
cautioned the defendant not to
sell said property, and defendant
refused to keep said property but
declared in the presence of Policeman
Louis Mc Cord that he defendant
would sell said property to the
first customer he could, and he said
he did not care a damn for the
whole Police Department, and
subsequently defendant went to the
store of defendant and learned
that defendant had sold the
said shoes.

28 Scrapia Arteaga
Subscribed and sworn to before me this
28th day of September
A. White
Notary Public

0694

Sec. 568.

3 District Police Court.

J.S.
Undertaking to Answer.

CITY AND COUNTY }
OF NEW YORK, }

An order having been made on the 27th day of September 1897 by
Hubert J. White Police Justice of the City of New York, that
Abraham Goodstein be held to answer upon a charge of
Receiving stolen goods.

upon which he has been duly admitted to bail in the sum of *Five* Hundred Dollars.

Abraham Goodstein Defendant of No. *231*
Spring St Street, Occupation *Shoes*; and
Joseph L. Price of No. *195 & 195* Street,
Occupation *Shoemaker*

Surety, hereby undertake jointly and severally
that the above-named *Abraham Goodstein* shall appear and answer the charge
above-mentioned, in whatever Court it may be prosecuted; and shall at all times render *him* self amenable
to the orders and process of the Court; and if convicted, shall appear for judgment, and render *him* self in
execution thereof; or if *he* fail to perform either of these conditions, that we will pay to the People of
the State of New York the sum of *Five* Hundred Dollars.

Taken and acknowledged before me this *27* day of *Sept* 1897
Abraham Goodstein
Joseph L. Price
Hubert J. White Police Justice.

0695

City and County of New York, ss:

Barnett L. Pine
Case

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Two* *Hundred Dollars*, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *Stock and securities*

contained in purchase
193-195 New York Street
of the full value of Two
Hundred Dollars
Barnett L. Pine

Sharon to before me this
1931
Justice Justice

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Undertaking to Answer.

Taken the day of 1931
Justice.
Filed day of 1931

0696

(1895)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Abraham Goodstein

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. *Abraham Goodstein*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Russia Poland*

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

Answer. *231 West 27th St. 4 months*

Question. What is your business or profession?

Answer. *None make*

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 did not know the shoes were stolen - I am not guilty -
Abraham Goodstein
(with)*

Taken before me this

day of

Sept 1895

Police Justice

0697

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

Abraham Goodman

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, *Sept 20* 189 *[Signature]* Police Justice.

I have admitted the above-named

Aspendant

to bail to answer by the undertaking hereto annexed.

Dated, *Sept 27* 189 *[Signature]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Police Court--- 266 District. 1305

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Serapia Artega
Abraham Goodstein

Reaming
Offense
Abraham Goodstein

BAILED,

No. 1, by Barnett L. Rice
Residence 1955 195th Street

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, Sept 25 1892
White
Mc Cord Magistrate.

979 19 Precinct.
Witnesses Louis Mc Cord

No. 29th Precinct Street.
Francis J. Leonard
No. _____ Street.

Emma C. Woodbridge
No. 56 W. 35 Street.
S. S. to answer.

Gottlieb Kruman
411 E. 31

0699

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

189

THE PEOPLE OF THE STATE OF NEW YORK

against

Abraham Goodstein

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

Abraham Goodstein

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

The said *Abraham Goodstein*

late of the City of New York, in the County of New York aforesaid, on the *21th*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one pair of shoes of the
value of six dollars*

of the goods, chattels and personal property of one *Serapis Arteaga*

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

Serapis Arteaga

unlawfully and unjustly did feloniously receive and have; the said

Abraham Goodstein

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

DE LANCEY NICOLL,
District Attorney.

0700

BOX:

501

FOLDER:

4572

DESCRIPTION:

Gorman, William

DATE:

11/16/92



4572

0701

Witnesses:
Fair Amotions

J. M. Rechs

Surfer

Geo Boylee,

Plumber

118. 1/8. 1/8. hear
H. A. A.

Mr. Reddy
Carrickdunes Quay Co
Wexford & Elizabeth St
and for offic

W. J. Boyley Ch. (900)
Reddy n. 900

108

Counsel
Filed
Pleads,
day of
1899

THE PROPTIE
vs
Wm. Forman

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

De LANCEY NICOLL,
District Attorney.

A TRUE BILL.

John S. Freeman
Foreman.

Part 3. Nov 2/1902
Pleads guilty
Let Peter
Secretary

0702

Police Court 5th District. Affidavit—Larceny.

City and County }
of New York, } ss:

William Beech

of No. 155 Alexander Avenue Street, aged 31 years,
occupation liquor being duly sworn,
deposes and says, that on the 10th day of November 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the night time, the following property, viz.

One over coat, of the value
of thirty-five 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 William Gorman (now here)
from the fact, that deponent had
said property hanging in a closet
in said place, deponent accused
this defendant with taking and
stealing said property, and this
defendant gave a train ticket
to deponent, representing said property,
deponent immediately had this defendant
arrested, this defendant admit in
open court with having taken and
stolen said property.

Therefore deponent charges
this defendant with the Larceny of
said property, and prays that he
may be dealt with according to law.

W. Beech

Sworn to before me, this 11th day
of November 1892
Jehudith A. L. ... Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

William Gorman 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 h; that the statement is designed to enable h if he sees fit, to answer the charge and explain the facts alleged against h; that he is at liberty to waive making a statement, and that his waiver cannot be used against h on the trial.

Question. What is your name?

Answer.

William Gorman

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer

New York

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

Answer.

144 E. 11th Avenue, six months

Question. What is your business or profession?

Answer.

Plumber

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.

W Gorman

Taken before me this

day of

189

John W. ...

Police Justice.

0704

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

Referant

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

Dated, *November 11* 189 *2* *John H. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0709

Police Court--- 5th 1416 District. 1904

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Kersh
155 Alexander
William Forman

Magistrate
Officer
Precinct

Dated, November 11 189 2
Forman & Ellis
33 rd

BAILED,

No. 1, by.....

Residence Street.

No. 2, by.....

Residence Street.

No. 3, by.....

Residence Street.

No. 4, by.....

Residence Street.

Witnesses

No. Street.

No. Street.

No. \$ 1000 G.D. to answer.

Com G.D.

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 Gorman

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

William Gorman

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

The said William Gorman

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

one overcoat of the value of thirty-five dollars

of the goods, chattels and personal property of one

William Reah

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

De Laurey Nicoll, District Attorney

0707

BOX:

501

FOLDER:

4572

DESCRIPTION:

Grant, John

DATE:

11/21/92



4572

0708

Witnesses:

Geo. R. Clark

199

Counsel,

Filed, *21st* day of *Nov* 1892

Pleads, *Guilty* *Deer*

THE PEOPLE

vs.

B.
John Brant

VIIOLATIOA OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 33].
Selling, etc., on Sunday.

DE LANCEY NICOLL

District Attorney.

Dec. 5.

1910.

A TRUE BILL.

John E. Friel

Comptrol ser. in the Foreman.
of the Sessions.

Part III, *Dec 8* 1893

0709

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 Grant

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

of the CRIME OF *John Grant* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

John Grant

late of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, to ~~one~~

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

SECOND COUNT—

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

John Grant of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

John Grant

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0710

BOX:

501

FOLDER:

4572

DESCRIPTION:

Grasser, William

DATE:

11/28/92



4572

377

Counsel,

28th day of *March* 189

189

Pleas,

Mary D. Dyer

THE PEOPLE

vs.

B

William B. Haess

Transferred to the Court of Sessions for trial in the case of

Paro & Phillet 1893

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 33].
SUNDAY, etc., on Sunday.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL,

John S. Fulton

Foreman.

Witness:

J. S. Fulton
John S. Fulton

0712

Court of General Sessions of the Peace

1097

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Grasser

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

of the CRIME OF *William Grasser* SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *William Grasser*

late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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, ~~to one~~

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

SECOND COUNT—

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

of the CRIME OF *William Grasser* OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William Grasser*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, 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 offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0713

BOX:

501

FOLDER:

4572

DESCRIPTION:

Greene, William

DATE:

11/01/92



4572

0714

Witnesses:

off Farley

De Lancey
Counsel,

Filed
Placids,
189

THE PEOPLE

vs.

39
23 297
Corder Lancia

William Greene

FALSE REGISTRATION.
(Section 41a, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

A. Toelwood

Foreman,
Feb 3, 1892

Preach Smith

Pen 2 925
RB

City and County of New York, ss. :

Police Court, 5th District.

Charles F. Farley

of 27th West Street Street, aged _____ years, being duly sworn, deposes and says, that on the 19 day of October 1894 at the City of New York, in the County of New York, the same being a day duly appointed by law as a day for the general registration of the qualified voters of said city and county, William Green B did personally appear before the Inspectors of Election of the Eight Election District of the Twenty fifth Assembly District of the said City and County, at a meeting of the said Inspectors of Election then being held for the purpose of the general registration of the qualified voters of the said city and county, resident in the said Election District, at the duly designated polling place of the said Election District, and did then and there, at the said general registration of voters, feloniously register in the said Election District, not having a lawful right to register therein.

Wherefore deponent prays that the said William Green B may be apprehended and dealt with according to law.

Charles F. Farley

Sworn to before me, this 39 day of Oct 1894

[Signature]
Police Justice.

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

William Green (B) 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. *William Green (B)*

Question. How old are you?

Answer. *39 years old*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *223 E. 97th St. 2 years*

Question. What is your business or profession?

Answer. *Patrol*

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 innocent*

William Green

Taken before me this *20* day of *Jan* 189*4*
W. C. McCarroll
Justice

0717

City and County of New York, ss.:

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK.

To any Peace Officer in the County of New York.

Information upon oath having been this day laid before me that heretofore, to wit: on the
¹⁹ day of October in the year of our Lord one thousand eight hundred and
~~eighty~~ ^{eighty two} the same being a day duly appointed by law as a day for the general registration of the
qualified voters of the said City and County, one William Green
at the City and County aforesaid, did personally appear before the Inspectors of Election of the
~~eight~~ ^{eight} Election District of the Twenty fifth Assembly District
of the said City and County, at a meeting of the said Inspectors of Election, then being duly held
for the purpose of the general registration of the qualified voters of the said City and County, resident
in the said Election District, at the duly designated polling place of the said Election District, and
did then and there, at the said general registration of voters, feloniously register in the said Election
District, without having a lawful right to register therein.

You are therefore commanded forthwith to arrest the above-named William
Green and bring him before me at the 5th District
Police Court, in this City, or, in case of my absence or inability to act, before the nearest or most
accessible Magistrate in this County.

Dated at the City and County aforesaid this 29 day of Oct 1892

[Signature]
Police Justice

0718

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

defendant

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

Dated, *Oct 3* 189*2*, *W. W. W.* 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.

0714

W
Police Court--- S District. 1354
1934

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles F. Farley
vs.
William Green

opposed by
H. G. ...

2
3
4

Dated,

Oct 30
New
Hamilton
27

189

Magistrate.

Officer.

Precinct.

Witnesses

No. _____

Street.

No. _____

Street.

No. _____

Street.

\$ 500 to answer

J.S.
M

BAILED,

No. 1, by _____

Residence _____

Street.

No. 2, by _____

Residence _____

Street.

No. 3, by _____

Residence _____

Street.

No. 4, by _____

Residence _____

Street.

0720

Wm Green - Sept 3/74 - 1.6 E.L.
brakeed May 4 1875 -

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 Greene

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse William Greene of a FELONY, committed as follows:

Heretofore, to wit: on the nineteenth day of October, in the year of our Lord one thousand eight hundred and ninety-two, the same being a day duly appointed by law as a day for the general registration of the qualified voters of the said City and County, the said William Greene, late of the City and County aforesaid, at the City and County aforesaid, did personally appear before the Inspectors of Election of the Eighth Election District of the Twenty-fifth Assembly District of the said City and County, at a meeting of the said Inspectors of Election then being duly held at the duly designated polling place of the said Election District, for the purpose of the general registration of the male residents of the said Election District who would be at the election next following the said day of registration (to wit: on the eighth day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in the said month of November, and being the day duly appointed by law for the holding of a general election throughout the said State and in the City and County aforesaid), entitled to vote therein, and did then and there, at the said general registration of voters, feloniously cause his name to be placed upon the list and register of voters of and in the said Election District, then being made by the said Inspectors of Election for the said election, he the said William Greene then and there well knowing that he would not be a qualified voter in the said Election District at the said election in this, to wit: that the said William Greene was not then nor would he on the said day of election have been, an inhabitant of the said State one year next preceding such election, and the last four months a resident of the said County of New York, and for the last thirty days a resident of the said Election District, as he the said William Greene, then and there well knew; against the form of the statute in such case made and provided, and against the peace and dignity of the said People.

DE LANCEY NICOLL, District Attorney.

0722

BOX:

501

FOLDER:

4572

DESCRIPTION:

Gregor, Frederick

DATE:

11/28/92



4572

243

Witnesses:
Officer Meyer
H. H. Pol

Counsel,
Filed, 28th day of Nov 1892
Pleads, *Amnesty Deaf*

VIOLATION OF THE EXCISE LAW.
(Illegal Sales without license).
[Chap. 401, Laws of 1892, § 81.]

THE PEOPLE

vs.

B

Frederick Sregor

Meyer
L. S. Meyer
Notary Public
for the State of Missouri

DE LANCEY NICOLL
District Attorney.

A TRUE BILL.

John E. Parnum

Foreman.

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

Frederick Bregot

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

Frederick Bregot

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said *Frederick Bregot*

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, 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, in quantities less than five gallons at a time, to

certain *other* *and Emmanuel Meyer and to* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.