

0353

BOX:

86

FOLDER:

943

DESCRIPTION:

Gainey, Francis

DATE:

12/22/82



943

0354

WITNESSES:

230 J Oliver

Counsel,

Filed 22 day of Dec 1882

Pleads Not Guilty (22)

THE PEOPLE

vs.

Francis Gainer

INDICTMENT.
GRAND LARCENY
in the Second Degree

JOHN McKEON,

District Attorney.

Jan 15/83
Pleads Guilty.

A True Bill S. P. Two years.

W. W. Wapner

Foreman.

To Francis Gainer Jan 4/83
Recd copy of indictment

To Wm Wapner Jan 11/83
W. W.

Recd Est. bond

\$1000
W. W. Wapner
Jan 5-83

W. W. Wapner R.P.

0355

Form 112.

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

Police Court—First District.

aged 47
1 of *Madison Avenue* *near* *178th* Street, being duly sworn, deposes
 and says, that on the *6* day of *December* 18 *82*
 at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
 away from the possession of deponent, *and from complainant*
person in the very time
 the following property, viz:

one double case Silver watch

of the value of *fifty one* Dollars,
 the property of *Complainant*

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 *Francis Gaery*

(now present) from the fact that
whilst deponent was standing
in City Hall Park. Deponent felt
a pulling at his chain which
was attached to a watch which
deponent had in his left hand
vest pocket said vest being a
part of deponent's bodily clothing
Deponent immediately turned
around and caught hold
of said Gaery, Deponent attempted
to keep hold of said Gaery

Subscribed before me, this

18

day

Police Justice.

0356

but he released himself and
 commenced to run defendant
 is informed by Jacob W Rein
 residing 401 West 37 Street
 who was also standing in
 the Park that Le Garry
 said Garry had hold
 of defendant's chain give defendant
 a push and run away
 soon to before me Jacob Mackinley
 this 6 day of Dec 1882
Andrew J. White
 Police Justice

city County
 of New York ss.
 Jacob W. Rein
 residing No 401 West 37 Street
 being sworn says that
 whilst standing in the
 City Hall Park on Wednesday
 Dec 6. 1882 defendant saw
 Francis Garry (now present)
 take hold of Jacob Mackinley's
 watch chain hold his hand
 over his left hand rest pocket
 give said Mackinley a push
 and run away
 soon to before me Jacob W. Rein
 this 6 day of ~~December~~ 1882
Andrew J. White
 Police Justice

0357

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Gaeney 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.

Francis Gaeney

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

42 Madison St. (between 8th & 9th Sts.)

Question. What is your business or profession?

Answer.

Speculator

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

Answer

I am not guilty and ask an examination on the above charges in writing

Francis Gaeney

Taken before me, this

day of

December 1882

Andrew White

Police Justice.

Isaac J. Mackinley
 Conf. Examination

Q What do you know about
 this case

A I felt something shot
 under my side near
 my watch pocket and
 I turned around quick
 and grabbed Francis Gaery.
 Q Was this time enough
 for the time you ^{felt} ~~defend~~
 the motion at your side
 And the time you turned
 around for some person
 to walk away

A A smart man might
 have done so

Q Was this man standing still
 along side of you when
 you took hold of him

A Yes he was standing
 still

Q You have no other reason
 except that for charging
 him with the larceny

A No
 I am to inform me Isaac J. Mackinley
 this 18 day of December
~~Isaac J. Mackinley~~
 Police Justice

Dec 13

Jacob W Rein being
 Corp Examined

Q What is your business?
 A I am a collector
 Q How many people were
 in the Company of
 Mr Mackinley during
 that time

A Fifty or more

Q Have you seen any body
 before or since that day
 that resembles the defendant

A No I don't think I have

Q Is it not a fact that
 what drew your attention
 to this young man was
 the circumstance that
 Mr Mackinley had told
 of him

A I did not see Mr Mackinley
 have told of him. I
 saw him grab for him

Q Is it not a fact that
 the grabbing of this man
 by Mr Mackinley drew
 your attention to him

A It was not

Q How many people were

between your man and
Mr Mackinley

A Now that I recollect
were directly in front
of him.

Q You have been mistaken
as to identity of a person

A I have been mistaken

Q Have you spoken to strangers
believing them to be
acquaintances of yours

A Yes.

Q Could you be mistaken
in this case

A No I don't think so.

Q Do you recollect in describing
him of making a mistake
in the prominent features
of his face

A No. I do not.

Q Do you recollect the
circumstances that after
coming with the officer
and prisoner from City
Hall Park and seeing
the prisoner put in
and taken from the box
with the Mount Police and

and after he had been
arranged in your
presence that you
were that he had
a turn up more.

A I did not see the prisoner
I put in the box or taken
out but saw him inside
the railing I did swear
at that time that the
prisoner had a turn
up more.

Q Do you now admit you
were mistaken

A I do not

Q Was your identify in one
instance as good as it
was in the first

A No

Q Why

A His age was given different
from what I judged
him. I judged him to
be 18 years and this was
the only circumstance that
I made in his identify

Q What did you see the
man that you saw in
the books do.

- Q I saw him put his hand standing with his right side toward Mr Mackinley's left. He gave a tug over Mr Mackinley's pocket and ran away.
- Q Was there any reason why you did not see Mr Mackinley's left hand of Gacy?
- A There was no reason. I saw Mackinley grab at Gacy but not catch him.
- Q How many people were running?
- A Twenty five.
- Q Many young men in the crowd about the size of Gacy?
- A I did not remark any.
- Q By the crowd.
- Q From the time you first saw the man who was standing at Mr Mackinley's left side and tugging at his pocket did you lose sight of him until he was arrested?
- A I did.

Q How soon after the party had started to run did you see the prisoner next

A I saw him all the time until he turned the corner

Q How long after that did you see this man

A Two minutes

Q When you identified the prisoner was he in the custody of an officer

A I identified him from his general look and appearance.

Q Did anybody else hold him

A Some one had hold of him

Q Can you identify the man who had hold of the prisoner

A No.

Q How many men were running in the same direction as the one who was by Mr Mackinley's side

A Twenty five or more

- Q Were there any other young men about the prisoner ago running
- A I did not take particular notice but I think there was
- Q How are you positive that the prisoner is the person who was standing by Mr Mackinley's side.
- A By his appearance particularly his face
- Q Would it be possible for the party whom you saw standing by Mackinley's side to the time you saw the defendant on Chatham street, and try to run to run away and then you be caught and identified.
- A I could not say—
Re-direct
- Q When you saw this prisoner in custody say you not identify the officer
- A I paid no attention to the man who had the prisoner

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Q Did you not see somebody
before you or after the
deceased that could
be taken for this prisoner
A I think I did

Sam to Reple me
this 20 day of December 1883
Jacob W. Rein
Boston
Police Justice

John - Ward police
officer attached to the
Central office whilst
I was standing on the
Corner of Dymon River
& Chatham Street I see
this defendant run from
City Hall Park and
a crowd of about twenty
five after him crying
stop thief I run and
told the defendant
to stop. He refused to
do it. And I got hold
of him and held him.

0366

I held him there until
Maekuley came up and
said that Gaeny had
taken his watch. I
cannot be mistaken
about this.
Capt Hamman
a number of young men
were in the camp but
Gaeny was ahead
the camp John Head of

Sierra to refer me
this 13 day of Dec 1882
Andrew B. B. B.
Police Justice

of were there a number
of young men in that
camp which came to
a halt when you arrested
Gaeny of the same general
appearance John Head

Sierra to refer me
this 13 day of Dec 1882
Andrew B. B. B.
Police Justice

0367

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 _____

Francis Gaery
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 *Dec 6 13* 188 *Andrew J. White* 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

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BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

1061
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Mackinley
Magistrate
Jesse of St. Paul
Francis Tainy

2 _____
3 _____
4 _____

Offence, Larceny
11-15-82

Dated Dec 6 1882

White Magistrate.

John Heard Officer.
1 Inspector
Clerk.

Witnesses, Jacob W Rein

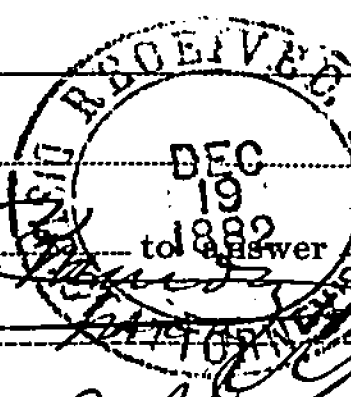
No. 20 37 Street,

John Heard
Officer Central Office

No. _____ Street,

\$ _____ to answer

3/4 m
1/2



0369

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Francis Gaine

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

Francis Gaine

of the CRIME OF ~~Larceny from the person~~ *Grand Larceny in the second degree*

committed as follows:

The said

Francis Gaine

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *sixth* day of *December* in the year of our Lord
one thousand eight hundred and eighty- *two*, at the Ward, City and County
aforesaid, with force and arms, *one watch of the value*

of fifty one dollar

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

JOHN McKEON, District Attorney.

0370

BOX:

86

FOLDER:

943

DESCRIPTION:

Geary, Thomas

DATE:

12/20/82



943

James Stearns

2 or 3 days notice

for witness
Pulitzer

deposited by
Charles Horn
53 Market St.

From an examination of the
case I am satisfied the defendant
having made restitution, that
sentence be suspended.

N.Y. Oct. 24. 1883.

Wm. Vincent

Asst. Dist. Ct.

1883

Counsel,

Filed

day of Dec 1882

Pleas

Not Guilty (2)

THE PEOPLE

vs.

B

Thomas S. Leary

INDICTMENT.
Grand Larceny of Money, &c.

JOHN McKEON,

District Attorney.

A True Bill.

J. H. Waaper
Deputy Foreman.

Charles Gully
Deputy Foreman.

0371

0372

City & County of New York.

Robert McNaught a detective sergeant
being duly sworn says
the witness Chauncey
G. Pulsifer has not a
fixed residence in this
City but is engaged in
the theatrical business
& is about to leave
the City & dependent
thereon that he will
not appear as a
witness unless he is
required to give surety

Robert McNaught

Sworn to before me
this 16th day of Dec 1882
B. W. Myer Police Justice

0373

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 65 Fulton

Street,

Charles G. Senti
New York

being duly sworn, deposes and says, that on the

7th

day of November 1882

at about 3.30 o'clock in the afternoon in the City of New York,
premises, No. 65 Fulton Street, 2nd floor, was feloniously taken, stolen and carried away from the possessionof deponent, with intent to deprive him of the same
the following property, viz:

Good lawful money, in part
national bank bills & United
States Treasury notes the value
and denomination of each
bill being unknown to deponent
& amounting to Eighteen hundred
dollars

And good coin to the
amount of two hundred
dollars

the property of

Deponent

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

Thomas J. Geary

who admits that he took stole and carried
away said money, and used \$1000.00
of it in purchasing from G. Pulsifer
an interest in the theatrical business.
Deponent is engaged in business at No.
65 Fulton Street as an engraver
and there employed the accused
at a salary of eighteen dollars per week.
Deponent kept this money in a
drawer on said 2nd floor. That on

Forfeited
1788

0374

the said 7th Nov^r the premises were set on fire and a portion of the same including this drawer were burned doing damage to the amount of about two hundred & twenty five dollars on the building, & on the personal property to the amount of about \$2500.

Deponent believes that the accused set fire to said premises, intending to create the belief that said money had been burned & to conceal the fact that he had stolen it.

The 1st floor of this building was occupied by Curry & Co & at the time of the fire the persons doing business on this floor were in the building at this time.

Being Cross Ex^d by Mr O'Leary for deft. -
It is my belief that the deft set fire to this building.

C. J. Lister

Sworn to before me

this 17th day of December 1882

R. H. Birch Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0375

City & County of New York

Chauncy G. Pulisier of
Morton Stone New York being
duly sworn says. That about
the 27th Apr. I received from
Thomas F. Glary the sum of
\$1550 ^{or within \$40.00 of that sum} in money for
an interest in a theatrical
business which department
was then engaged in -

Chauncy G. Pulisier

Sworn to before me
this 16th day of
Dec 1882

W. W. Brich
Police Justice

0376

Sec. 198-200.

2d

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.*Thomas F. Geary*

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 F. Geary

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

229 Madison St one year

Question. What is your business or profession?

Answer.

Engraver

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 Larceny**Thomas F. Geary*

Taken before me this

16

day of

Dec

188

Police Justice.

0377

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 Thomas F Geary

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 Dec 16^a 1882 B. W. Murphy 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0378

Surety for
C. Pulsifer a witness
in
C. W. C. Baake
115 West 10th

BAILED,

No. 1 by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

188 ⁷²⁰⁰ Police Court ^{ndm} 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles G. Sentes
65 Fulton St.
Thomas F. Geary

1 _____
2 _____
3 _____
4 _____

Offence, Grand Larceny

Dated Dec 17 1882

73 04 Bixby Magistrate.
Rollie McNaught Officer.
Frank Cosgrove Clerk.

Witnesses, C. Pulsifer
No. _____ Street,

No. _____ Street,
to appear
for witness B. W. B.

No. _____ Street,
\$ _____ to answer

0380

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS*Thomas J. Geary*

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

*James Oliver**C. H. Sauter*

Charles Sauter's deposing affidavit deposes and says that he has known the defendant Thomas J. Geary for ten years. During the said ten years, and up to December 1882, said Geary was in the employment of deponent and during the whole period of said ten years deponent found the said Geary to be faithful, honest and trustworthy: that deponent now earnestly and respectfully recommends that the discharge of said Geary on his own recognizance be granted that the interests of justice will be served thereby, and that said Geary will never offend again.

C. H. Sauter

*Sworn before me
this 24th day of October 1883
James Oliver
Commissioner of Alms, N. Y. City*

Court of General Sessions.

The People, &c.,
vs.
Thomas F. Geary.

City and County of
New York, } ss.:

William Lockwood,
of no. 1387 Fifth Avenue, in
the City of New York, being duly
sworn, deposes and says: That
he is a merchant, doing business
in said City under the firm
name of Lockwood & McClinton;
that he is a brother-in-law of the
complainant in the above entitled
action, Charles G. Lentis, and that
he has known the defendant herein
for the past ten years, and that up
to the time of the commission of the
commission of the larceny com-
plained of herein he, defendant,
esteemed him an honest and
upright young man; and defen-
dant further says that he knows
of his own knowledge that resti-
tution to the amount of \$1,750.00
has been made, to which the said

0382

Geary, since his discharge on bail
has contributed from his wages the
sum of \$150.00; and defendant further
says that he believes the interests
of justice would be subverted by
the discharge of said Geary, whom defen-
dant verily believes will never
offend again if given an opportu-
nity to earn an honest living.

Sworn to before me
the 24th day of Oct., 1883.

Wm Lockwood

John A. Brennan
Notary Public for
City & County, New York

0383

27 Chambers St.
New York City
Jan'y 6/82

The People vs }
 as } Larceny
Thomas H. Kearney

My Dear Sir:-

Will you kindly
arrange that I may have
timely notice of the trial
of the above case. The
defendant is now out on
bail and I am desirous
of appearing in his behalf
upon the trial.

Yours very truly

Thos. H. Kearney

Hugh Donnelly Esq.

0384

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas F. Geary

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

Thomas F. Geary

of the crime of GRAND LARCENY, committed as follows :

The said

Thomas F. Geary

late of the First Ward of the City of New York,
in the County of New York, aforesaid, on the seventh day of November in the year
of our Lord one thousand eight hundred and eighty two at the Ward, City and County aforesaid, with force
and arms, \$2000.- three promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of
one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the
payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes)
of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the de-
nomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars:
one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money, (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for
the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of ten dollars each: ten promissory notes for the payment of money, (and of the kind known as bank notes), being
then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each:
fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied of the value of one dollar each: bank bills of banks
to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one
thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each:
three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually
known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of
the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the
value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar
each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot
be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of
one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one
one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each:
three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each: six hundred silver coins
(of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known
as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown and a more
particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known
as cents), of the value of one cent each: five hundred coins (of the kind known as two cents,) of the value of two cents each.

of the goods, chattels, and personal property of one

Charles G. Gentis

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

JOHN McKEON, District Attorney.

0385

BOX:

86

FOLDER:

943

DESCRIPTION:

Geraty, Michael

DATE:

12/18/82



943

0386

G.D. 184
Filed 18 day of Dec 1882
Pleads Not guilty (19)

THE PEOPLE
vs.
Michael Geraty
B
ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.
J. Draper
Foreman.
J. Draper

Recd Feb 11th / 87

0387

POLICE COURT—SECOND DISTRICT.

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

James Braille
of 20 Precinct Police Street, being duly sworn, deposes
and says, that on the Eleventh day of September 1881

at the City of New York, in the County of New York, at about the hour
of 8.45 P. M. and in 10th Precinct
this deponent had then in his care
and charge a prisoner, that while on
his way to the Station House of said
20th Precinct, deponent was violently
assaulted by a large crowd of people
who attempted to rescue and who did
said prisoner and who did cause
said prisoner escape from this deponent's
charge and custody. That deponent
that deponent was informed by Officer
Robert Robinson of said 20th Precinct
that on said day, time and place he
saw said Michael Garity (now here)
together with other persons following
this deponent acting in a threatening
manner. That deponent at said time
and place was beaten and struck upon
his body by stones thrown from the hands
of persons following him as aforesaid.
That deponent from information
received verily believes and charges
that said Michael was one of the
persons acting together and assaulting
this deponent with the felonious intent
to aid and assist in
the rescue said prisoner from deponent's
custody

James Braille

James to be sworn and then 1/2 day
of September 1881
Solomon J. Smith
Police Justice

0388

State of New York
City and County of New York }
Robert Robinson of 20th Precinct Police
being duly sworn says that he has
heard read the foregoing affidavit that
he is familiar with the contents of the
same and that portion thereof re-
ferring to him and to information
given by him is true upon his own
knowledge
I now subscribe
this 16th day of September 1881
Solomon Smith
Police Justice

Police Court — Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Offence.

Dated,

188

Justice.

Officer.

Witnesses,

Committed in default of \$ surety.

Bailed by

No. Street.

0389

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.2nd DISTRICT POLICE COURT.

Michael Geraty 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 Geraty*

Question. How old are you?

Answer. *giving in 25 years*

Question. Where were you born?

Answer. *Newburg State of New York*

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

Answer. *413 West 32nd Street, for 4 or 5 years last past*

Question. What is your business or profession?

Answer. *Iron moulder*

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 was not there and do know nothing about it, at all.*

Michael^{his} Geraty
mark

Taken before me, this *16*

day of *September*, 188*7*

Salou Smith
Police Justice.

0390

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 Michael Geraty

guilty thereof, I order that he ^{held to answer the same and be} admitted to bail in the sum of Five Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated Sept 16 188 /

Salou B Smith Police Justice.

I have admitted the above named Michael Geraty

to bail to answer by the undertaking hereto annexed.

Dated Sept 17 188 /

Salou B Smith Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188

Police Justice.

0391

BAILED,

No. 1, by Peter J. Connolly
Residence 415 West 32nd Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Sec. 208, 209, 210 & 212.

Police Court-- 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Bracke
5th Prec.
Michael Geraty

Office, Building in the South
of a Prisoner

Dated Sept 16 1881

Smith Magistrate.

Brack 5 Prec Officer.

Clerk.

Witnesses and Officer

No. 5th Prec Street,

Robert Robinson

No. 20 Prec Street,

No. _____ Street.

Goodman
G.D.



0392

Sec. 568.

2^d District Police Court.UNDERTAKING TO ANSWER *General* SESSIONS.CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 16th day of September 1887 by
Solow B. Smith a Police Justice of the City of New York, That
Michael Garity be held to answer upon a charge of
Aiding in the Escape of a prisoner from
the custody of James Brink an officer of the
20th Precinct Police

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

We, Michael Garity Defendant of No. 413 West
32^d Street; Occupation Ironmoulder, and
Peter J. Connolly of No. 415 West 32^d Street;
 Occupation Undertaker Surety, hereby undertake
 that the above named Michael Garity shall appear and answer the charge above-
 mentioned, in whatever Court it may be prosecuted: and shall at all times render himself amenable to the orders
 and process of the Court; and if convicted, shall appear for judgment, and render himself in execution thereof,
 or if he fail to perform either of these conditions that he will pay to the People of the State of New York, the sum
 of Five Hundred Dollars.

Taken and acknowledged before me, this

17th day of September 1887

Michael Garity

Peter J. Connolly

Solow B. Smith

POLICE JUSTICE.

0393

CITY AND COUNTY } ss.
OF NEW YORK,

James C. Brink
day of *Sept* 188*8*
Signed to before me, this *17*
188*8*

Peter J. Connolly

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 *Ten* 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 *Real Estate to wit:*

house and lot situate at and known by No 415 West 32^d Street, said City of the value of Ten thousand dollars and free of incumbrances.

Peter J. Connolly

New York General Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James C. Brink

vs.

Michael Gervay

Undertaking to Answer.

Taken the *17th* day of *Sept* 188*8*

Connolly Justice

Filed day of 188

0394

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 Geraty

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

Michael Geraty

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Michael Geraty

late of the First Ward 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 eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *James Brairke*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *James Brairke*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *James Brairke* and against the peace of the
People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0395

BOX:

86

FOLDER:

943

DESCRIPTION:

Gilmartin, John

DATE:

12/06/82



943

0396

Counsel,

Filed

Pleads

1882

THE PEOPLE

vs.

P

John G. Martin

in
pocket

INDICTMENT.

JOHN McKEON,

District Attorney.

A True Bill.

Geo. H. Moore

Foreman.

Dec 7/82

George J. J.

Per. J. J. J.

Dec 7

0397

Form 112
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, ss:

Police Court—First District.

with George A. Clark & Peter Gill
of No. *400 Broadway* Street, being duly sworn, deposes
and says, that on the *29th* day of *November* 18*82*
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 two bags
of Spool cotton.*

of the value of *Twenty eight 85* Dollars,
the property of *George A. Clark*
and William Clark.

Co-partners in the case and
Charge of deponent
and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *John Gilmartin*

now hereof from the fact that
deponent saw said
John Gilmartin take
steal and carry away
the property aforesaid
from the wagon
in deponent's charge
in West Street and found
the same in his Gilmartin's
possession.

Peter Gill

Sworn to, before me, this

30th

day

of *November* 18*82*

William H. Murphy Police Justice.

0398

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

John Gelmatin 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 to 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 answer cannot be used against him on the trial,

Question. What is your name?

Answer. *John Gelmatin*

Question. How old are you?

Answer. *22 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 72 Market Street about six months.*

Question. What is your business or profession?

Answer. *Lin Smith*

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**John Gelmatin*Taken before me, this *30th*day of *November* 188*8**R. T. Morgan* Police Justice.

0399

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 G. L. [unclear]

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

Dated March 30th 1882 A. J. [unclear] 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0400

Police Court *Street* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Spill
With Geo. W. Clark & Sons,
400 Broadway,
John Gilmartin

Offence, [illegible]

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated *November 30th* 1882

Morgan Magistrate.

Pringle Officer.

P. B. Smith Clerk.

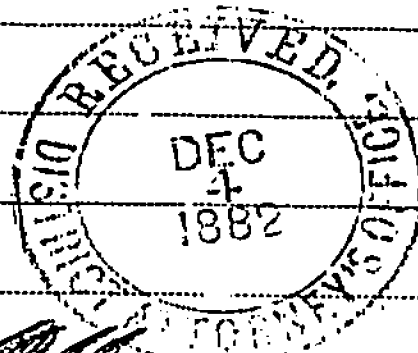
Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ *1000* to answer



Committals

0401

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 Gilmartin

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

John Gilmartin

of the CRIME OF GRAND LARCENY, committed as follows:

The said

John Gilmartin

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *twenty ninth* day of *November* in the year of our Lord one thousand
eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with
force and arms *sixty-two dozen spools of cotton*
of the value of fifty cents each dozen
spools

of the goods, chattels and personal property of one

A. Clark

George

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

John McKeon

District Attorney

0402

BOX:

86

FOLDER:

943

DESCRIPTION:

Goebel, Lewis

DATE:

12/05/82



943

4
Counsel,
Filed *5* day of *Dec* 188*2*

Pleads

THE PEOPLE

vs.

Lewis
~~*James*~~ *Goebel*
P

and *Embezzlement* *Larceny.*

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Geo. H. Moore
Dec 11
Foreman.
Heads of J. J.
S. J. One year & 6 mos

0404

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2

District Police Court.

Lewis Goebel

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

Question What is your name?

Answer.

Lewis Goebel

Question. How old are you?

Answer.

24 years.

Question. Where were you born?

Answer.

In New York City.

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

Answer.

453 Greenwich St. 2 weeks.

Question. What is your business or profession?

Answer.

Sailor.

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 was sent up town with
furniture. collected the money
got drunk and spent it.**Lewis Goebel*

Taken before me this

day of *November* 188*8**Proctor*

Police Justice.

0405

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

Levin Gaebel

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 *28 Nov* 188*2* *B W Murphy* 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0406

4 ✓ 2
Police Court-- 28 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isiah Partridge
360 Pearl
James Goheen

Embrey
Offence

BAILED,

No. 1 by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Dated *28 November* 188 *2*

Birby Magistrate.

Todd Officer.

Clerk.

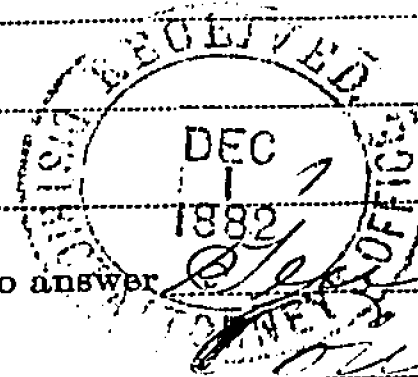
Witnesses, *Thomas Servant*

No. *2090. 3 Avenue* Street,

No. _____ Street,

No. _____ Street,

\$ *500* to answer *Deputy*



0407

Form 10.

Second
POLICE COURT—~~SIXTH~~ DISTRICT

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

Josiah Partridge.

of No.

360 - Pearl

Street,

that on the

Sixth

day of

October

1872

at the City

of New York, in the County of New York,

being duly sworn, deposes and says,

Sworn to, this
2d day of September, 1872
before me,
J. A. Murphy
Police Justice.

Levi's Goebel, now present, aged 24 years,
a servant ~~and~~ clerk in the employ
of deponent, collected from one
Thomas Servant, the sum of Thirty-eight ⁸³/₁₀₀
dollars, and converted the same to his own
use without the knowledge or consent of
deponent. That said money was due
to deponent from said Servant for goods
delivered and sold to him. Servant.
That said Goebel admitted collecting
and appropriating said money to his own
use and benefit. Deponent therefore
charges said Goebel with feloniously em-
bezzling the aforesaid sum of Thirty-eight ⁸³/₁₀₀
dollars, which had come into his said Goebel's
possession by virtue of his employment as
such clerk or servant. Josiah Partridge

0408

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Levis Goebel

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

of the CRIME OF *Levis Goebel*
Embezzlement

committed as follows:

The said *Levis Goebel*

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *sixth*
day of *October* in the year of our Lord one thousand eight hundred and
eighty *two*, was employed in the capacity of a clerk and servant to one

Josiah Partridge

and as such clerk and servant, was entrusted to receive from one Thomas
Servante the sum of thirty eight dollars
and eighty three cents in money, law-
ful money of the United States and of
the value of thirty eight dollars and
eighty three cents, for and on account
of the said *Josiah Partridge*
and being so employed and entrusted as aforesaid, the said *Levis*
Goebel by virtue of such employment,

then and there did receive and take into his possession from the said
Thomas Servante the said sum of
thirty eight dollars and eighty three
cents in money, lawful money of the
United States and of the value of
thirty eight dollars and eighty three cents
for and on account of the said *Josiah Partridge*

his said master and employer; and ~~the~~ the said

Levis Goebel on the day and year last aforesaid,
with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *sum of money*

(Over)

0409

of the goods, chattels, personal property and money of the said

Josiah Partridge which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, 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.

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

of the CRIME OF

committed as follows :

The said

Levis Goebel

\$38.83

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually known as half dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as three cent pieces), of the value of five cents each: one thousand coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

~~Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of~~

~~Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

~~Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

~~Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

04 10

of the goods, chattels and personal property of one

Josiah Partridge

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

John McKeon

~~DANIEL B. McKEON~~, District Attorney.

0411

BOX:

86

FOLDER:

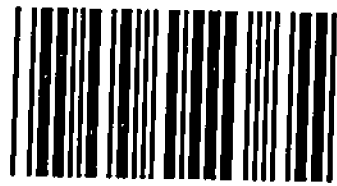
943

DESCRIPTION:

Goldstein, Simon

DATE:

12/15/82



943

04 12

BOX:

86

FOLDER:

943

DESCRIPTION:

Goldstein, Sarah

DATE:

12/15/82



943

0413

Filed 15 day of Dec 1882
1882

Pleads

THE PEOPLE

vs.

N.A.

Simon Goldstein

N.A.

Sarah Goldstein

RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

Geo. J. Moore

Foreman.

0414

Police Office, Fourth District.

City and County
of New York, } ss.

John Scanlan (a subpoena
will reach him if left at
the 19th Sub Precinct #2 St
Rail Road Depot.)

Lough Keepsie

deposes and says, that the premises No.

Street, being duly sworn,

a freight car of the New
River Rail Road Company bound west from
the City of New York, the said being a
and which was occupied by deponent as a

in the City of New York, were **BURGLARIOUSLY**
entered by means of

by forcibly breaking a door on the end of
said car and the refrigerator & sawing through
the wooden partition separating the
the refrigerator from the inside of the car
on the night of the 13th day of May 1882

and the following property feloniously taken, stolen and carried away, viz.:

A quantity of Shoes - say 36 pair of children
Shoes of the value of thirty dollars
A number of Razors say ten of the
value of ten dollars, and other property
a full description of which can not now
be given, in the care and charge of the
New York Central & Hudson River Rail
Road Company as common carriers

the property of divers persons whose names are
unknown 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 Robert Slomer & William
Martin

for the reasons following, to wit: that Slomer has
admitted breaking in to said car & stealing
said property. That the aforesaid 36
pair of Shoes and the ten Razors were
found in the possession of Simon
Goldstein and Sarah Goldstein on this
the 23rd day of May at the premises
No 772 Ninth Avenue in the
City of New York. When deponent

04 15

went to said premises, to search for said property the said Sarah & Simon denied that it was there. Afterwards the shoes were found in a bag in the rear room of said premises, occupied by said Sarah & Simon.

That said Goldsteins reside at No 772 Ninth Avenue and there keep a Tailor Shop.

Deponent charges that Sarah Goldstein & Simon Goldstein in the City & County of New York ~~on~~ on about the 20th day of May 1882 did feloniously receive from Robert Stoner, William Martin and a person whose name is unknown the ~~after said~~ 36 pair shoes & 10 Razors which had been stolen as aforesaid by said Stoner & Martin. The said Sarah & Simon well knowing at the time they received said property that it had been stolen.

Sworn to before me

This 23rd day of May 1882

R. V. Ripby

Police Justice

John Scanlon

0416

City & County of New York

John Scanlon being sworn
says that since he made
his Affidavit he has seen
Robert Slone now in prison
in Troy & he informed deponent
that Simon Goldstein did not
know of the purchase of
the shoes & trunks but that
they were sold to Sarah
Goldstein for the sum of
ten dollars

John Scanlon

Sworn to before me

this 26th May 1882

Wm W. B. B. B.

Police Justice

0417

City & County of New York

Henry C. Brix of 114 Church
Street being duly sworn says
that the firm of Hamilton
Pratt & Co. shipped the case
of shoes referred to in
the Affidavit of John
Anglin.

Deponent has seen
some of the shoes shipped
in said case and said to
have been found by
John Scammon in the
possession of Sarah Goldstein
at premises No 772 Ninth
Avenue and he identifies
^{them} as part of the contents
of said case.

There were 109 pairs of
shoes in the case. of this
number the Consignee
received 23 pairs. The price
of the shoes varied from
One dollar & twenty five
cents per pair to \$1.87 1/2 per pair.

Henry C. Brix.

Sworn to before me

this 26th day of May 1882

Attest
Police Justice

0418

City & County of New York

John Anglin at the freight
Office 33 Street Near 11th
Avenue being duly sworn
says that on the 13th inst
he had charge of the loading
of Car 2501.

That he placed on said
Car several Cans & Packages,
one of which was shipped
by Macmillan Pratt & Co
No 114 Church St said
to contain Shoes, & one
Can of Hardware shipped
by Herman Boker & Co
The hardware was
marked Kellogg Johnson
& Blip Chicago & the Can
of shoes was marked
H E Urswall & Co Chicago

John Anglin
Sworn to before me
this 26th day of May 1882
R W Pryby Police Justice

0419

City & County of New York

William Kruger a Brakeman
on the New York Central &
Hudson River Rail Road
Company being duly
sworn says. That he was
a brakeman on said
Rail Road & employed on
train 39 which left New
York on the night of the
13th day of May. That
at Hyde Park depot
discovered that one of the
freight cars had been
broken into & several cases
of merchandise contained
in said car had been broken
open & part of the contents
stolen - Depot saw
show & other articles which
had been taken from the car
The car broken open was
No 2501 -

Wm Kruger

Sworn to before me
this 26th day 1882

(J. B. B. B. B.)
Police Justice

0421

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Sarah Goldstein

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

Germany

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

Answer.

772 Ninth Avenue. lived there since Friday

Question. What is your business or profession?

Answer.

pedler

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

Answer.

I am not guilty of receiving this property with guilty knowledge that it was stolen. I bought them in good faith. My husband did not know that I bought the property. He was downtown when I purchased it.

Taken before me, this *26*

day of *May* 188*8*

B. W. B. B. B.

Police Justice.

Sarah Goldstein
mark

0422

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 Sarah Goldstein

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

Dated May 26 188 2 B W Brough 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 Simon Goldstein
_____ guilty of the offence within mentioned, I order him to be discharged.

Dated May 26 188 2 B W Brough Police Justice.

0423

May 26 th
3 PM

For bail for
E. M. M. M. M. M.
D. M. M. M. M.
on application
of M. M. M.

No. 1, by Chas. J. M. M. Street,
Residence 77th

No. 2, by _____ Street,
Residence _____

No. 3, by _____ Street,
Residence _____

No. 4, by _____ Street,
Residence _____

Police Court-- 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Scanlon
Young & Co. M. M. M.
Case of 6 of Jan 19 Sub M. M.

1 Simon Goldstein
2 Sarah Goldstein
3 _____
4 _____

Dated May 23^d 1882

W. D. L. B. M. Magistrate.
Capt. M. M. M. Officer.

Clerk.

Witnesses, Joel Pike

No. 925, 10th Ave. Street,

Krug. Anglum.

No. Scanlon's Subpoena Street,

who left with Pike

Henry C. Brix

No. 114 Church Street,

\$ 1500 to answer for M. M. M.

Goldstein

No 1. Discharged

Office, Receiving Station
Property

MAY
27
1882

0424

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 15 day of Decr
1883, in the Court of General Sessions of the Peace, of the County of
New York, charging

Simon Goldstein & Sarah Goldstein
with the crime of Receiving stolen goods, "Scienter"

You are therefore Commanded forthwith to arrest the above named defendants

 and bring them before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver them into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 9 day of Feby 1883.

By order of the Court,

Clerk.

0425

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Simon Goldstein
by Sarah Goldstein

Bench Warrant for Felony.

Issued

Feb 9th 188 *3*

 The officer executing this process will make his
return to the Court forthwith.

*The within named
defendant was discharged
Dist Attorney Follows.
thinks that Sarah Goldstein
should not be arrested
but would appear
when wanted.
Wm G. Keilly*

0426

People

^
Mum Goldstein

Sarah Goldstein

Harry has informed by her
"She that" Mrs Goldstein "I am
walking about the City I am
opinion that this can should
be submitted to the Grand

jury (John W. Kern
Sent at)

New York Nov 18. 1882

0427

This woman in common
humanity ought to be discharged
on her own recognizance -
Her husband has already
been discharged - The wife
is seven months advanced
in pregnancy - To keep her
in prison is a great
cruelty to her - If she
goes to a hospital she is
taken away from the care of
three small children at home -
She can be found whenever
wanted - The evidence against her
is very weak on the question of
guilty knowledge of R. Collins

0428

General Sessions of the Peace
The People of the State of New York
vs
Sarah Goldstein

Let it be remembered that Sarah Goldstein being duly sworn says under oath 762 9th at City of New York I am a married woman have three small helpless children at home I am pregnant and am now about seven months in the family way as near as I can state I was never before arrested and did not know that the things I am charged with having purchased were stolen my husband Simon Goldstein and myself are very poor and when I am required to appear for trial I will do so.

Sworn to before me

May 29 1882

~~J. H. H. H.~~
Notary Public

~~City & Co. N.Y.~~
C.D.

Sarah Goldstein
Defendant

0429

On the within
of 1st of January
at the Department
of War

John M. Allen
D-100

2nd Jan 1900

0430

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Simon Goldstein
Sarah Goldstein

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

Simon Goldstein and
Sarah Goldstein

of the crime of RECEIVING STOLEN GOODS,
committed as follows :

The said *Simon Goldstein and Sarah Goldstein*
late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *twentieth* day of *May* in the year of our Lord one thousand
eight hundred and eighty *two* at the City and County aforesaid, with force and arms.
thirty-six pairs of shoes of the
value of one dollar each pair
and ten razors of the value of
one dollar each

of the goods, chattels and personal property of *the New York Central*
and Hudson River Rail Road Company
by one Robert Blomer and
~~by certain person or persons~~ to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *the New York*
Central and Hudson River Rail Road Company
unlawfully and unjustly, did feloniously receive and have they the said *Simon*
Goldstein and Sarah Goldstein
then and there well knowing the said goods, chattels, and personal property to have been
feloniously stolen, taken and carried away against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN McKEON, District Attorney.

0431

BOX:

86

FOLDER:

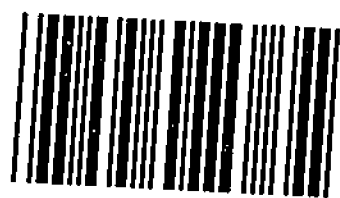
943

DESCRIPTION:

Good, Edward

DATE:

12/15/82



943

0432

BOX:

86

FOLDER:

943

DESCRIPTION:

Callahan, Thomas

DATE:

12/15/82



943

0433

BOX:

86

FOLDER:

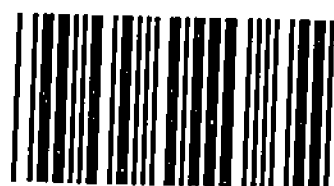
943

DESCRIPTION:

Taylor, James

DATE:

12/15/82



943

Dec 21st 1882

I recommend the discharge
of Taylor on his own
recognizance - Good
was tried & acquitted
the enclosed showing
that Callahan alone
was guilty. Callahan
pleaded guilty. The
testimony was not
worth the people's
time going to trial as
against Taylor
J. P. Callahan
J. P. Callahan

152

Counsel,
Filed 5 day of Dec 1882
Pleads Not guilty (G)

THE PEOPLE

vs.
1 Edward Good, P
2 Thomas Callahan, P
3 James Taylor, P

Grand Larceny, Second degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney
Dec 21st
Chas. J. McKeon, Esq.,
A True Bill
Dec 21st
J. P. Callahan, Esq.,
Foreman.
Dec 21st
Pleads Not Guilty
Pen 6 months.

0435

J. District Police Court--

Affidavit--Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

a truck driver Thomas Higgins, aged 25 years.
 of No. 135 ~~Crosby~~ *Hospital on Ward Island* Street, *being an inmate of*
 being duly sworn, deposes and says, that on the *about the* ~~10th~~ *10th* day of December
 1882 at the *Wards Island* City of New York,
 in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, *and from his care and charge*

the following property, viz.: *one pair of blankets, one oil*
cloth coat, three army coats, two pair of boxing
Gloves, one riveting hammer, two tarpaulins
all of the value of fifteen dollars and
fifty cents, the property of the Commissioners
of Mass. Public Charities and Corrections, and
then in deponent's care and charge, and
two packages of books of the value of
thirty dollars, the property of the Com-
missioners of Emigration, of the State of New York,
and then in deponent's care and charge -
in all property of the value of forty five
dollars and fifty cents

the property of *had been informed*

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 *Edward Good; Thomas Callahan;*

and James Taylor; all three now here.) for the
reason following to wit: that all the property
above enumerated was on Saturday the 9th
day of December 1882, contained in the dock
house on said Ward Island; that said property
has since been found missing therefrom
that as deponent is informed by Officer
Henry Hurlburt of 23 Precinct Police that
on the 10th day of December 1882, he found

0436

said Edward Goad; at the front of East 92nd Street in a room, and in his possession the two packages of books here shown, which are identified by deponent as packages of books referred to ~~in~~ here before; deponent is further informed by said Officer Hurlbut, that he then and there found in possession of said Edward Goad, one army overcoat, and one tarpauling hat he found in possession of Thomas Callahan on said same day one tarpaulin, which said articles were all identified by deponent as portion of the property above mentioned, deponent is further informed by officer Thomas F. Greene of 23rd Precinct Police that he found in possession of Daniel Bonner of 1761 Avenue A. Two army overcoats which as ~~said~~ deponent is informed by said Bonner, he said Bonner were offered for sale, and bought by said Bonner from said James Taylor and Thomas Callahan both ~~being~~ ^{then} in each others company - Deponent is further informed by John H. Hargrave of No 1733 Avenue A. that on the 10th day of December 1882 he bought of said Taylor while ^{he said Taylor was} in company with Callahan one oilcloth coat, and one pair of blankets. Deponent says that all the articles mentioned ~~also found~~, were identified by deponent as part of said property above mentioned and deponent

District Police Court.

THE PEOPLE vs.
ON THE COMPLAINT OF

AFFIDAVIT - Larceny

DATED

AT

OFFICE

WITNESSES:

DISPOSITION

0437

therefore verily believes and charges
that the said property was felonious-
ly taken, stolen and carried away
by said Edward Good; Thomas
Callahan; and James Taylor,
above named; all three acting
in concert for that purpose
sworn to before me Thomas Higgins
this 11th day of December 1882
Morton C. Oberburg
Police Justice.

0438

CITY AND COUNTY }
OF NEW YORK, } ss.

Recruit *Recruit* *Henry Hurlbut of 23^d*
aged *29* years, occupation *Patrolman* of No

of 23^d Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Thomas Higgins*

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

Sworn to before me, this *11*
day of *December* 188 *2*

Henry Hurlbut

McKen Otterburg
Police Justice.

0439

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas F. Greene
aged 57 years, occupation Patrolman of No.
of 23rd Street Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Thomas Higgins
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 11
day of December, 188 2

Thomas F. Greene
Marcus C. Sturtevant
Police Justice.

0440

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Bommer

aged 12 years, occupation a miner of No.

1761 Avenue A Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Thomas Higgins

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

Sworn to before me, this 11
day of December, 1882

Daniel ^{his} Bommer

Mark

Mercin Burboary
Police Justice.

0441

CITY AND COUNTY }
OF NEW YORK, } ss.

John Arfmann
aged 21 years, occupation Milk dealer of No. 1733 Avenue "A" Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Thomas Higgins
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 11
day of December, 188 2

Merem O. O'Leary
Police Justice.

0442

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 DISTRICT POLICE COURT.

Edward Good 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer.

Edward Good

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

Long Island

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

Answer.

East 96th Street near 2nd Avenue about three months

Question. What is your business or profession?

Answer.

Teacher

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 know nothing about the goods,

his
Edward Good
mark

Taken before me, this

11th

day of

December 1887

M. J. O'Brien

Police Justice

[Signature]

0443

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5. DISTRICT POLICE COURT.

Edward Good 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer.

Edward Good

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer

Long Island

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

Answer.

East 96th Street near 2^d. Avenue about three months

Question. What is your business or profession?

Answer.

Teamster

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 know nothing about the goods,

Edward Good
mark

Taken before me, this 11th

day of December 1887

M. J. O'Brien Police Justice

[Signature]

0444

Sec. 198-200.

5

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Callahan 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 upon the trial,

Question. What is your name?

Answer.

Thomas Callahan

Question. How old are you?

Answer.

about 28 years

Question. Where were you born?

Answer.

New York City

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

Answer.

96th Street and 2^d Avenue about a month

Question. What is your business or profession?

Answer.

truck driver

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

Answer

I have nothing to say
I don't know anything about
the goods

Thomas Callahan

Taken before me, this

day of

11
December 1887

Marcus [Signature] Police Justice

0445

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

5 DISTRICT POLICE COURT.

James Taylor 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. James Taylor

Question. How old are you?

Answer. 53 years

Question. Where were you born?

Answer. West Chester County

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

Answer. 96 West next 2^d Avenue, about 5 months

Question. What is your business or profession?

Answer. I have been working on the river

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;

x James Taylor

Taken before me, this 11th

day of December, 1888

Marcus J. Brown Police Justice

0446

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 Edward Good;

Thomas Callahan; James Taylor
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of fifteen
Each Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they
respectively give such bail.

Dated December 11 188 2

Mervin L. Work 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 h to be discharged

Dated _____ 188 _____

Police Justice.

0447

Police Court— 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Higgins
135 *St. Eby St*

1 *Edward Good*
2 *Thomas Callahan*
James Taylor

Dated *December 11th* 1882

Otterbaur Magistrate.

Henry Hurlbut Officer

Thomas L. Green Clerk

Witnesses, *Said two officers and*

Daniel Bonner of *Street,*

no 61. Avenue "A" and

John Arfmann of *Street,*

No. *1733. Avenue "A"* Street;

\$ *1.50* to answer

Committed

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

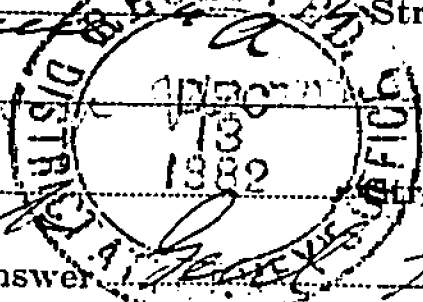
Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.



0448

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Good
Thomas Callahan
James Taylor

The Grand Jury of the City and County of New York, by this indictment, accuse
Edward Good, Thomas Callahan
and James Taylor
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Edward Good, Thomas*
Callahan and James Taylor

tenth late of the First Ward of the City of New York, in the County of New York, aforesaid, *on the*
~~on the day of December~~ in the year of our Lord one thousand eight hundred and
eighty- *two*, at the Ward, City and County aforesaid, with force and arms
two blankets of the value of two dollars
each, four coats of the value of two
dollars and fifty cents each, four
boxing gloves of the value of fifty cents
each, one hammer of the value of
fifty cents and two tarpaulins of
the value of three dollars each, of
the goods chattels and personal property
of the Commissioners of Public Charities
and Correction of the City of New York,
and twenty books of the value of one
dollar and fifty cents each

of the goods, chattels and personal property of ~~the~~ *the Commissioners of Emigration*
of the City of New York 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.

0449

Second Count:

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

Edward Good, Thomas Callahan
and James Taylor

of the CRIME OF RECEIVING STOLEN GOODS,

committed as follows:

The said Edward Good, Thomas

Callahan and James Taylor

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the tenth day of December in the year of our Lord
one thousand eight hundred and eighty-two, at the Ward, City and County
aforesaid, with force and arms two blankets of the value of
two dollars each, four coats of the value
of two dollars and fifty cents each, four
boxing gloves of the value of fifty cents
each, one hammer of the value of fifty cents
and two tarpaulins of the value of three
dollars each, of the goods, chattels and
personal property of the Commissioners of
Public Charities and Correction of the City
of New York, and twenty books of the
value of one dollar and fifty cents each

of the goods, chattels and personal property of the Commissioners
of Emigration of the City of New York

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said Commissioners of
Public Charities and Correction of the City of
New York and the Commissioners of
Emigration of the City of New York
unlawfully and unjustly, did feloniously receive and have; the said

Edward Good, Thomas Callahan
and James Taylor

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.

0450

OF THE CITY AND COUNTY OF NEW YORK.

Indictment:

THE PEOPLE OF THE STATE OF NEW YORK

against

And the Grand Jury aforesaid, by this indictment, further accuse the said
Edward Good, Thomas Callahan
and James Taylor
of the CRIME OF Grand Larceny in the Second
Degree
committed as follows:

The said Edward Good, Thomas
Callahan and James Taylor

late of the First Ward of the City of New York, in the County of New York, aforesaid, ~~on the~~
~~on the~~ ten day of December in the year of our Lord one thousand eight hundred and
eighty- two, at the Ward, City and County aforesaid, with force and arms
two blankets of the value of two
dollars each, four coats of the value of
two dollars and fifty cents each, four
boxing gloves of the value of fifty cents
each, one hammer of the value of
fifty cents, two tarpaulins of the
value of three dollars each, and
twenty books of the value of one
dollar and fifty cents each

of the goods, chattels and personal property of ~~the~~ the City and
County of New York 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.

0451

Fourth Count:

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

Edward Good, Thomas
Callahan and James Taylor
of the CRIME OF RECEIVING STOLEN GOODS,
committed as follows:

The said *Edward Good, Thomas*
Callahan and James Taylor

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *ten*th day of *December* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the Ward, City and County
aforesaid, with force and arms *two blankets of the value*
of two dollars each, four coats of the value
of two dollars and fifty cents each, four boxing
gloves of the value of fifty cents each, one hammer
of the value of fifty cents, two tarpaulins
of the value of three dollars each and twenty
books of the value of one dollar and
fifty cents each

of the goods, chattels and personal property of

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

City and County of New York
unlawfully and unjustly, did feloniously receive and have; ~~the~~ the said

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

JOHN McKEON, District Attorney.

0452

BOX:

86

FOLDER:

943

DESCRIPTION:

Goodman, Clemence

DATE:

12/22/82



943

0453

2223

Day of Trial
Counsel,
Filed 22 day of Dec 1882
Pleads Not Guilty (Jury 1882)

THE PEOPLE

vs.

30. B
James Goodman
39 Ridge St

Violation of Excise Law.
Selling on Sunday.

JOHN McKEON,
District Attorney.

22 April 12, 1883
True Bill
A TRUE BILL.

J. Hooper
Foreman.

Dec 20
1882

Just appear
PS

0454

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Clement 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 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.

Clement Goodman

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Germany

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

Answer.

39 Ridge Street 4 months

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer.

I am not guilty

Clement Goodman

Taken before me this

11

day of

August 1938

Police Justice.

FILE

0455

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 Clement Goodman

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

Dated

December 11 188

A. M. Patterson Police Justice.

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

Dated

Dec 11 188

A. M. Patterson Police Justice.

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

Dated

188

Police Justice.

0456

BAILED,

No. 1, by George Danner
Residence 61 Bay Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Police Court

1049 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Schneider

vs.

Ramona Goodman

2 _____
3 _____
4 _____

Offence Dist. Cr. Law

Dated December 11 1882

Patterson Magistrate.

Schneider Officer.

13 Clerk.

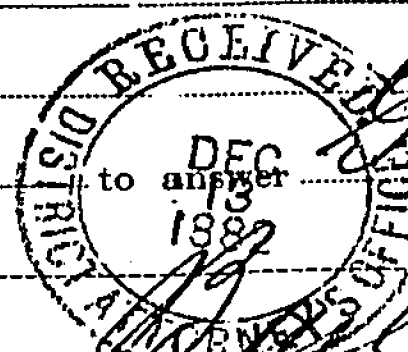
Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 100



0457

Police Court 3rd District.

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

of the 13 Precinct Police William Schreiber Street

of the City of New York, being duly sworn, deposes and says, that on Sunday the 10 day
of December 1887, in the City of New York, in the County of New York,

at premises 39 Ridge
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage,
Clarence Gorman [now here]

did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the 10 day of December 1887 as required by law.

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

Sworn to before me, this 11 day of December 1887 by William Schreiber
of December 1887
J. D. Patton POLICE JUSTICE.

0458

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Emence Goodman

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

Emence Goodman

of the CRIME OF *Exposing for Sale and Selling Spirituous Liquors on Sunday*, committed as follows :

The said

Emence Goodman

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

~~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.

JOHN McKEON, District Attorney.

0459

BOX:

86

FOLDER:

943

DESCRIPTION:

Graive, Christian

DATE:

12/12/82



943

0460

W. F. H.

Counsel,
Filed 12 day of Dec 1882
Pleads, Not Guilty (13)

THE PEOPLE

vs.

Christian Graine

Homicide of the Degree of Murder
in the First Degree.

W. F. H.
District Attorney

A True Bill.

W. F. H.
District Attorney

the day of

0461

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN ANTE-MORTEM INQUISITION,

Taken at *St. Vincent's Hospital*
No. 195 West 11th Street, in the *9th* Ward of the City of
New York, in the County of *New York*, this *23rd* day of *November*
in the year of our Lord one thousand eight hundred and *eighty-two* before

Thomas C. Brin Coroner,
of the City and County aforesaid, on view of the Body of

George Sanders

at

Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

George Sanders

was injured, do,

upon their Oaths and Affirmations, say: That the said *man was*

Wounded by a stab wound of knife, in
the hands of Christian Grave, on November 19, 1882
in rear of No 130 Mott Street

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals, on the day and place aforesaid.

JURORS.

Thomas C. Brin

CORONER, T. S.

0462

City and County of New York, ss.

Statement of George Sanders now lying
dangerously wounded at St. Vincent's Hospital in the 9th Ward
of said City and County, on the 19th day of November 1882

Question.—What is your name?

Answer.—

George Sanders

Question.—Where do you live?

Answer.—

45 Allen St

Question.—Do you now believe that you are about to die?

Answer.—

I don't know

Question.—Have you any hope of recovery from the effects of the injury you have received?

Answer.—

Of course I have, because I never
give up hope—

Question.—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer.—

Yes! It was in Mott Street
between Broome and ~~Horatio~~
Hester St, on Sunday the 19th Nov. I did
not go in the liquor store but
call on ~~for~~ John Braub a cigar
maker in the rear, with whom
I had worked. ~~Chris Emene~~: He was
there was a man there I did not know
& Chris Emene came in about the
same time. I said he was a
~~long lived man~~, I did not want
anything to do with him, I shake you
we were then in the yard where
I had gone to the water closet. He
said "I'll have satisfaction for
that" and he stabbed me. I had
some whiskey in the morning

0463

there and some beer in the afternoon.
The handle of the knife was like a deer
horn. I have known Greene from the
old country. He was alone but well
to do but his bad habits brought
him down & I did not to associate
with him.

George ^{his} Sanders
mark

0465

64 576 010 1882
4th 2nd 1882
AN ANTE-MORTEM INQUISITION

On the VIEW of the BODY of
George Saunders
whereby it is found that he was
injured by
Stab wound of Knife
at the hands of
Christian Grace, Norway
Nov 29, 1882

Taken on the 23rd day
of November 1882
before

Thomas C. Knox
Coroner.

Committed
Bailed
Discharged
Bill Adams

MEMORANDA.

AGE.	PLAGE OF NATIVITY.	WHERE FOUND.
45 Years. Months. Days.	Germany	St Vincent's Hospital No 23 1882

0466

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

Christian Graue being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

Christian Graue

Question.—How old are you?

Answer.—

41 yrs

Question.—Where were you born?

Answer.—

Germany

Question.—Where do you live?

Answer.—

22 Beach St

Question.—What is your occupation?

Answer.—

Cigar Maker

Question.—Have you anything to say, and if so, what, relative to the charge here preferred against you?

I was so drunk at the time that I do not know what happened

Christian Graue

Taken before me, this 4. day of Dec 1882

CORONER.

0467

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
45 Years.	Months.	Days.	Germany	St Vincent's Corp	Nov 27 82

46 581 1882
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of
George Sanders

whereby it is found that he came to
his Death by the hands of Charles
Sauer. by old wound
the chest - at 138
miles ft on Nov.
19-1882

Inquest taken on the 4th day
of December 1882
before

Thomas E. Hays
Coroner.

Committed December 14, 1882

Obtained

Discharged

Date of death November 23.

0468

4h 581 1882

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of
George Sanders
whereby it is found that he came to
his Death by the hands of Charles
Jame. by slash wound
the chest - at 130
Foot 7 in W. W.
X9-1882

Inquest taken on the 4th day
of December 1882
before
Thomas C. King
Coroner.

Committed December 14, 1882
Bailed
Discharged
Date of death November 23.

MEMORANDUM.

AGE.	45 Years.	Months.	Days.
PLACE OF NATIVITY.	Germany		
WHERE FOUND.	St. Louis, Mo.		
DATE, When Reported.	November 23		

0469

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of
 No. 13 Chataune Street, in the 4th Ward of the City of
 New York, in the County of New York, this 4th day of Dec
 in the year of our Lord one thousand eight hundred and 82
 before
 Thomas C. Rux
 Coroner,
 of the City and County aforesaid, on view of the Body of

George Sanders lying dead at
 St Vincent's Hospital Upon the Oaths and Affirmations of
 eight good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
 George Sanders came to his death, do
 upon their Oaths and Affirmations, say: That the said George Sanders
 came to his death by that round of the Chest
 at the hands of Christian Sauer on November
 19-1882 at 130 North 8th

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

Mass. F. K. K.	1250 - 3 rd Ave
John No. Grace	1318 3 rd Ave
Charles Steinmann	1280 3 rd Ave
Harry C. Oards	1313. 3 rd Ave
W. M. Thomas	1287. 3 rd Ave
John Miller	1248 - 3 rd Ave
Chas. A. Winter	1317 3 rd CORONER, E. S.
John E. Scott	1285 - 3 rd Ave
Chas. Parth	1320 3 rd Ave

Thomas C. Rux

0470

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

Christian Grawe.

NAMES.

RESIDENCE.

John Lodge	128	Mott St.,
John Brand	130	" "
Henry Wiemann	79	Chapin St.
Ch. George Bannan	14	Calder St.
Carl Dressel	22	Beach St.
or J. J. M. Moman		St. Vincent Hospital
on parole		Coroner's Office

0471

Coroner's Office.

TESTIMONY.

Philip E Donlin M.D. being sworn says
On November 25th 1882 at St Vincent's
Hospital I made an autopsy on the body
of George Sanders.

I found a stab wound of the chest
partly healed ~~one~~ ^{three quarters of an} inch long, over the
second rib, two and three-quarters inches to
the left of the median line. Its direction
was downwards, inwards and backwards.

The Cartilage of the 3rd rib was cut
through one and three-quarter inches
from the median line. The wound extended
through into the anterior mediastinum,
which was filled with thickened blood,
the membrane was thickened.

The Pericardium was thickened and
the sac contained about an ounce of turbid
serum.

The Heart was hypertrophied

The left pleural cavity contained about
a quart of dark bloody serum. The lung was
collapsed.

The right-pleural cavity contained about
a pint of flocculent serum

All other organs were normal

From said Autopsy I am of the opinion
that death is due to Exhaustion from internal
Taken before me hemorrhage and pleurisy from stab wound
of the Chest

this

4

day of

Dec

1882

Philip E Donlin M.D.

Thomas C. Mox CORONER.

0472

Coroner's Office.

TESTIMONY.

I, Lawrence J. McNamara being sworn do solemnly affirm that, "I am House Physician and Surgeon at St. Vincent's Hospital. On November 19th 1882 George Sanders, age 45, was brought to this hospital by our ambulance, suffering from a stab wound of the left breast inflicted upon him by parties unknown. He recovered from the shock of the injury sufficiently to appear out of danger when without any apparent cause on Nov. 23rd. he went into a state of collapse and died, notwithstanding treatment, in the same condition, the fifth day after admission"

L. J. McNamara M.D.

Taken before me
this 25th day of Nov 1882
Thomas C. Barry
CORONER.

0473

Coroner's Office.

TESTIMONY.

John Lodge 128 North St being
Sworn Day's. I know Mr Brand
and was at his house 138 North
Nov 19-1882

About 1 P.M. I went there and saw ~~Brand~~
Dressel, Sanders & Frank they were singing
some John Brand came in. They
continued drinking & singing

Dressel was sent for a pint of beer
Dressel, Sanders & Frank went in the
yard. I saw Frank strike at Sanders
with the right hand clenched and
strike him with the side of it. I saw
blood then on Sanders vest. Dressel
was 3 or 4 feet away at the time.

Sanders went in the house and said
Frank has stabbed me and sat down
I brought Frank with Brand to the station
house.

There was no quarrel at all.

After Frank had struck Sanders in
the back I saw him put some thing
in his vest or inside coat pocket.

As we were taking the prisoner to the
station house. Dressel said some some
thing to me that I could not understand
and caught hold of me. I told him to keep
Taken before me

this 4 day of Dec 1882

CORONER.

0474

Coroner's Office.

TESTIMONY.

away. He went to put ~~some~~ his hand in
his inside pocket. I said later that
man away - he's got some thing - when
I looked around I saw Driscoll laying on
the sidewalk.

John Lodge

Taken before me
this 4 day of Dec 1882

Thomas C. Newk

CORONER.

0475

Coroner's Office.

TESTIMONY.

John Brady 130 West St being sworn says
 I knew George Sanders for 12 years
 I knew Grave for 9 or 10 years. We
 were all cigar makers

On Nov 19. They called at my house
 about 1 P.M. I had been out when I
 came back I found them there my wife
 & John Lodge were there.

They had a pint of beer and were
 singing a song.

We enjoyed ourselves. Sanders went
 in the yard and Grave followed him.
 They went toward the water closet.
 Som Sanders in a minute rushed into
 the room and said "Grave has stabbed
 me". I opened his vest and saw him
 bleeding.

I ran out and met Grave going out
 of the alley way. I with John Lodge
 arrested him and took him to the Station House.
 I had the scene the knife found on
 Grave with Grave. (describes it).
 The Officer brought Grave to my house.
 While I went to inform Sanders wife.
 John Brady

Taken before me

this

4

day of

Dec

1882

Thomas C. Rux

CORONER.

0476

Coroner's Office.

TESTIMONY.

Henry. Nieman 79 Chester St. being
sworn says: I have known Christopher
Graves for 11 years slightly.

On Nov. 19. 1882. ~~I went to Brant's~~
~~Room at 130 North St about 1 PM.~~

I went into Brant's Room in
130 North St about 1 PM. I saw
Sauders & Carl Dressel were there and
Jim Lodge was there also. They were
smoking. I staid half an hour.

I was sent for a drink of beer by Graves
who gave me a dollar I was gone 3
minutes. When I came back all were
gone but Sauders who has his hand
in his breast and said Graves had
stabbed him - he sat in a chair. I
staid there till the police came and arrested
me. I was not present at the identifica-
tion of Graves by Sauders.

When I went back I met Graves who
was coming out through the alleyway - for
the change - I gave it to him he ran
out.

Sauders told me that Graves had stabbed me
without cause or provocation and to tell that
to the Coroner or in court when the time
came. - no woman was there

Taken before me

this 4. day of Dec 1882
Henry C. Nieman

James C. King CORONER.

0477

Coroner's Office.

TESTIMONY.

George Breman Hausman 14th Street
being sworn says - on Nov 19. 1882 my
attention was called by seeing Jack Grant
& John Lodge who brought Graves to the
Station House in custody and said
that he had stabbed a man in yard
of 130 Mott St.

I went to investigate and found George
Lauders in John Brant's room lying
on the floor and bleeding from a wound in
the left breast.

An ambulance came and removed
and I had Graves brought before Lauders
for identification.

Lauders identified Graves as the man
that stabbed him. in presence of Off. Kelly
and Neuman.

The ambulance removed him to St Vincent
Hospital.

I searched the prisoner in the
Station House and found this knife
(producing knife) upon him.

George Breman

Taken before me
this 24th day of

Dec

1882

Thomas C. New

CORONER.

0478

Coroner's Office.

TESTIMONY.

Carl. Drexel 22 Beach St being sworn
says: I did not know George Sanders.

I was in North St on Nov 19. 1882
about 1 P.M. I came with ~~James~~ from
22 Beach where we both lived. he had
lived there 3 days. He asked me to go
with him to get his trunk in North St.

I went in the house with him in
the rear house. I don't know the
number or between what streets it is.
(bet Bond & Keeler.) George Sanders went
in with us we met him at the door.
James having brought him up from
a restaurant.

We went to a room on the 12th floor.
A ~~man~~ woman was there a man
came in later. Beer was sent for it
was drunk and a few songs were sung.
They spoke in low-German which
I did not understand. It lasted
about an hour and a half or till near
3 P.M.

Henry Newman ~~James~~ went out for beer and I went with
him. I got tired waiting for him and
went back ~~about~~ ~~to~~ ~~later~~ ~~while~~ and
~~then came out~~ in the alley way. Two
men met me there they had James with them

Taken before me

this 4 day of Dec 1882

CORONER.

0479

Coroner's Office.

TESTIMONY.

Sanders and the restaurant keeper were the two men. I said What the matter with the 2^d time me if the men struck me in the eye I don't know which. I fell down unconscious and did not wake up for some time. When I did they were gone and a crowd was around this occurred in the street. I then went home.

I know nothing more about it

Karl Dressel

Taken before me

this

4

day of

Dec 188

Thomas C. Kemp

CORONER.

0480

Court of General Sessions of the Peace,
of the City and County of New York.

The People of the State of New York,
- against -

Christian Graine

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

Christian Graine
of the Crime of *Murder in the first degree*,
committed as follows:

The said *Christian Graine*
late of the *First* Ward of the City of New York, in the County of
New York, aforesaid, on the *nineteenth* day of *November*
in the year of our Lord one thousand eight hundred and eighty-*two* at the Ward,
City and County aforesaid, with force and arms, in and upon one

George Sanders
in the peace of the People of the State then and there being, willfully, feloniously, and
with a deliberate and premeditated design to effect the death of *him* the said

And ~~that~~ *George Sanders* he the said

did make an assault.

Christian Graine, him
the said *George Sanders*

with a certain *knife*

which he the said *Christian Graine*

in his right hand then and there had and held, *him*
the said *George Sanders* in and upon the *breast*

of *him* the said *George Sanders*
then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *him* the said *George Sanders*
did strike, stab, cut and wound, giving unto *him* the said *George*
Sanders then and there with the *knife*

aforesaid, in and upon *breast*

of *him* the said *George Sanders* one mortal wound of
the breadth of *one* inch — and of the depth of *six* inches of which
said mortal wound *he* the said *George Sanders*
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the *twenty third day of said November*
in the same year aforesaid, did languish, and languishing did live, and on which
twenty third day of November
in the year aforesaid, *he* the said *George Sanders* at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, ~~upon their oath aforesaid~~, do say that *he* the said

Christian Graine, him

the said *George Sanders* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *him* the said *George Sanders*
did kill and murder against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

John McKeon

~~John McKeon~~ District Attorney.

0481

BOX:

86

FOLDER:

943

DESCRIPTION:

Gray, John

DATE:

12/15/82



943

138

Counsel,
Filed 15 day of Dec 1882
Pleids Not guilty (W)

THE PEOPLE
vs.
John C. Grant
(two cases)
INDICTMENT.
~~LARCENY AND RECEIVING STOLEN GOODS.~~

John C. Grant
JOHN McKEON,
District Attorney.

A True Bill.

Geo. J. Moore
Foreman.
Jury 1883
Pleads Guilty.
Indigment suspended.
Jury 24/83 Geo. J. Moore

0483

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,of No. 376 Broadway Street, 37 years old. Merchant
being duly sworn, deposes and says, that on the 22nd day of Decr 1882

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, from said premises in the day time

the following property, viz:

A bundle containing 100
Yards of Cashmere Braid of the
Value of Eighteen dollars and
Twenty cents

Sworn before me this

day of

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 byJohn O'Gray (now present,
who was in deponent's employment
as a clerk and as such had access
to said property. That on the day
in question he was seen by one Riddle
to have in his possession a bundle
which he delivered to at an express
office in Canal Street & received a
receipt therefor. That said bundle
was then brought to Jersey City and upon
opening there was found to contain the
property aforesaid as deponent is informed
thereof.

POLICE JUSTICE.

City And County of New York ss
 William S Riddle of No 218 East
 Seventh Street being sworn says that
 on the aforesaid day he saw the defen-
 dant deliver the bundle in question
 in an express office in Canal Street
 and followed it en transit to Jersey
 City where when opened it was found
 to contain the aforesaid property which
 was identified as property stolen from
 Complainant by one Mathers a clerk
 in Complainant's employment -
 William S Riddle

Sworn to before me this
 21 day of Decr 1897
 (Judge of Peace Justice)

City And County of New York ss
 Joseph Mathers Jr of No 30
 South of 4th Street East Brooklyn
 being sworn says that he is in the
 employment of Complainant as a
 clerk and on the day in question
 was present in Jersey City when
 said bundle was opened and
 then identified what the bundle
 contained as property stolen from
 the Complainant & further a receipt
 representing said bundle was found
 in the defendants possession as
 deponent is informed & believes
 Joseph Mathers Jr

Sworn to before me this
 21 day of Decr 1897
 (Judge of Peace Justice)

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT - Larceny.

188

Magistrate.

Officer.

WESSES:

POSITION

0485

City and County of New York, ss.

THE PEOPLE

vs:

John C. Gray

On Complaint of

For

Larceny

Police Court—1st District.

Joseph W. Goddard

After being informed of my rights under the law, I hereby demand a trial by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated Dec 9 1882

Andrew J. White

Police Justice.

John C. Gray

0486

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK.

1st DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer. 331 Fifth Street Jersey City and

Question. What is your business or profession?

Answer.

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 of the charge

Taken before me, this

day of

Dec 1889

Andrew J. White Police Justice

0487

It appearing to me by the within depositions and statements that the crime therein mentioned had 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 Dec 9 188 2 Andrew White 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.

0488

FILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Recd. from Clerk
of C. Sessions from
Express receipts.

Jan. 2/13 Chas. D. Miller
att'y for the
Employment
Bureau

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph W. Goddard
~~John & Mary~~
1
2
3
4
Offence, *Carrying*
Weapon

Dated

189

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

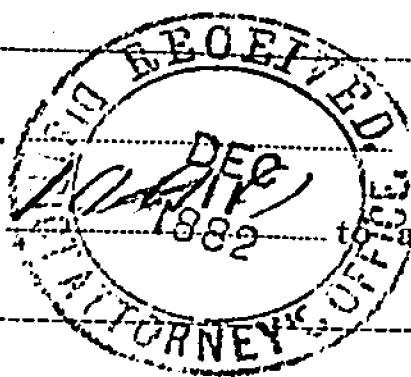
Street,

No.

Street,

\$

to answer



(*Chas. D. Miller*)

0489

OFFICE OF THE
Prosecutor of the Pleas,
HUDSON COUNTY, N. J.

Jersey City January 27th 1883.

John O'Byrne Esq.

Dear Sir

Permit me to thank you
for your kindness in sending John O'Byrne
to testify against Harvey the Prisoner.
He told a straight-forward
story which we were able to
corroborate in material points.
The jury, this morning, returned a
Verdict of Guilty. - O'Byrne's father
has a very high reputation in
the City as a man of honesty
and integrity. - The family is very
respectable & appears to be wholly
unconnected with the mischief & this story.

0490

The developments at the trial satisfy me that the boy, though not without blame, was led on in this crime by the Receiver who has been convicted. The Receiver cannot be punished by me under Bureau instructions under our laws.

I am led, because the boy has made all the representations in this prison to me, & because of his family, to ask that you will as far as in duty you may, lighten the punishment of Tray.

If it is possible to have him the disgrace of confinement in Santa Prisca, I think he may be a good man. He is only 20 yrs old and was in the trials of a very young man. With many thanks for your caring & kind attention.

Very truly,
O. M. Gill
Prisoner of War

0491

Jersey City Police Department.
OFFICE OF
COMMON POLICE

Jersey City, Jan 27 1888

Wm Atty OByrne

Dear Sir

With many thanks for
your kindness I send by bearer the prison key
We have corrected the record but it was
a hard fight.

Very Respectfully

Berry Murphy
Chief Clerk

0492

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 C. Gray

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

Perit John C. Gray
of the CRIME OF ~~GRAND~~ LARCENY, committed as follows:

The said

John C. Gray

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *sixth* day of *December* in the year of our Lord one thousand
eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with
force and arms

two gross of fraud of the
value of nine dollars and ten
cents each gross

of the goods, chattels and personal property of one *Joseph W.*

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

John McLean

District Attorney

0493

137 *Pray term*
Counsel *John*
Filed *15* day of *Dec* 188*8*
Plads *W. J. G. G. G. G.*

THE PEOPLE
vs.
P
John C. Gray
(two cases)

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS
JOHN McKEON,
District Attorney.

A True Bill.
Geo. H. McKeon
Foreman.

0494

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 C. Gray

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

John C. Gray

of the CRIME OF GRAND LARCENY, committed as follows:

The said

John C. Gray

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the ~~fifteenth~~ day of ~~November~~ in the year of our Lord one thousand
eight hundred and eighty- ~~two~~, at the Ward, City and County aforesaid, with
force and arms one hundred gross of ~~brad~~
of the value of twenty dollars
each gross, and twenty five
gross of binding of the
value of fifteen dollars each
gross

of the goods, chattels and personal property of one Joseph W.
Goodard then and there being found, then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

John McKeon
District Attorney

0495

BOX:

86

FOLDER:

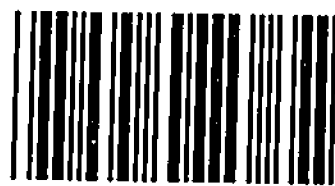
943

DESCRIPTION:

Greenwald, Benjamin

DATE:

12/05/82



943

0496

Governor of Penn.
refuses to issue recognition
in the within case, I learned
that Greenwald ~~withdrew~~ the matter
with the complainants at Phila-
delphia.

Wm. Dec 9/12

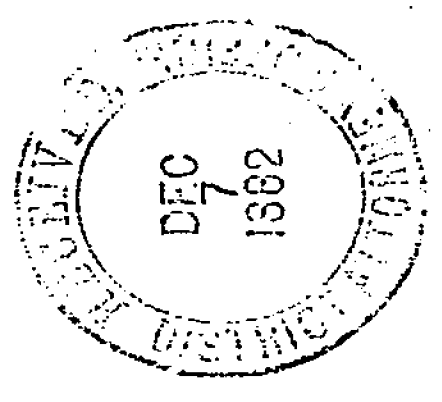
Filed 5-17 Dec 1882
Pleads

THE PEOPLE
vs.
Benjamin Greenwald
N.A.
Obtaining Goods by False Pretences.

JOHN MCKEON,
District Attorney.

A True Bill.

Geo. H. Moore
Foreman.



The People of the State
of New York
... against
Benjamin Greenwood.

City Council of New York: Adolph J. Greenberg being duly sworn says he resides at 223 East 53rd Street and is a member of the firm of Greenberg, Goodwin & Pollock at No 32 Maiden Lane reporters of diamonds. That on the 8th of November 1882 the above named Benjamin Greenwood called on defendants firm place of business at No 32 Maiden Lane in the City of New York & represented that he needed a large quantity of diamonds for his business of diamond jewelry at Philadelphia Pa. He selected a little over five thousand dollars in value of diamonds. He represented & stated to me that he owed nothing whatever except to Messrs Sons of Philadelphia a sum of about \$2500 which he was then going to pay and also further represented that he was doing a good and prosperous

0498

business. The terms of sale of these goods was one half cash & one half credit, but on the Greenwald representing that he had to pay \$1000 more of Philadelphia the next day a sum of about twenty five hundred dollars, the defendant firm though defendant relying on said representations solely & believing them to be true sold & delivered to said Greenwald a lot of diamonds an account of which is hereto annexed & the value of price then set forth & but for said representations the defendant firm could not have parted with said diamonds in any portion thereof. That said diamonds were delivered to B.W. on a credit of from 15 to 30 days. On the 27th of November 1882 the a confessed judgment was entered against said Benjamin Greenwald at Philadelphia by M. Rosenberg Esq, a firm with whom said Greenwald had his office, said judgment is for \$6909 upon judgments

notes for borrowed money - said
 notes are dated in September 1882
 hence said Greenwood was in-
 debted for borrowed money to said
 Dr. Rosenberg who at the time he
 bought the said goods of defendant
 from this state about that he
 was not, was wilfully false -

Defendant further discovered
 that the said Greenwood instead
 of selling the diamonds in regular
 course of business pawned the
 portions of them with different
 pawnbrokers in the City of Philadelphia
 Defendant further says there was
 fraud at the making of the
 foregoing representations, and
 defendant Henry and Leopold
 Jansman, and also that the representation
 that he was about to pay \$1.000
 was about \$2500 was also false
 inasmuch as he did not owe them
 anything as defendant is informed by
 said firm.

Wm. to be sworn

This 1 day of ^{Dec} Nov 1882

David Seventritt.

Notary Public.

Ch. & Co.

Leopold Jansman

0500

City
County of Philadelphia
Commonwealth of Pennsylvania

Andrew Haas being duly sworn says that he is a pawnbroker doing business at no. 39 South Thirteenth street in the City of Philadelphia aforesaid. That he knows Benjamin Greenwald doing business as a diamond merchant at no. 108 North Eighth street in said city.

That on September 21. 1882 the said Greenwald pawned with this deponent diamonds partly mounted and partly loose stones upon which this deponent lent to said Greenwald the sum of Eleven hundred dollars.

That on September 30th 1882 the said Greenwald pawned with this deponent diamonds partly loose stones in a package weighing over thirty karat and one solitaire ring, on which this deponent loaned to said Greenwald Eight hundred dollars.

That on October 27th 1882 the said Greenwald pawned with this deponent loose stones (diamonds) weighing over thirty karat on which this deponent loaned to said Greenwald Six hundred dollars.

That either on September 21st 1882 or September 30th 1882 or between those dates the said Benjamin Greenwald showed to this deponent a due bill or a promissory note made by Jacob Myers of the firm of Morris Rosenberg & Co. to the said Greenwald order for the amount of Twelve hundred dollars.

0501

to the best of this deponent's recollection, and the said
Greenwald stated then and there that he had loaned
the amount for which said note was given, to said
Myers.

All further deponent with note
in said City & County
Sworn to & Subscribed before me
Charles Chambliss a Commissioner of the State of New York
resident in said City and County
this first day of December
1882

H. Kead

Witness my hand & official Seal at said
City and County

Charles Chambliss
Commissioner of New York

0502

Sold to Benjamin Greenwald of Philadelphia Pa
 on November 11th 1882, Merchandise to the sum of Forty
 three Hundred & Sixty Five $63\frac{1}{100}$ Dollars (\$4365.⁶³)
 for which he gave us his check of Fifteen Hundred Dollars
 (\$1500.⁰⁰) & his Note of Thirty days (30) for the sum of Twenty
 Eight Hundred & Sixty Five $63\frac{1}{100}$. (\$2865.⁶³)
 On the above date, the said Benjamin Greenwald showed
 us a Note of Grinberg Goodman & Pollack drawn by him
 for Six thousand Dollars or thereabouts payable in Fifteen
 days, which he stated he had discounted before its
 maturity, in order to gain our confidence.

For which we

recd Dec 2nd 1882

For Moppe & Mott

L. Redfern

Wm. Mott

copy

99

On Saturday Decr 2nd 1882 between 3³⁰ and
 4⁰⁰ o'clock in the afternoon I went with Mr Lubberger &
 Officer Sharkey to the pawnbroker establishment
 of Morris Rosenberg No 108 S. 8th St Philadelphia Pa.
 Mr Rosenberg & Mr Meyers both partners were there.
 Mr Sharkey presented the order of Maj Gen G. H. King
 Major of Philadelphia, to permit the bears to examine
 the books of Rosenberg & Co. - both Rosenberg & Meyers
 expressed themselves willing to produce certain books.
 Mr Rosenberg asked what entry do you want to see,
 Mr Lubberger answered, the entries of all loans to
 Benjamin Greenwood. Mr Rosenberg then referred to
 a book, he called Vol I. & showed the following entries -
 Under Friday Oct 27th there was \$13480 Mr Greenwood
 lot of diamonds / 103 1/2 ct. \$2500. - Mr Lubberger
 asked is that Benjamin Greenwood, Mr Rosenberg
 answered yes. Mr Rosenberg then referred to another
 entry Vol 13594 Thursday Nov 9th 1882 Mr Green-
 wood lot of diamonds / 200 1/2 ct \$6000 -
 Mr Rosenberg said that was Benjamin Greenwood.
 Mr Rosenberg said do you want to see book Vol II.
 Mr Lubberger said yes. Mr Rosenberg then
 referred to the book Vol II, where there were the
 corresponding entries. Friday Oct 27th 1882 \$13480
 lot of diamonds \$2500 - Thursday Nov 9th 1882
 \$13594 lot of diamonds \$6000 - Mr Lubberger
 then wanted to see book Vol III, the book was
 produced, but had only jumping entries for the day

0504

Mr. Subberger asked have you books, that
show the rates? and which the bonus was
made. Both Rosenberg Meyers answered no, we
do not have to have such books. Mr. Subberger
asked, have you a book, that shows the terms of
the bargain, both Rosenberg Meyers answered no.

798	2	Ruiz Mtg	6.	12			
789	2		7.	14			
788	2		7.50	15			
			7	41			
			20	8	20	32	80

@ 1/4

[illegible]

The People of the State of
New York

Benjamin Greenwald

City County of New York: Ludwig
Kees being duly sworn ^{in which} says he resides
at No 114 East 50th Street, and is a
member of the firm of Kees & Schlessel
On the 11th of November 1882 Benjamin
Greenwald came to department office for
the first time this year ^{in which he bought} ~~on the 11th of~~
~~November 1882~~ & selected goods to the
amount of about \$3400 and drew and
received 3 good watches of which he paid
\$600 in cash & the balance on a
credit of 30 day notes. He stated he
was doing a good business & thereupon
the department from delivered said goods
On the 18th of November 1882 the said
Benjamin Greenwald called again at
department office ^{at No 25} Maiden Lane of the City
& selected diamonds to the amount of
\$4600, on which he gave department
from a check of \$1500 on the Merchant
National Bank of Philadelphia
Pa & the balance on 45 day notes.
He represented that he had money

0508

enough in bank to pay saw checks
 & the notes too. That he owed nothing
 to any body & was doing a good
 business, had been making a
 great deal of money & that
 he sold his goods only for cash.
 Relying on the statement made
 otherwise the defendants have delivered
 him the said goods. On the 27th of
 November 1882 a judgment by
 confession was entered against
 him for \$6909 by M. Rosenberg Sec
 upon judgment notes given in
 September 1882. The said M. Rosenberg
 Sec are pawnbrokers. Defendants
 further learnt that the said
 Greenwald pawned ~~goods~~^{diamonds} with
 A. Kass another pawnbroker in
 Philadelphia. ~~Defendants~~ The
 said Greenwald bought of various
 firms in this city about \$26000
 worth of diamonds in November
 1882, with the exception of about
 \$8000 in value all of his goods have
 disappeared & the said \$8000 in value
 has been taken by the sheriff
 of record under the judgment &
 execution of M. Rosenberg Sec

0509

afresad. A statement of the goods
furnished by defendant from
is heretofore marked.

Defendant charges all of the
statements of said Benjamin
Greenwald as afresad were
false & untrue & he knew them to
be false & obtained said goods
of defendant from with intent to
cheat & defraud them out of
said goods.

Done to witness

this 1st day of December 1882

David Severtitt.

Notary Public.

Ch. J. Co.

Richard H. Co.

Terms,			
For 11	To Mase.	392063	
18		154563	
			846626
For 11	By Cash	60000	
18		154563	
			214563
			632063

0511

The People of the
State of New York

Benjamin Greenwood

City Receiver of his moneys: Gustave
Kuhn a member of the firm of
Kuhn Overflinger & Co drew and
imported on the 18th of Jan^y 1882 in the
City of New York being duly sworn
says that on the 8th of November 1882
the above named Benjamin Greenwood
came to deposit his firm or their place
of business & collected demands to the
amount of \$12600; ~~the sum of~~ on
which he paid \$4000 in cash & the balance
he gave a note of 4300 due Nov 27th 1882
and another note due Dec 7th 1882 for
\$4300. On the 16th of November 1882
he sent for & obtained from deposits
from two additional bullionists for
\$1100 in value & gave a sixty day note.
Am to be renewed
this 1st day of Dec 1882

Gustave Kuhn

David Seventritt.
Notary Public.
Ch. N. C.

05 12

P.

Copy

New York, Nov. 16th 1882.

Mr. Benjamin Greenwald, Philadelphia, Pa.

To KUHN, DOERFLINGER & CO., Dr.

Manufacturing Jewelers and Importers of Diamonds,

TERMS CASH. 60 days Note.

18 JOHN STREET.

22 24 Brilliants 15/64 ct

1100.00

05 13

Gor. Coriell

Dec 1/82

Dear Sir

For want of better material, I write on this paper I called to get a representation to Gor of Pa. on the facts disclosed in the within affidavits. You will notice that the accused procured the goods from the parties on the same day or two or three days after. As the man has been arrested in Philadelphia & is now temporarily held there - (he having committed no offense there) - it is impossible to delay until an indictment be found here - no grand jury

05 14

P.

Copy

New York, Nov. 8th 1882

Mr. Benjamin Greenwood, Philadelphia, Pa.

To KUHN, DOERFLINGER & CO., Dr.

Manufacturing Jewelers and Importers of Diamonds,

TERMS CASH.

18 JOHN STREET.

Melange 302 less 1/16th for

net

\$12,600.00

Recd. cash

4000-

"

1 Note

4300- due Nov. 27/82

"

1 "

4300- due Dec. 7/82

05 15

being in session, if therefore
you can upon the papers
presented grant a dispensation
if it would be desirable -
or if some preliminary
step is first necessary
I would be obliged if you
would so indicate -

Hoping you will excuse
the liberty I take in
troubling you at your
home I remain Yr

A. J. Thuermer
120 East 79

P.S. I will call for answer
in the morning - ~~or~~
or perhaps this evening -

05 16

HESS & SCHLISSER,
IMPORTERS OF
DIAMONDS AND FINE JEWELRY.
No. 25 MAIDEN LANE,

NEW YORK, Dec 1st 1882

Mr Alex Blumenfeld Esq
Dear Sir!

I have anxiously awaited your
reply regarding the success you
have had in Greenwald's case, but
up to date have not heard from you.
I have since written to you, asking for your
brief information, but up to now
no reply has come from you - As
I shall leave on the 12 o'clock train tonight
for Philadelphia, I kindly request you
to please favor us with a dispatch
as early as possible tomorrow and
how your prospects are in case vs.
Greenwald, please answer promptly.

Yours very truly
Henry H. B.

to Meyer Lubliner 6th Avenue St. Philadelphia

05 17

I sent the following telegram
in reply -

Gov. refuses requisition unless
based on an indictment will
try again some later.
D.H.

05 18

Form No. 1

THE WESTERN UNION TELEGRAPH COMPANY

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above. THOS. T. ECKERT, General Manager. NORVIN GREEN, President.

NUMBER	SENT BY	RECD BY	CHARGE
--------	---------	---------	--------

Received at 335 BROADWAY Dec 2 1889

Date Dec 2 1889
To Blumenthal & Hirsch

Phila Pa reports cant find Ludwig
Hess carr. Meyer Sulzberger at 6th & Chestnut
Chestnut - SLS Phila not there
undelivered - please remit 23 & chge
on same - & Oblige 335 Broadway

05 19

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Benjamin Greenwald

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

Benjamin Greenwald

of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said

Benjamin Greenwald

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *eighteenth* day of *November* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Isidore Hess

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Isidore Hess*

That *he* was engaged in the jewelry business
in the City of Philadelphia in the State of
Pennsylvania, and was doing a large and
profitable business in said City; that he
had on deposit to his credit in the Mer-
chants' National Bank of Philadelphia at
least the sum of forty six hundred dollars;
that he was entirely out of debt and owed
nothing to anybody, and that he had
been making a great deal of money, and
sold his goods only for cash; and that he
was entirely solvent and able to pay
any and all liabilities incurred or which
might incur in his business.

And the said *Ludwig Hess*

then and their believing the said false pretences and representations so made as aforesaid by the said

Benjamin Greenwald

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Benjamin Greenwald, forty six diamonds of the value of one hundred dollars each

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *Ludwig Hess*

and the said *Benjamin Greenwald* did then and there designedly receive and obtain the said *diamonds*

of the said *Ludwig Hess*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *Ludwig Hess*

by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said *Ludwig Hess*

of the same. And Whereas, in truth and in fact, the said *Benjamin Greenwald* was not engaged in the jewelry business in said City of Philadelphia, and was not doing a large and profitable business in said City; and he did not have on deposit to his credit in the said Merchants National Bank of said City of Philadelphia the sum of forty six hundred dollars; and he had not been making a great deal of money, and did not sell his goods only for cash; and whereas in truth and in fact the said *Benjamin Greenwald* was not entirely solvent and able to pay any and all liabilities incurred or which might incur

0521

in his business, but owed large sums of money over and above his entire assets and was wholly insolvent at the said time

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Benjamin Greenwald to the said Ludwig Hess was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Benjamin Greenwald well knew the said pretences and representations so by him made as aforesaid to the said Ludwig Hess to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said Benjamin Greenwald by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Ludwig Hess, forty six diamonds of the value of one hundred dollars each

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Ludwig Hess with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.