

0564

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, { ss

157 District Police Court.

George Barrow 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.

George Barrow

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

New York City

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

Answer.

327 East 27 Street 2 months

Question. What is your business or profession?

Answer.

Mason

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

George Barrow

day of

188

Taken before me this

Police Justice.

0565

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

_____ *Defendant* _____
guilty thereof, I order that he be admitted to bail in the sum of *Fifty* Hundred Dollars _____ and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *Nov 24* 188 *8*

John Korman 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.

0566

\$2500 bail for Ex until
December 3rd at 2 PM

Sec. 208, 209, 210 & 212.

Police Court

1359
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William La Roche
32 Vesey St
George Barron

Offence, *Carrying*

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

Dated

188

John Magistrate.

Mulvey Officer.

27 Clerk.

Witnesses

No.

No.

No.

Street,

Street,

Street.

\$1500 bail for G.S.
Almo

0567

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Samson

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

George Samson

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

The said *George Samson*.

late of the *Third* Ward of the City of New York, in the County of New York, aforesaid, on the *24th* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

William La Roche

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

William La Roche.

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

0568

SECOND COUNT—

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

George Barron—

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

The said *George Barron*.

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *night* time of the said day, with force and arms, *divers promissory notes for the payment of money, of a number, kind and denomination to the Grand Jury aforesaid unknown, being then and there due and unsatisfied, for the payment of and of the value of four hundred and fifty dollars, divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fifty dollars, and fifty seven watches of the value of five dollars each.*

of the goods, chattels and personal property of one *William La Roche,*

in the *building* of the said *William La Roche,*

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

0569

THIRD COUNT—

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

— George Dawson —

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

The said *George Dawson*,

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

*fifty seven watches of the
value of five dollars each.*

of the goods, chattels and personal property of one *William Sa Roche*,
by a certain ~~man~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously
stolen, taken and carried away from the said *William Sa Roche*.

unlawfully and unjustly, did feloniously receive and have; the said *George Dawson*,
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.

RANDOLPH B. MARTINE,

District Attorney.

0570

BOX:

198

FOLDER:

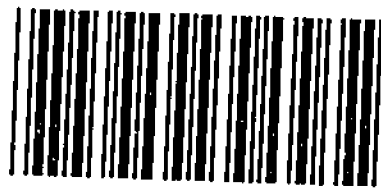
1989

DESCRIPTION:

Barry, John

DATE:

12/09/85



1989

0571

BOX:

198

FOLDER:

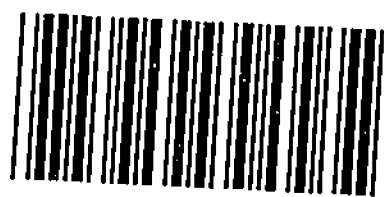
1989

DESCRIPTION:

Bryson, George

DATE:

12/09/85



1989

Officer Lake

Northbury 10.

day of *22*

1-11-19

Ans

George Bryson

RANDOLPH B. MARSHALL,

~~Deputy~~ Attorney.

A True Bill.

Wm. J. Goodell

Pr. 5/2 188. Foreman.

No 2 lined requested.

~~F No 1~~ ~~not convicted~~ ~~and 3~~
Pen 3 months

12

Robbery, (MONEY), degree. (Secs. 224 and 225, Penal Code).

0572

0573

Police Court-- 12th District.

CITY AND COUNTY }
OF NEW YORK, } ss

of No James Owens 249 West 32nd Street, Aged 23 Years

Occupation laborer being duly sworn, deposes and says, that on the

4th day of December 1888, at the 6th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Gold and lawful money
of the United States currency
of Bank Bills of diverse
denominations in all

of the value of Twenty Five DOLLARS,
the property of deponent

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

Barry and George Bryson (both now here)
another not yet arrested who was
acting in concert from the fact
that deponent was in a room
in the basement of 41 Mulberry
said room being known as a "stale
beer dir"; that at that time deponent
had in the right pocket of the
pantaloons he then had, the said
money. Deponent was grabbed
around the body by said Bryson
and the other not yet arrested and

day of

Spoken before me this

0574

said Barry did then and then
strike, affording a violent blow
on the head with some ~~instrument~~
which he then held in hand, causing
deponent to become unconscious.

Deponent on recovering his senses
missed said money.

Deponent having
identified said Barry and Bryson
as being two of the three men who,
feloniously took, stole, and carried
away said money, by force and
violence.

Sworn to before me
this 6th day of December
1885
John H. Brown
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 1885
There being no sufficient cause to believe the within named
guilty of the offense therein mentioned, I order he to be discharged.
Dated 1885
Police Justice.

Police Court, District,

THE PEOPLE, vs.,
on the complaint of

Offense—ROBBERY.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer General Sessions.

0575

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

POLICE COURT, ^{10th} DISTRICT.

of No. Franklin W Lake
The 6th Precinct Police Street, being duly sworn, deposes and says,
that on the 4th day of December 1889
at the City of New York, in the County of New York, Arrested

John Barry and George Bryson (both
nowhere) on complaint of one
James Owens of No 219 West 32nd Street
on the charge of Robbery and deponent
brought said defendants to the first District
Police Court and when they defendants were
arraigned at said Police Court the said
Complainant Owens failed to appear and
prosecute said defendants wherefore deponent
prays that said defendants may be remanded
for examination to procure sufficient evidence
Franklin W. Lake

Sworn to before me, this

of

December 1889

day

John W. McNamee Police Justice.

0576

POLICE COURT—1 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John B. Perry
George B. Perry

AFFIDAVIT.

Dated

Dec 3

188

Wm. L. Lake Magistrate.

6 Officer.

Witness,

Disposition

** 3000 bail for Ex 9 AM*
Nov 6 1885

0577

Sec. 198—200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

George Bryson being duly examined before the undersigned, 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 im*; that the statement is designed to enable *h im* if *he* see fit to answer the charge and explain the facts alleged against *h im*; that *he* is at liberty to waive making a statement, and that *h is* waiver cannot be used against *h im* on the trial.

Question. What is your name?

Answer. *George Bryson*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *314 Duane Street, 7 months*

Question. What is your business or profession?

Answer. *Invemitt*

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

Answer. *I am not guilty*
I demand an examination
George Bryson

Taken before me this *6*

day of *December* 188*8*

John A. McManis

Police Justice.

0578

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

John Barry 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

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. I was assaulted by defendant. he struck me, and I struck him in self defense.
John Barry

Taken before me this

day of

188

Police Justice.

0579

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 _____

Alfred
_____ 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 *December 6* 188 *John Herman* 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.

0580

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Owens

219 W 32nd St

John Barry

George Barry

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

December 6

188

Witnesses

Patrick Owens

No.

219 W 32nd St

Street.

No.

1500

Street,

\$

to answer

0581

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 Barry and
George Simpson*

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

John Barry and George Simpson
of the crime of ROBBERY IN THE *First* DEGREE, committed as follows:

The said *John Barry and George Simpson*, each —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *December*, in the year of our Lord one thousand eight hundred and eighty *nine*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *James Owens*, in the peace of the said People then and there being, feloniously did make an assault, and — *two* 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 twenty dollars, and of the value of twenty dollars *each*; *two* 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*; *four* 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*; *ten* 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*; *ten* 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 twenty 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 ten dollars *each*; *four* 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* and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *one*

dollar.

of the goods, chattels and personal property of the said *James Owens*, from the person of the said *James Owens*, against the will, and by violence to the person of the said *James Owens*. — then and there violently and feloniously did rob, steal, take and carry away, *(each of them the said John Barry and George Simpson being then and there aided by an accomplice actually present)* —

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.

RANDOLPH B. MARTINE,

District Attorney.

0582

BOX:

198

FOLDER:

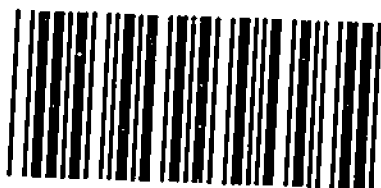
1989

DESCRIPTION:

Barry, John

DATE:

12/15/85



1989

Witnesses:

Emma Watson

Officer Mr Jordan

No 119

Counsel,

Filed 15 day of Dec 1885

Pleads Northwilly 16.

THE PEOPLE

vs. Chamber vs. Northwilly
prosecutor

John G. Barry

Grand Larceny in the (MONEY)
(Sec. 528 and 531, Penal Code.)

RANDOLPH B. MARTINE,

In Dec 24/85 District Attorney.

He is a guilty House of Refuge

A True Bill.

Emory J. Woodward

Foreman.

In

0503

0584

Police Court

District.

Affidavit—Larceny.

City and County of New York, ss.:

Emma Watson
of No. 156 East 129th Street, aged 45 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 9th day of December 1885 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
And person of deponent, in the day time, the following property viz:

A Satchel containing good
and lawful money to the amount
of about eleven 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

John Barry now present
that about three o'clock P.M. on
said day deponent was passing
on 68th Street, and when between
Park and Lexington Avenues the
defendant pushed against or thrust
deponent upon her chest and
suddenly clutching the satchel
tugged and pulled it from
deponent's arm and ran away
that deponent identifies said Barry
as the person who did so snatch
pull and carry away said satchel
from her arm as aforesaid—

Wm. Emma Watson

Sworn to before me, this
day of December 1885

Police Justice.

0585

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss

District Police Court.

John Barry 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?

Answer.

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. I never
snatched a snatch in my life
John Barry Barry*

Taken before me this

19

1885

Police Justice.

0586

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 Barry

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

December 13 188*5* *Henry J. ...* 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.

0587

Police Court

1391 District

THE PEOPLE &c.,
ON THE COMPLAINT OF

Emma Watson
156 East 127
John Barry

Office of
James Gordon

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

December 13 1885

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000

to answer

General Sessions.

(Com)

0588

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John F. Barry

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

John F. Barry
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *John F. Barry*
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
ninth day of *December*, in the year of our Lord one thousand
eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms,
in the *day* time of the same day, *one*
promissory note 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 twenty dollars, and of the value
of twenty dollars; *one* promissory note 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; *two* promissory
note 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; *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 two dollars, and of the value of two dollars *each*; *seven* 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 twenty 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 ten dollars; *two* promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars *each*; *seven* divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of *seven dollars*,
and one retained of the value of
one dollar.

of the proper moneys, goods, chattels, and personal property of one *Emma Watson*,
on the person of the said *Emma Watson*, then and there being
found, from the person of the said *Emma Watson*, 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.

RANDOLPH B. MARTINE,

District Attorney.

0589

BOX:

198

FOLDER:

1989

DESCRIPTION:

Baner, Frederick

DATE:

12/24/85



1989

Witnesses:

Armed Grehl

Lizzie Grehl

No 243.

Counsel, *R. M. Dec*

Filed *24* day of *Dec* 188*5*

Pleads *Not Guilty Jan 4/86.*

THE PEOPLE

vs.

P

Frederick Bannister

Grand Larceny in the
(MONEY)
(Sec. 528 and 530, Penal Code.)
degree.

RANDOLPH B. MARTINE,

*By Jan 6/86 District Attorney.
ind + acquitted.*

A True Bill.

Emory J. Pineda

Foreman.

0590

0591

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 250 West 25th Street, aged 44 years,
occupation Barber being duly sworndeposes and says, that on the 15th day of December 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Good and lawful money
of the United States to the amount
And value of Thirty 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 Frederick Bauer (nowhere)

from the fact that at about the hour
of One O'clock Am on said date
deponent took the said defendant
to his home at the above address
for the purpose of giving him a
night's lodging. And shortly after
deponent arrived home he addressed
giving his wife his vest and telling
her to be careful of it as it contained
thirty dollars in the pockets. And
deponent is informed by his
wife Lizzie Giehl that after
examining said vest and finding
the money all there she hung

Subscribed and sworn to before me this
1888

Notary Public

0592

Said rest over the head of her
bedstead and went to bed. And
about two hours afterward she
awoke and found the said
defendant standing at the head
of the bed and feeling of said
rest and when the said defendant
saw that the said Lizzie Giehl was
awake and looking at him he asked
her if he could stay all night and
she told him he might when he left
the room and the said Lizzie Giehl
heard him shut the outside door.
When she got up and found that the
said amount of money had been
taken out of the pockets of said rest
wherefore deponent charges the said
defendant with feloniously taking
stealing and carrying said amount
of money
Oswald Giehl.

Sworn to before me
this 22nd day of Dec 1885

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

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

Police Justice.

188

Dated

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

Sessions.

to answer

0593

CITY AND COUNTY }
OF NEW YORK, } ss.

Lizzie Guehl
aged 26 years, occupation Housekeeper of No.

230. West 35th Street, being duly sworn deposes and

says, that she has heard read the foregoing affidavit of Oswald Guehl

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

Sworn to before me, this 22 day of December 1882 } Lizzie Guehl

Sam'l C. Bull
Police Justice.

0594

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Fredrick Bauer 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 *Fredrick Bauer*

Question. How old are you?

Answer *21 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *286. 8th Ave about one week*

Question What is your business or profession?

Answer *Barber*

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

Fred Bauer.

Taken before me this

day of

December 188*8*

Samuel J. Kelly Police Justice.

0595

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 Alfred Smith

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 *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 22 *188* Samuel C. R. [Signature] *Police Justice.*

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

Dated _____ *188* _____ *Police Justice.*

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

Dated _____ *188* _____ *Police Justice.*

0596

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Oswald Guhl
250 W 35 St
Frederick Baum

Offence *Grand Car*

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

December 22

1885

D. O. Reilly Magistrate
Patrick Carroll Officer.

20

Precinct.

Witnesses

Lizzie Guhl

No.

250 West 35th

Street.

No.

Street.

No.

Street.

\$ 1000 to answer

Guw Sec

Com

0597

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frederica Bauer

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

Frederica Bauer

of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Frederica Bauer,*

Twenty-fourth
late of the *First* Ward of the City of New York, in the County of New York, aforesaid, on the
Thirtieth day of *December*, in the year of our Lord one thousand
eight hundred and eighty *three*, at the Ward, City and County aforesaid, with force and arms,
in the *night* — time of the same day, *one*
promissory note 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 twenty dollars, and of the value
of twenty dollars — ; *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 ten dollars, and of the value of ten dollars *each*; *six* 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; *thirteen* 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*; *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 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 twenty dollars — ; *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*; *six* promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars *each*; *and* divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of *thirty dollars,*

of the proper moneys, goods, chattels, and personal property of one *Orlando Field, in the*
dwellings house on the person of the said *Orlando Field, there in whole,* then and there being
found, from the person of the said *dwellings house aforesaid,* then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0598

BOX:

198

FOLDER:

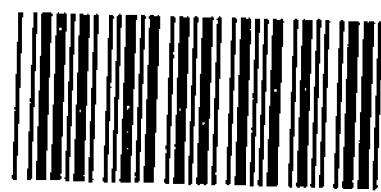
1989

DESCRIPTION:

Bernard, Magnico

DATE:

12/08/85



1989

0599

No 13

Witnesses:

Wm H Ames

Counsel,
Filed *Dec* day of *Dec* 188*5*
Pleads, *Not guilty*

vs. THE PEOPLE

Magmco Bernard

Magmco Bernard

Sections 498, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

RANDOLPH B. MARTINE,

Dec 14/85
District Attorney.
Pleads 1899 3

A True Bill.

Wm H Ames

Foreman

Wm H Ames

0600

Police Court - 2 District.

City and County } ss.:
of New York, }of No. 115 West 56th Street, aged 58 years,

occupation Book-keeper being duly sworn

deposes and says, that the premises No 115 West 56th Street,in the City and County aforesaid, the said being a ~~four-story~~ ^{four-story & basement brick} apartment housethe ~~largest floor~~ ^{largest floor} of which is occupied ~~by deponent as a dwelling and an apartment in~~
the ~~basement~~ ^{basement} of which was occupied by deponent as a ~~storage room~~ ^{storage room}and in which there was at the time ~~no~~ ^{no} human being, by

were BURGLARIOUSLY entered by means of forcibly ~~unlatching~~ ^{unlatching} the
~~knives~~ ^{knives} from the door leading from said apartment
into the cellar, and by opening the door by ~~forcing~~ ^{forcing} it
on the ~~hinge~~ ^{hinge} which was fastened around to the door with
a staple and the other end of which was fastened over a staple driven in
the ~~protruding~~ ^{protruding} ~~by a padlock~~ ^{by a padlock}
on the ~~day of~~ ^{day of} December 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two iron gates of the value of thirty dollars

One black lace skirt of the value of five dollars

One silk scarf of the value of one dollar

One Turkish fan of the value of three dollars

One leather purse of the value of one dollar

All of the value of forty dollars

the property of Deponent

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

Meyrick Bernard (now here)

for the reasons following, to wit: that on the evening of Tuesday

December 14th 1885 deponent locked and secured fastened
the above described apartment in the cellar of the above described
premises & is informed by one M. S. Smith, janitor of the
premises that the apartment was still locked & fastened at
11 o'clock on the night of December 4th 1885 that about the hour of
8 o'clock on December 5th 1885 deponent was informed by Officer
John Jones of the 29th Precinct Police that he arrested the
defendant as he was passing through the door near 52nd Street

0601

and had found the above described property in his possession. Whereupon defendant examined the apartment above described and then discovered that it had been unlawfully entered as above described and that the above described property had been feloniously taken.

Notar, and carried away.

Defendant further says, that the defendant acknowledge and confessed to him in the presence and hearing of Officer John. Sorey of the 19th Precinct, that he entered the above described apartment and took the above described property.

Sworn before me

Notary Public

this 5 day of December 1915

Wm. H. Foster

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Street.

0602

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 54 years, occupation

29th Street Police

John Carey
Volunteer

of No.

Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

William Holmes

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

Sworn to before me, this

5th day of December 1885

Wm. H. H. H.

Police Justice.

John Carey

0603

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

Magnico Bernard 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. *Magnico Bernard*

Question. How old are you?

Answer. *Seventeen years*

Question. Where were you born?

Answer. *France*

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

Answer. *To Home*

Question. What is your business or profession?

Answer. *Labrer*

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. *Not guilty*

Magnico Bernard

Taken before me this

day of

1885

Police Justice.

0604

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 *Dec 5th* 188 *5* _____ *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.*

4

0605

A-1 1357
Police Court - 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William J. ...
115 West 56th

1 *William J. ...*
2
3 DEC 7
4 1895

Office of ...

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *December 5* 188 *6*

Charles J. ... Magistrate

John ... Officer.

119 Precinct.

Witnesses *John ...*

No. *115 West 56th* Street.

1702 Park

No. *115 West 56th* Street.

No. _____ Street.

\$ *1000* to answer

...

0606

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Magnico Bernard

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

Magnico Bernard

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

The said Magnico Bernard,

late of the Nineteenth Ward of the City of New York, in the County of New York, aforesaid, on the fourth day of December, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the room of one

William St. Ames,

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

William St. Ames,

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

0607

SECOND COUNT—

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

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

The said *Magnico Bernard*.

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

two law notes of the value of
fifteen dollars each, one bill
of the value of five dollars,
one each of the value of one
dollar, one leaf of the value
of three dollars, and one piece
of the value of one dollar,

of the goods, chattels and personal property of one *William H. Ames*.

in the *room* of the said *William H. Ames*.

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

Randolph B. Martin
District Attorney

0608

BOX:

198

FOLDER:

1989

DESCRIPTION:

Bertrand, George

DATE:

12/22/85



1989

Witnesses:

Joseph W. Kraft

Lay Comptrol

Office in

Gen. Mr. Currier,
He has in numerous
the Court & necessary
Ref. at Leg.

No 202-

Counsel,
Filed 22 day of Dec 1885
Pleads, Monday 23.

THE PEOPLE

vs.

P

George Bertrand

[Signature]

RANDOLPH B. MARTINE,

District Attorney.

Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 531, — Penal Code.]

A True Bill.

[Signature]

Lang 4/6. Foreman.

[Signature]
Sec. 100
Lang 4/6

0609

0610

Police Court—

District.

Affidavit—Larceny.

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

of No. 47 East 64th Street, aged 43 years,
occupation House Keeper. being duly sworn

deposes and says, that on the 17 day of December 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~ person of deponent, in the daytime, the following property viz:

One pocket book containing gold and lawful money of the United States, consisting of one Treasury Note of the denomination and value of Five dollars and Silver coin of various denominations and of the value of Two dollars & fifty Cents—

Said property being in all of the value of Seven ⁵⁵/₁₀₀ 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 George Bertrand, (nowhere)

From the fact that deponent was walking along 56th Street between 5th & Madison Avenue, when deponent had said pocket book containing said money in her hand

That some person came up to deponent and snatched said pocket book and ran away, and deponent gave an alarm. Deponent is informed by Joseph N. Craft of No. 84 East 56 Street that he heard deponent's alarm, and that he saw said defendant run away from deponent, that he took person said defendant, and in his flight

Sworn to before me, this

188

day of

Police Justice.

0611

Then a pocket book away, which he
knaps picked up, that he caught
said defendant, and caused his
arrest. Defendant fully identifies
the pocket book thrown away by
said defendant and picked up by
said knaps, as the property stolen
from defendant as aforesaid.

James L. Larch

Sworn to before me this
14th day of December 1885

John Herman

Police Justice

Dated: 1885 Police Justice.

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

Dated: 1885 Police Justice.

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

Dated: 1885 Police Justice.

of the City of New York, until he give such bail.

Thundred Dollars and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk

Witnesses,

No.

street.

No.

St.

No.

Street.

\$

to answer

Sess. ms

06 12

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Butcher of No

84 East 56 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Jaune Lorsch

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

Sworn to before me, this 17

day of December 1885

Joseph N Kraft

John Herman
Police Justice.

06 13

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

George Bertrand 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

George Bertrand

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.

902 3rd Avenue 3 months

Question. What is your business or profession?

Answer.

Milk dealer.

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

George Bertrand

Taken before me this

day of *March* 188*8*

John J. McLaughlin
Police Justice.

06 14

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 Jefferson

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 17 188 Joseph J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

06 15

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

1429
District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

1

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

No.

Sessions.

to answer

06 16

Geo Bertrand
age 20
Born W. M. V.
Capt. Moore
Res 224 E 47
Single
Parents Living
Res 224 E 47

06 17

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue

Bring this Subpoena with you, and give it to the Officer at the Court

Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

S U B P O E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York

To *Genl. Graham*

of No. *660 Lexington Ave* Street

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *X* day of *January* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Geo. Bertrand

in a case of Felony whereof *he stands* indicted And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *January* in the year of our Lord, 188*5*.

RANDOLPH B. MARTINE, *District Attorney.*

0618

Let the children know
 up the mountain and the
 mighty hills and the
 the young water that flows
 in the deep water of the
 river up the mountain
 to the top of the mountain
 and the young water that flows
 in the deep water of the
 river up the mountain
 to the top of the mountain

06 19

glanced up from under the bench and then
saw Mrs. L. P. in the morning, in the back
side of the street, with a ^{bonnet} ^{to her} ^{head} ^{and} ^{her} ^{eyes} ^{to} ^{the} ^{front}
in her hand - She had a ^{very} ^{kind} ^{and} ^{friendly} ^{look} ^{on} ^{her} ^{face} ^{and} ^{her} ^{eyes} ^{to} ^{the} ^{front}
looked at the children and smiling at her -
Adorned in the years and of her eyes looked
by the window, immediately, from the
the window, looking out at the night,
"stop thief" - The children were

1880

0620

1. The first thing I noticed
 was the smell of the
 sea. It was a strong, salty
 smell that I had never
 experienced before. It was
 like a warm blanket that
 I had been missing for
 years.

0621

And the night, when
up the windows and the
in the night and the
the young man, the
out of the house from the
under of the house
156th St. and the
to the young man and the
the chief, because of the
near the house to the
clearing up the house, I
the house to the house
the house - The action
the house and the house
the house and the house
the house and the house
the house and the house

0622

Library - the office of
Carmichael and a number
of other men. The office
of the President of the
University of California
is in the same building.

As a result of the
Carmichael report, the
University of California
has been forced to
re-examine the influence
of the Press - the Press
has been forced to
re-examine the influence
of the Press.

0623

to participate to go to a criminal
1000 with the name of the person
living there.

Keefe, C. J. 1000
Hank, C. J. 1000
Hank, C. J. 1000

P.P. Please excuse the great
in 1000 in your hands.

0624

think & experience, I ~~am~~
fully believe that there is
sufficient evidence to
be a conviction that
my testimony—

knowledge is,
 I am sure that the
 nature of the work, and
 the time & place
 of the publication, and
 the character, & nature,
 and effort, the amount
 of labor, and the
 expense, are all
 such, who presume to

0625

The People

^{as}
Geo. Bentland

0626

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figonz Bertrand

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

- Figonz Bertrand -

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

The said *Figonz Bertrand,*

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

one Promissory Note 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 the denomination of *five* dollars, and of the value of *five* dollars,

one Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *Bank Notes*, of the denomination of *five* dollars, and of the value of *five* dollars,

divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of two dollars and fifty cents, and one pocket watch of the value of one dollar,

of the goods, chattels and personal property of one *Jenny Sarsch*, -
on the person of the said *Jenny Sarsch*, -
then and there being found, from the person of the said *Jenny Sarsch*, -
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.

Randolph Martin,
District Attorney.

0627

BOX:

198

FOLDER:

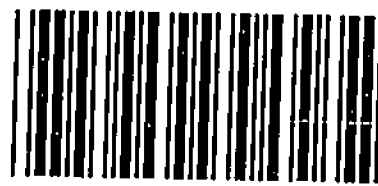
1989

DESCRIPTION:

Birmingham, William

DATE:

12/09/85



1989

Witnesses:

Ch. Vanzal

Officer Wundrock

It appearing by the within affidavits that it is impossible to secure the attendance of Carl Vogel or Charles Vogel a material and necessary witness for the People and without whose evidence a conviction cannot be had. I therefore respectfully recommend that the defendant herein William

Birmingham

be discharged on his own recognizance & he has been discharged from the custody of the Sheriff of the County of Jefferson, Alabama, at the City of Birmingham, Alabama, this 11th day of April, 1884.

J. M. Davis
Deputy District Attorney.

Apr 13.
C. V. Vanzal

Counsel,

Filed

Pleads,

1884

THE PEOPLE

vs.

B

Grand Larceny, 1st Degree.

(From the Person.)
[Sections 528, 529, Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Orney, J. Davis

April 11/84

Left and on her way
Recognized by the
on the 11th day

Wm. B. Davis
for the team

0628

0629



J. H. WAGNER.

DEALER IN—

Beef, Veal, Mutton, Lamb,

PORK AND SAUSAGES,

No. 76 WATT STREET,

Near Greenwich,

NEW YORK.

RESIDENCE. 80 WATT STREET.

Orders for Shipping and Hotels promptly attended to and delivered
free of charge.

0630

New York March 21, 1881.

To all whom it may
concern I hereby certify that
I have known W. H. H. H.
Birmingham for this last ten
years to be an honorable and
upright citizen.

Philip Wagner

80 Watts Str

0631

Atto ch to

Wm Birmingham

S R

0632

Office of
Estate of Jacob Weeks.
New No. 283 Elizabeth St.
New York, March 17 1887

This is to Certify
that Mr. W. Burningham
has been living in
my house no 559
Greenwich Street
for over four years
always found him to
be an honest man
working man also
a very quiet family

Respectfully
M. J. Collins
Genl for Executors

0633

N. Y.—FORM 262.

10 7-23-86. CCLXIV.

Pennsylvania Railroad Company.

Freight Depot, New Piers 27 and 28, North River.

M. TOWNSEND,

Agent.

New York, March 15 1887

The bearer, Mr. Birmingham, worked here for five or six years previous to 1884 during which time I can testify that he was a sober, honest and industrious man and gave general satisfaction.

R. C. Sullivan
Gen. Foreman

0634

District Attorney's Office.

PEOPLE

vs.

Birmingham

L.P.

Mr Davis,

Dismiss on endorsement.

ADP

0635

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Affidavit wanted
SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York, Locksmith
To *Carl Wenzel or Chas. Wenzel*
of No. *232 East 3* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *24* day of *March* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Wm. Birmingham
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *March*, in the year of our Lord 188*7*

RANDOLPH B. MARTINE, *District Attorney.*

0636

GLUED PAGE

Court of General Sessions.

THE PEOPLE

vs.

William Birmingham

City and County of New York, ss.:

Charles J. Lyons being duly sworn, deposes and says: I reside at No. 656 E 24 Ave. Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 22 day of March 1887, I called at No. 232 East 3rd Street

the alleged residence of Carl Wenzel or Chas. Wenzel the complainant herein, to serve him with the annexed subpoena, and was informed by the grocer at that address that the said Wenzel left this country about 2 weeks ago. to join his wife in Germany who left here some time previous, and that he does not intend to return. He could not tell me where he, the said Wenzel, resides in Germany.

I have called on several previous occasions and have made diligent inquiry with the result above stated.

Sworn to before me, this 24 day

of

Rudolph L. Schuyler
Clerk of Deeds
N.Y. City

Charles J. Lyons
Subpoena Server.

Count of General Sessions.

THE PEOPLE, on the Complaint of

vs.

H. B. Birmingham

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

Chas. J. Lyons

Subpoena Server.

Failure to Find Witness.

0637

0638

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 232 East 3^d Street, aged 39 years,
occupation Locksmith being duly sworn
deposes and says, that on the 30th day of November 1887 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~
Person of deponent, in the night time, the following property viz:

Good and lawful money
of the United States issued to
the amount and value of
Seven Dollars—

the property of deponent.

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

(non sue) from the jack. That at or about
the hour of Ten o'clock P.M. on said
date deponent was in the saloon
on the South West Corner of West 3^d
Street and South 5th Avenue. That
the said Birmingham came up
behind deponent. Put his left
hand around deponent's waist
and deponent caught the said
Birmingham right hand in
deponent's right hand. Greased
the pants down then on deponent's
person. That the said Birmingham
then walked away from deponent

Sworn to before me, this
1887 day

Police Justice.

0639

deponent in about five minutes
afterwards. Missed said money -
from said Pantloons & Resek -
Jann Charles. The said Birmingham
with the Larceny of said Money -

Brown to be
Me this 1st day of December 1885 } East River St.

Wm. H. H. Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1885
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1

2

3

4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

0640

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

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

Question. What is your name?

Answer

William Birmingham

Question. How old are you?

Answer

34 Years -

Question. Where were you born?

Answer

Ireland

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

Answer

539 Greenwich Street 6 Years -

Question. What is your business or profession?

Answer

Longshoreman -

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

Wm Birmingham
his
Mark.

Taken before me this

day of *December* 188*7*

Wm. J. Smith
Police Justice.

0641

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 _____

William Birmingham -

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven 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. 1st 188 12 _____ 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.

0642

BAILED,

No. 1, by Philip Wagner

Residence 80 Latta Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 2 District 1341

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles Venzel
of 232 East 3rd
Williams Birmingham

2 _____
3 _____
4 _____

Dated Dec 1st 1881

W. E. Mudd Magistrate

Mudd Officer.

15 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ 700. to answer G.S.

Cam

0643

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Birmingham

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

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

The said William Birmingham,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of November, in the year of our Lord one thousand
eight hundred and eighty-five, in the night time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one United States Treasury note of the
denomination and value of five dollars,
one Grand note, of the denomination and
value of five dollars, three United States
Treasury notes of the denomination and
value of two dollars each, seven United
States Treasury notes of the denomination
and value of one dollar each, and divers
coins, of a number, kind and denomination
to the Grand Jury aforesaid unknown,
of the value of seven dollars,

of the goods, chattels and personal property of one Charles Javert,
on the person of the said Charles Javert,
then and there being found, from the person of the said Charles Javert,
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.

Samuel J. B. B. B.
District Attorney.

0644

BOX:

198

FOLDER:

1989

DESCRIPTION:

Black, David

DATE:

12/11/85



1989

0645

Witnesses:

Leroy Davidson
Frank Denner

My to 84 Meyer
Randy

Counsel,

Filed 11 day of Dec

Pleads Not guilty (14)

1885

THE PEOPLE

vs.

Z

David G. Black

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

RANDOLPH B. MARTINE,

In Law 8/86. District Attorney.
And registered in the Grand by
a variance see the gray will do did.

A True Bill.

Henry J. Guindon

Foreman.

8th
Jan 7/9 50

0646

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

David H. Blodde

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

— David H. Blodde —

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said David H. Blodde,

— late of the City of New York, in the County of New York aforesaid, on the
second day of December, in the year of our Lord
one thousand eight hundred and eighty-~~three~~, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing, ~~purporting to~~

to be a receipt for money.

which said forged receipt —
is as follows, that is to say:

New York, Dec 2nd, 1885

Mr. Deane

Dr. De Roy Anderson, Dr.,

Merchandise Broker & Commission Merchant,

No. 97 & 99 Water Street.

Dear Sir,

10 boxes Oranges 175 1750

paid

De Roy Anderson

D.R.A.

with intent to defraud, 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.

0647

SECOND COUNT:

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

- David F. Black -

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said David F. Black.

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid,
at the City and County aforesaid, having in his possession a certain forged
instrument and writing, purporting to be a receipt

for money.

which said forged receipt -
is as follows, that is to say:

Received, Dec. 2nd, 1895
of the sum of
\$200.00
Merchandise Order & Commission Merchant
No. 27 & 29 Water Street.
Terms Cash.
10 boxes Oranges 175 1750
paid
S. B. B. Davidson
S. B. B.

with force and arms, and with intent to defraud, the said forged receipt -
then and there did feloniously utter, dispose of and put off as true, the said
David F. Black, then and there well knowing the same to be
forged, 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.

RANDOLPH B. MARTINE,
District Attorney.

0648

SECOND COUNT:

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

— David L. Black —

of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said David L. Black.

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in his — possession a certain forged instrument and writing, purporting to be a receipt

for money.

which said forged receipt —
is as follows, that is to say:

New York, Dec. 2nd, 1895
Mr. Daniel
De Selby Dandron, Dr.
Merchandise Broker & Commission Merchant
nos. 97 & 99 Water Street.
Dues Cash.
10 boxes Oranges 175 1750
paid
De Selby Dandron
D. L. B.

with force and arms, and with intent to defraud, the said forged receipt —
then and there did feloniously utter, dispose of and put off as true, the said
David L. Black, then and there well knowing the same to be
forged, 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.

RANDOLPH B. MARTINE,

District Attorney.

0649

BOX:

198

FOLDER:

1989

DESCRIPTION:

Blake, Thomas

DATE:

12/03/85



1989

0650

Witnesses:

Signature

338

~~160~~ 160

Counsel,
Filed 3 day of Dec 1880

Pleads *Magulby (4)*

THE PEOPLE

vs. *Thomas*

Grand Larceny in the (MONEY)
(Sec. 528 and 53 f, Penal Code.)

Grand Jurors
May 13/96

RANDOLPH B. MARTINE,

May 19/96 District Attorney.

Copied & kept

A True Bill.

May 14/96

W. J. B.

J. Carter Jr.

Foreman.

May 10/96

May 18/96

0651

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 234 East 110 Rizzie Riley Street, aged 22 years,
occupation Married being duly sworndeposes and says, that on the 13th day of November 1888 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 nine dollars in good money and
One spring bed of the value of Ten
dollars both together of the value of
Sixty nine dollarsthe 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 Blake (now here) fromthe following fact to wit: That deponent
brought said bed from the Domestic
Spring Bed Company and had the
same in her possession and on her
premises, and that said amount of
money was concealed in the said
bed and that upon said date said
Blake entered deponent's premises
seized hold of, stole and carried away
said bed with said money concealed
in it, from deponent's premises against
deponent's will and caused said
be disregarded by her protest.Rizzie RileySuborn to depose me, this
of November 1888 day
Charles J. Smith
Police Justice.

0652

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

Thomas Blake 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

Thomas Blake

Question. How old are you?

Answer

34 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

156 E 112 St. - 6 mos

Question. What is your business or profession?

Answer

Salesman

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
Thomas Blake

Taken before me this

20

day of *November* 1888

Police Justice.

0653

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 Blake

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

Dated Nov 26 188

Andrew Smith

Police Justice.

I have admitted the above-named

Defendant

to bail to answer by the undertaking hereto annexed.

Dated Nov 27 188

Andrew Smith

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.

0654

BAILED,
No. 1, by James Riley
Residence 143 E. 10th Street.
No. 2, by Patrick Sullivan
Residence 553 11th Avenue Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court

1330 District.

~~207 E. 10th St.~~
~~107 E. 10th St.~~
ON THE COMPLAINT OF
Russie Riley
Mrs. Blake

Dated Nov 20 1888
C. J. White Magistrate
Robertson Officer.
12 Precinct.

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

No. _____ Street,
\$ 0.00 to answer
Bailed
ex 24 9.30 am
26
28 10.00 am

0655

TELEPHONE CALL—NASSAU 286.

CABLE ADDRESS—"OAKDEAD, NEW YORK."

DANIEL R. LYDDY,
JAMES M. LYDDY,
WILLIAM M. LYDDY.

LYDDY BROTHERS,
ATTORNEYS AND COUNSELLORS AT LAW,
No. 206 Broadway.

New York, May 14th., 1886

The People etc, vs Thomas Blake,

Hon Rufus B Cowing,

City Judge,

My Dear Sir:-

I

am counsel in this case for the defendant Thomas Blake, and respectfully ask, for a postponement of the trial of the case for the following reasons :-

I am a witness in the Jaehne Trial, before Judge Barrett, in the Court of Oyer & Terminer on this morning, at the request of the District Attorney and as it is uncertain either when I will be called as a witness or how long my testimony will take when so called, your Honor will see that it is impossible for me to be present in the Court of General Sessions on this morning in the case of the defendant.

In addition I was only retained as Counsel on last evening at 4 o'clock, and have had no time or opportunity either to see the defendant to arrange about witnesses or to prepare for trial.

If you will therefore put the case off the day Calendar, I will see the District Attorney meanwhile and arrange with him on some convenient day for the trial of the case and when both sides will try and be ready.

0656

TELEPHONE CALL—NASSAU 286.

MAIL ADDRESS—"OAKDEAD, NEW YORK."

DANIEL R. LYDDY,
JAMES M. LYDDY,
WILLIAM M. LYDDY.

LYDDY BROTHERS,
ATTORNEYS AND COUNSELLORS AT LAW,
No. 206 Broadway.

New York, May 14th 1886.

Asking the favor of your attention to this communication, I
have the honor to be,

Very respectfully yours,

James M. Lyddy,
Jr.

0657

District Attorney.

RANDOLPH B. MARTINE,

If the defendant is not produced at that time, your bond will be forfeited.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *hearing* at the Court of General Sessions of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *May* the *19* instant, at eleven o'clock in the forenoon.

Street.

Blunden Hall - East 13

M

To

Fred. Schumann

vs

THE PEOPLE

For

INDICTMENT

State

Court of General Sessions,

per

0658

Fred Schramm
Clarendon Hall

TORN PAGE

0659

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 26 day of April
1886, in the Court of General Sessions of the Peace, of the County of
New York, charging Archer Bowman

with the crime of Conspiracy and Corruion

~~You are therefore Commanded forthwith to arrest the above named~~
Archer Bowman and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take him before any Magistrate
in that County, or in the County in which you arrest him, that he may give bail to answer the
indictment.

City of New York, the 26 day of April 1886

By order of the Court,


Clerk of Court.

TORN PAGE

0660

No 42.

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Archer Bowman

Bench Warrant for Misdemeanor.

Issued

April 26th 1886

☒ The defendant is to be admitted to be bail
in the sum of Five hundred dollars.

The within named
person is a negro
and lived at 200
119, or 250 up to
10 days ago but
has since gone
away on some boat,
they will all be
living in back
house when about
June 1st.

McClay

0661

CHARLES S. HAYES,
ATTORNEY AND COUNSELLOR AT LAW,
39 PARK ROW,

Notary Public.

Ct. of Gen'l Sessions. New York, Dec. 12, 1885.
People on Complt.)
of Lizzie Reilly)
 against)
Thomas Blake.)

Hon. Gunning S. Bedford,
Assistant District Attorney,

Dear Sir:- Mrs. Lizzie Reilly the
complainant in the above entitled case wishes me to
inform you that she has removed from 234 East 110
Street to 209 East 110 Street third floor where any
Subpoena or other communication you may have her in
this matter may be sent or, you may send the same
to me.

Defendant was indicted 3d instant; brought be-
fore Judge Cowing in Part I 4th inst. to plead;
pleaded not guilty and was held to bail.

Yours Truly,

Chas. S. Hayes
Atty. for Mrs. Lizzie Reilly

0662

People vs

5.

Dec. 18.

Off. of Gen'l Sessions.
P.O. Box 100
Hon. J. B. ...
Hon. J. B. ...

Hon. Gunning S. Bedford
Assistant District Attorney

Dear Sir: - I have been notified that
complaint in the above entitled case wishes me to
inform you that she has moved from 284 East 110
Street to 209 East 110 Street third floor where my
Suzanne or other communication you may have in
this matter may be sent or, you may send the same
to me.

Defendant was indicted 2d instant; brought be-
fore Judge Cowing in Part I 4th inst. to plead;
pleaded no guilty and was held to bail.

Yours truly,
John Cowing

0663

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Edolae

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

Thomas Edolae
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Thomas Edolae*,

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-*five*, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *two* 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 twenty dollars, and of the value of twenty dollars *each*; *five* 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*; *ten* 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*; *ten* 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*; *ten* 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*; *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*; *five* 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*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten dollars*,

and one promissory note of the value of
ten dollars.

of the proper moneys, goods, chattels, and personal property of one *—*
~~on the person of the said~~ *Suzette Rutledge*, then and there being
found, ~~from the person of the said~~ *—* then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0665

BOX:

198

FOLDER:

1990

DESCRIPTION:

Bleaskey, Edward

DATE:

12/21/85



1990

0666

BOX:

198

FOLDER:

1990

DESCRIPTION:

Elkins, Augustus

DATE:

12/21/85



1990

Witnesses:

The my opinion ~~it would~~
be a waste of time to
try this case at this
time. The material
which cannot now be found -
I recommend the dismissal
of this indictment.

June 8/92.

Vernon M. Davis,
Asst.

1. 4 S Pine by 40 W Pine.
- 2 Max 10' exposed mfg.

Counsel.

Filed 21 day of Dec 1880

1946
Pleas: *Not guilty*

THE PEOPLE

vs.

Edmund B. Bleasley

and

Augustus R. Ellings

RANDOLPH B. MARTINE.

District Attorney,

A True Bill.

Bruce J. Fiedler

~~Handwritten~~ ^{Foreman} ~~Handwritten~~ ^{Handwritten}

fiorenza

~~Friedrich~~ der Kaiser

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0667

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Form 9.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.2^d
Sixth District Police Court.

of No.

Edward J. Robbins
1416 Walnut Street, Philadelphia

street,

being duly sworn, deposes and says,

that on the

9th

day of December 1885

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

Edmund B. Bleasley and Augustus R. Perkins, both now here, did knowingly and unlawfully have in their possession and did unlawfully sell and offer for sale a certain article of merchandise, viz: a Compound of Beef, Liver and Marie in bottles to which bottles was then and there affixed a false and counterfeit trade mark and label, being an imitation of the genuine trade mark and label of John W. West and North of No 1416 Walnut Street, Philadelphia, Pa; all of which is in violation of Section 564 of the Penal Code of the State of New York. That deponent is a

member of the firm of John W. West & Co. of Philadelphia.

Suggests; and deponent is now here informed by Max Stein, a Druggist doing business at 446 Sixth Avenue in the City of New York, that on the above date, at the City and County of New York, said defendants sold and delivered to him, said Max Stein, three and a half dozen bottles

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of a Compound known as Beer, Lemon
and Wine, in bottles, which bottles
were a false and counterfeit
imitation of the genuine Trade Mark
and label of dependents. Perina with-
out the consent of said person
That dependent is further informed by
said Max Stern that the bottle now
before him is one of the bottles
so sold and delivered to him, said
Max Stern, by said dependents at
the time and place aforesaid.

That the label on said bottle which
purports that the Compound contains
therein was "Prepared by John West
Beverly, Chemists, Philadelphia,"
is false fraudulent and counterfeit
as is the label on the cork of the
bottle and the circular on which
said bottle is wrapped. That dependent
may said dependents may be dealt
with as the law directs.

Sworn to before me this { E. J. Dobbin
10 day of December 1885

Solomon B. Smith
Police Justice

Form 9.

POLICE COURT—SIXTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

187

Magistrate.

Officer.

0670

CITY AND COUNTY
OF NEW YORK, } ss.

aged 35 years, occupation Druggist of No.

446 - 6th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Edward J. Robbins

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

Sworn to before me, this

day of 10th December 1888

Solon B. Smith

Police Justice.

Max Steins

0671

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Edmund B. Bleasley 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 *Edmund B. Bleasley*

Question How old are you?

Answer *54 years of age*

Question Where were you born?

Answer *England*

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

Answer *27 East 100 St. 2 or 3 months*

Question What is your business or profession?

Answer *Broker*

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*

E. B. Bleasley.

Taken before me this

11

188

at

St.

Police Justice.

0672

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY {
OF NEW YORK, ss

Augustus R. Elkins 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 *am*; that the statement is designed to
enable h *u* if he see fit to answer the charge and explain the facts alleged against h *u*
that he is at liberty to waive making a statement, and that h *is* waiver cannot be used
against h *u* on the trial.

Question. What is your name?

Answer.

Augustus R. Elkins

Question. How old are you?

Answer.

52 years 9 ages

Question. Where were you born?

Answer.

England

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

Answer.

114 East 52 St. Four months

Question. What is your business or profession?

Answer.

Salesman

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
Aug R Elkins

Taken before me this

11th

188

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John J. [Signature]
Justice.

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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 _____

Edmund B. Healey and Augustus R. Collins
guilty thereof, I order that *each* be held to answer the same and *they* 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 *December 10* 188

Solomon B. Smith
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.

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BAILED,

No. 1, by Marilla MacKenzie
Residence 135 West 126th Street.

No. 2, by Storatio to Elkins
notary at Harpers Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No 168
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward J. Robbins
132 Nassau St.
Edmund B. Pleasley
Augustus R. Elkins

Office Mincklerman
Comptroller of the City

Dated December 10th 188 5
Seventh Magistrate
J. H. Price Officer.
29 Precinct.

Witnesses Max Stein
No. H46-6 Avenue Street.
James H. Price

No. 29 Precinct Police Street.
John L. Weinman

No. X 175 del. Street.
\$ 1000 to answer S. D.

Bow

0675

Decr. 15th/85

Randolph B. Martin Esq
District Attorney, N.Y.C.
Dear Sir:

Kindly consented to allow
me to send you a statement
In accordance therewith I
enclose copy of affidavit
that was taken by me to-day
and from investigation I
find that the defendants
have a good business repu-
tation and fully explain
their dealings and possession
of the article claimed as
imitation of the patent medi-
cine called Pepp Wine and
Grown. which is prepared by
the Philadelphia firm

0676



In the matter of the
People of the State of
New York
Stein

— against —
Augustus R. Elkins
and Edmund R. Bleasby
Defendants

City and County of New York, Augustus
R. Elkins and Edmund R. Bleasby being
each duly sworn deposed and says and
each for himself saith that on or about
August last the deponent Elkins
called upon Mr. Stein at his store No.
466 Sixth Avenue in this City and
inquired of him if he could procure some
Beef-iron and wine and he replied at
what price, deponent replied six-
ty Dollars per dozen bottles, Stein
then said, I will take some from
you. The following day I took to
him three dozen bottles to the best
of my recollection. I may have been more
and paid Stein then says to deponent
I will not pay you six Dollars for
it as I can get it as cheap or cheaper
as I want it and said Stein then paid
after examining the goods, I will
give you five ²⁵/₁₀₀ per dozen for it
and no more deponent then left the
store and consulted with Mr. Henry

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D.V.

Mr. James Croshier

1 Croshier the son of who deponent had
 2 received paid goods from, as to whether
 3 he should take the prices for the goods
 4 and paid Croshier told deponent as the
 5 goods were delivered to take the prices
 6 for them. That deponent had known
 7 said Croshier for five or more years
 8 last past and had been selling similar
 9 goods for him for the past months
 10 previous to that time and deponent then
 11 returned to Stein's store and informed
 12 Stein he would take that price for
 13 the goods and paid Stein for said deponent
 14 therefor, and deponent received a check
 15 for same from said Stein and the Fifth
 16 National Bank and deponent went
 17 to said Bank the same day and ob-
 18 tained the cash therefor deducted
 19 his commission of 50 per dozen and paid
 20 over the balance to said Henry Croshier
 21 That when deponent called on Stein
 22 in the first instance he was ac-
 23 companied by Mr. James Croshier but
 24 that deponent went into Stein's store
 25 by himself leaving Croshier outside
 26 and ^{looked the cargo and} when he came inside gave the
 27 order to Mr. Croshier and Mr. Croshier
 28 informed deponent he would deliver
 29 the goods to deponent the following
 30 morning at about 10. am and said Mr.
 31 Henry Croshier did so. That deponent
 32 was not on the street in or about

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1 James East, and was then requested by
 2 said James Croshier to sell some goods
 3 for him consisting of Beef-iron and
 4 wine upon commission and deponent
 5 agreed to do and that deponent contin-
 6 ued selling said goods under this agree-
 7 ment for said Croshier for some time
 8 That on the 7th day of December 1885
 9 deponent went into an office at N.E.
 10 421 Cedar Street in this City occupi-
 11 ed by one Muschel and was handed
 12 a letter ^{dated as September 1st} from David Stein and contained
 13 an order for some more Beef-iron and
 14 wine if same could be had at same
 15 price. deponent then showed the letter
 16 to Deponent Edmund B. Bleasby
 17 who told him he knew of about 3 1/2
 18 dozen of these kinds of goods and if de-
 19 ponent would see Stein about same
 20 he could probably sell them same
 21 and deponent then called on said
 22 Stein who told deponent to bring
 23 same to him at same price as for-
 24 merly and deponent then saw Mr.
 25 Bleasby and informed him and that then
 26 deponent and Bleasby went down
 27 to 7th Avenue to a Drug Store kept
 28 by Mr. Weinmann at 20th Street
 29 and Mr. Bleasby obtained the goods
 30 so ordered and deponent and Bleasby
 31 carried them to said Stein's store
 32 That Bleasby paid Weinmann for

0679

the goods and that said Stein paid de-
ponents for the said goods delivered to
him. The deponent Bleasby says that
he had previously sold some of the said
goods to Mr Weinman in August
last for James Croshier referred to in
this affidavit and that said Weinman
having too many of the goods on hand
had requested deponent to resell the
same. The deponents had no know-
ledge of the spurious nature of the
said goods and sold them in good faith
and verily believed the said articles so
sold were the genuine articles. That
previous to these deponents arrest
herein no complaint had ever been
made that the said goods were not
genuine and that deponents did not
know but that the same was genu-
ine. That in regard to this deponent
Bleasby having labels for said goods
in his possession deponent explains
the same as follows That in the month
of August last about 3 or 4 dozen
of labels were sent up to Albany
N.Y. where deponent was staying
temporarily that deponent might
use them on bottles when the labels
had become soiled by breakage but
that deponent never had occasion
to use them and that these labels were
the same that was found in deponent

Subscribed and sworn to before me this 1st day of August 1900

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to use them and that these labels were
the same that was found in deponent

possession none of which were ever used
That deponent has not been seeing paid
goods for the last 3 months except the
paid sale to Pluie. That deponent Blachly
further says that he has sold on commis-
ion for paid James Crocker various lots
of patent medicines to C. H. Chittenden
of Mutton Street N.Y. City and other parties
and never had any complaint made
that the paid goods so sold was not the
genuine article and that deponents
did not manufacture or take any
part in the manufacture of paid goods
and acted in said sales purely in good faith
and with ^{no knowledge} ~~no knowledge~~ of their spurious
character

Sworn to this 15th Day
of December 1895 Before me

By E. Teller

Aug. R. Elkins

Notary Public E. B. Beechey
Kings Co

Cert filed in N.Y. Co

Witnesses
Edward D. Dobbins
Max Klein
Officer James H. Price

July 168

~~William D. Dobbins~~

The People of the

State of New York

ex rel

Charles
H. Dobbins

Augustus R. Collins

and Edward B. Dobbins
Defendants

Statement

Max Dobbins
Defendant

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In the Matter of :
EDMUND B. BLEASBY, and :
others. :
----- :

In July, 1885 Messrs. John Wyeth & Brother, of Philadelphia, were informed that an imitation of their Compound of Beef, Iron and Wine, had been sold in the New York market at about \$5.50 per dozen. The usual price to retailers for the genuine article is \$7.20 per dozen. An investigation was made and it was learned that a gang of five or six men were engaged in the business of the preparation and sale of the imitation article

Their names are James Crosher, 409 West 125 street, (believed to be the man who made the imitation compound and supplied the others), Henry Crosher, his son; Augustus R. Elkins, 114 East 32 street, Edmund B. Bleasby, 440 East 116 street, afterwards 27 East 110 street and C. Pillsbury who gave addresses at 496 Cherry Street, 44th St., and Fourth Ave., Brooklyn, New York, 395 Bridge Street, Brooklyn, 194 & 196 Franklyn street New York; and W. J. Minshull, 42 Cedar Street New York.

During September, 1885, Bleasby, Elkins, James Crosher, Pillsbury, and Henry Crosher were in repeated conferences at a liquor saloon at 82 Church Street.

On or about the 26th day of August, 1885, Pillsbury sold to William Vincent, 117 Broadway, Brooklyn, B. D., six dozen bottles of what purported to be Wyeth & Bro.'s

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Beef, Iron and Wine at \$5.50 per dozen. He came into the store and offered the article for sale, went out and came back in a few minutes with the bottles and said he had them on a wagon around the corner. Mr. Vincent was suspicious, examined the bottle, thought the article an imitation and told Pillsbury to wait a day or two for his money as he wanted to find out whether it was genuine or bogus. Pillsbury appeared frightened and wanted to take the goods away, but Mr. Vincent would not permit him to do so. Pillsbury left and never appeared there again, but two days afterwards E. E. Bleasby came to Mr. Vincent with an order from Pillsbury to Vincent to deliver the goods to Bleasby. This order was found on Bleasby's person some months afterwards, when Bleasby was arrested. Vincent refused to deliver the goods to Bleasby and asked the latter where he got the Beef, Iron and Wine from. Bleasby replied that that was his

and none of Vincent's business and Vincent said he would make it his business and find out. Bleasby then threatened to bring in a witness that he might bring an action against Vincent for not delivering up the goods on the order of Pillsbury. He went out and returned with Elkins as his witness. Vincent still refused to deliver the goods and they, Bleasby, and Elkins, left and never appeared there again and Mr. Vincent retained the bogus goods. An account of this transaction appeared in a Brooklyn journal, also in the New York Morning Journal.

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Prior to this on August 13th, 1885, Bleasby sold to O. H. Jadwin, of Courtlandt Street, New York, four dozen Wyeth's Beef, Iron and Wine (so described in a bill he gave) which proved to be an imitation article with counterfeit labels thereon, as there also were on the bottles delivered to Vincent. Bleasby stated to Mr. Jadwin that he got the goods from James Crosher, also that he got it from a man in Philadelphia in exchange for other goods. In August, 1885 between the 22nd and 27th, Bleasby sold to Oscar C. Weinman of 173 Seventh Avenue, New York, two dozen, B. I. & W. for \$12. At about the same time Elkins came in to Mr. Weinman's store and offered three dozen at \$15. Weinman was suspicious not knowing Elkins and the latter went out and soon brought in Bleasby who said the goods were all right and Weinman bought and paid for them.

August 15, 1885, Elkins offered the bogus article to C. O. Bigelow 102 Sixth Ave., New York and delivered it on August 17, asked for the money and was told that he bought on thirty days' time.

August 22nd, Henry Crosher came and asked for the money and was told that MR. Bigelow wanted a bill of the goods. August 29th, ^(Elkins) Elkins came and wanted the money or goods and took the goods away. September 2nd, 1885, sold to Bartlett and Plummer, 1300 Broadway, New York, four dozen B. I. & W. delivered by himself and Henry Crosher. Elkins received pay for one dozen on September 7th, from Edward Plummer, who had bought it of him.

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Plummer asked Elkins if the goods were genuine and spoke of the article in the newspaper about the transaction with Vincent in Brooklyn and Elkins said the goods were all right and genuine and the man in Brooklyn was a fool.

August 31st, 1885, Elkins sold Max Stein of 446 Sixth Ave., New York, three and one-half dozen of the bogus article and received a check payable to R. Elkins for \$18.35. Mr. Stein was told that the article was bogus and in September 26th, 1885 at the request of H. E. C. Kuehn, representative of John Wyeth and Brothers Mr. Stein wrote a letter dictated by Mr. Kuehn to R. Elkins, 42 Cedar St., New York, asking for three dozen more of Wyeth's preparation of B. I. & W. on the same terms as before.

December 9th, 1885 nearly four months afterwards, Elkins and Bleasby went to Mr. Weinman's 173 Seventh Ave., New York. Weinman told them the stuff he had bought of them was not genuine and asked them to take it back. Bleasby paid Weinman three dollars per dozen for the three dozen. They then went to the store of Mr. Max Stein, 446 Sixth Ave., New York, and sold to him the same three dozen for \$18 and received a check to the order of R. Elkins.

Detective James K. Price of the 29th Precinct Police by arrangement was in the store of Mr. Stein and saw the sale and payment made and followed Bleasby and Elkins out of the store of Mr. Stein. Bleasby and Elkins went to a liquor saloon and were about getting the check

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cashed when Price arrested them. At the Station House he found on Bleasby's person a lot of counterfeit labels of Wyeth's Beer, Iron and Wine, seals for the corks also counterfeit small strip labels usually put on the bottles by Wyeth and Brother. They were brought before Judge Solan B. Smith at the Jefferson Market Police Court, the next day and on complaint of Edward T. Dobbins of John Wyeth and Brother, they were held for trial in default of \$1000 bail each. Bleasby stated in Court that he got the goods sold to Stein from Weinman, a druggist on Seventh Avenue and believed it to be genuine when he sold it to Mr. Stein.

While Bleasby and Elkins were on the way to Court one said to the other, "I guess we will go up this time."

When A. R. Elkins was arrested, he gave his address as 179 West Seventy-fourth St., New York, (that is, Central Park).

Mrs. A. C. Burdett, 114 East Thirty-second St., used to call him her husband and "Henry." He also passed himself off as Ex-Alderman Perkey to Henry Hegelein, (cigar maker,) 114 East Thirty-second St., (same house). And to the janitor there, that he was employed by Judge Solan B. Smith.

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TORN PAGE

ROWLAND COX,
ATTORNEY AND COUNSELLOR,
229 Broadway.

NEW YORK, June 10, 1882.

SIR :

On behalf of Messrs. John Wyeth & Bro., of Philadelphia, I beg to request that you discontinue the use upon any preparation of beef, wine and iron, not made by them, of labels having the appearance of a shield.

Messrs. Wyeth & Brother have been scrupulously particular in avoiding the appropriation of labels claimed by other houses and have been for years permitted to use their shield without being interfered with. The popularity of their goods has led to the perhaps inadvertent selection of their style and label by a number of druggists and dealers in dry goods, and suits have been commenced where the infringements were unjustifiable. Several injunctions have been granted, a copy of one of which is appended.

I hope you may be disposed to at once give up the use of a shield label upon any preparation not made by Messrs. Wyeth & Brother. I greatly desire to avoid putting you to inconvenience, but shall be compelled to resort to legal proceedings unless my request is complied with.

Your obedient servant,
ROWLAND COX.

(Copy.)

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

To ROBERT BLACKBURN, CLERKS, ATTORNEYS, AGENTS, SERVANTS AND WORKMEN, GREETING :

WHEREAS, it has been represented to us, in our Circuit Court of the United States, for the Southern District of New York, in the Second Circuit, and duly adjudged and decreed, that JOHN WYETH, FRANCIS H. WYETH and EDWARD T. DOBBINS, composing the firm of JOHN WYETH & BROTHER, of the City of Philadelphia, in the State of Pennsylvania, are entitled to the exclusive use of a certain label in the similitude of a shield, a copy of which is hereto attached and made a part hereof, as a trade-mark for preparations of beef, iron and wine and analagous preparations.

AND WHEREAS, it has been represented to us that you, the said ROBERT BLACKBURN, have heretofore, in some way, made use of a label in the similitude of a shield in connection with the sale of a preparation of beef, iron and wine.

Now, THEREFORE, we do strictly command and perpetually enjoin you, the said ROBERT BLACKBURN, your agents, clerks, workmen, servants, employes, subordinates and all persons acting for and in privity with you, *under the pains and penalties that may follow*, in case of disobedience, that you and each of you, from directly or indirectly, in anywise using, in connection with any preparation, any label or labels like the label referred to as "Complainants' Label;" but nothing herein shall prevent you from selling in good faith the true and genuine preparation of the complainants.

WITNESS, the Honorable MORRISON R. WAITE, Chief Justice of the Supreme Court of the United States, at the City of New York, in the County and State of New York, in said Southern District of New York, this 16th day of May in the year of our Lord one thousand eight hundred and eighty-two.

[SEAL OF COURT.]

JOS. M. DEUEL,
Clerk.

ROWLAND COX,
229 Broadway,
Solicitor and of Counsel for Complainants.

0688

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edmund C. Colebrook
and
Augustus R. Evans

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

Edmund C. Colebrook and Augustus R. Evans
of the County of New York, of a misdemeanor,

committed as follows:

The said Edmund C. Colebrook and Augustus R. Evans, each —

late of the First Ward of the City of New York, in the County of New York afore-
said, on the ninth day of December, in the year of our Lord
one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid,

did unlawfully sell to one Max Stein, without
the consent of the partnership hereinafter mentioned,
a certain article of merchandise, to wit:
forty-two bottles then and there con-
taining and endorsing a certain compound
mixture, preparation and drug which
might be lawfully sold and offered
for sale, and called "Cody, Brown and
Wine", to which said article of mer-
chandise, and in and upon the said
bottles as so aforesaid then and there
containing and endorsing the name,
there was then and there affixed and
placed, a false and counterfeited trade-
mark, and label and mark, purporting
to be the genuine trade mark, label and

made used by certain persons con-
 taining and composing a certain com-
 position then doing business at the
 City of Philadelphia in the State of
 Pennsylvania in and by the firm
 name and style of John W. and
 Brother, to indicate the said com-
 position as the makers of a certain other
 preparation compound mixture and
 thing, made and prepared by them
 and are known as "Red Wine and
 Wine", and therefore have fully
 adopted by the said partnership,
 and by them usually affixed to the
 said last mentioned preparation,
 compound, mixture and thing to denote
 that the same was manufactured,
 produced, sold, compounded, bottled
 and prepared by the said partnership;
 against the form of the Statute in such
 case made out provided, and against
 the peace and dignity of the said People.

And the Grand Jury aforesaid, by this
 indictment further accuse the said Edmund
 B. Bledley and Augustus R. Elkins, for
 Misdemeanors, committed as follows:

The said Edmund B. Bledley, Augustus
 R. Elkins, each late of the Ward, City and
 County aforesaid, afterwards, to wit: on the

day and in the year 1890, at the Ward, City
 and County of Worcester, did unlawfully sell to
 one Max Klein, without the consent of the co-
 partnership hereinbefore mentioned, a certain
 article of merchandise, to wit: two bottles
 then and there each containing and endorsing
 a certain compound, mixture, preparation and
 thing which might be lawfully kept and
 offered for sale, and called "Beef, Bone and
 Wine", to which said article of merchandise,
 and in and upon each of the said bottles, so
 as aforesaid then and there containing and
 endorsing the same, there was then and there
 made and placed, being and
 affixed and placed a certain imitation of the
 genuine trade mark, label and mark used
 by certain persons constituting and comprising
 a certain partnership then doing business
 at the City of Philadelphia, in the State of
 Pennsylvania in and by the firm name and
 style of John Wright and Brother, to indicate
 the said partnership as the makers of a
 certain other preparation, compound, mixture
 and thing made and prepared by them and
 also known as "Beef, Bone and Wine", and
 therefore lawfully adopted by the said
 partnership, and by them usually affixed
 to the said last mentioned preparation,
 compound, mixture and thing to denote
 that the same was manufactured, pro-
 duced, sold, compounded, bottled and
 prepared by the said partnership.
 In witness whereof the State in such
 case made and provided, and against the
 peace and dignity of the said People.

Randolph Martin,

District Attorney.

0691

BOX:

198

FOLDER:

1990

DESCRIPTION:

Boldt, George

DATE:

12/17/85



1990

0692

BOX:

198

FOLDER:

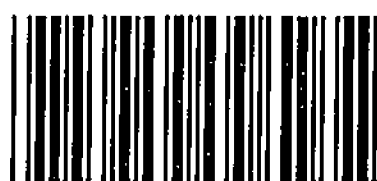
1990

DESCRIPTION:

Rohrs, Charles

DATE:

12/17/85



1990

0693

No 156

Witnesses:

W. H. Hester
G. J. Lane

Counsel, *Reynolds*,
Filed *17* day of *Dec* 188 *5*
Plead *Michichy*

THE PEOPLE

vs.

B

George Boldt

and B

Charles H. Rohrer

MISDEMEANOR.

RANDOLPH B. MARTINE,

Part 177 District Attorney.

Both Plead guilty

A TRUE BILL.

Wm. J. Haddock

Foreman.

Find \$200

\$100 each

0694

E. G. LOVE, PH. D.,
Analytical and Consulting Chemist,
122 BOWERY,

New York, Sept 28th 1885

CERTIFICATE OF ANALYSIS.

SAMPLE OF BUTTER.

Marked, No. 643 Rohrs Balch & Co 582 Eleventh Ave.
Received from B. F. Van Valkenburg per W. N. Meeten
on Sept 11th 1885.

THE SAMPLE CONTAINS:

WATER,	- - - -	11.2.6%
ANIMAL AND BUTTER FAT,	- - - -	84.7.7%
CURD,	- - - -	1.2.8%
SALT,	- - - -	2.6.9%

ANALYSIS OF THE FAT:

INSOLUBLE FATTY ACIDS,	- - - -	94.7.3%
SOLUBLE " "	- - - -	0.4.5%
SPECIFIC GRAVITY OF THE FAT		
AT 100° F.,	- - - -	0.9.0.15

This sample is composed mainly of animal fat, and was not produced from unadulterated milk, or cream from the same. It was not produced from milk or cream alone. It contains coloring matter, whereby it is made to resemble butter, the product of the dairy; and it is in imitation and semblance of butter, produced from pure unadulterated milk or cream from the same.

Respectfully yours,

E. G. Love Ph D

Mr. B. F. Van Valkenburg

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

On the 28th day of September in the year
one thousand eight hundred and eighty five
before me personally came
E. G. Love to me known, and known to me to be the individual
described in, and who executed the foregoing instrument, and
acknowledged that he executed the same.

William J. Koeckel
Notary Public
N.Y. Co-28

0695

Ex 1
No 643

Sept. 28/87

James H. Carter
Master & good friend

0696

Analytical and General

STATE OF NEW YORK,
County of New York ss.:

William W. Meeteer being duly sworn, deposes and says:
That he resides in the 512 East 116th Street in the County of
New York and State of New York, and is 46 years of age,

and is an expert appointed by JOSIAH K. BROWN, New York State Dairy Commissioner;

That on the 10th day of September, 1885, in the

Store occupied by them, No. 582 Eleventh Avenue street, in the City

of New York in the County of New York

and State of New York, George Boldt and Charles Rohrer, against the

form and statutes in such cases made and provided, and in violation thereof, and against the peace of the

people of the State of New York, had in his possession, with intent to sell the same for Butter made from unadul-

terated Milk or Cream, a number of pounds of a substance, product, manufacture and compound, which was not

Butter made from unadulterated Milk or Cream, but had been made by manufacturing, mixing and compounding with

and adding to a small quantity and proportion of natural Milk, Cream or Butter a large quantity and proportion of

animal fats or animal or vegetable oils, and was a manufactured oleaginous substance not produced from Milk or

Cream; that it had been and was colored with some coloring matter whereby the same was made to resemble Butter,

the product of the Dairy, and was so colored thereby, in semblance of and resembled Butter, and did resemble Butter

the product of the Dairy; that the said Boldt and Rohrer did permit one of their agents and employees

namely Edward Lossee who was at that time their agent and set out in said store

to offer for sale said substance offered said substance, product, manufacture and compound for sale as and for

Butter made from unadulterated Milk or Cream at such time and place, with intent to sell the same as and for Butter

made from unadulterated Milk or Cream, and did sell some considerable portion thereof, to wit, 1 pound

as and for Butter, the product of the Dairy, and represented the same to be Butter at such time

and place; that the said substance, product and compound was not natural Butter produced from pure unadulterated

Milk, or Cream of the same, and was not Butter the product of the Dairy, and was not made exclusively from Milk or

Cream, or both; that it contained some substance for the purpose and with the effect of imparting thereto a color

resembling that of yellow Butter, and was in imitation and semblance of natural Butter produced from

pure unadulterated Milk or Cream of the same, and was colored by some substance to resemble yellow

Butter, and was in semblance of natural Butter; that the same was a substance known as Oleomargarine; that it had

been made, manufactured and rendered after April thirtieth, 1885, out of some animal fat, or animal

or vegetable oils not produced from unadulterated Milk, or Cream of the same, in imitation and semblance

of natural Butter, produced from pure unadulterated Milk, or Cream of the same, by mixing, compounding with

and adding to a small quantity of Milk, Cream or Butter a large quantity and proportion of some animal fats or animal

or vegetable oils not produced from Milk or Cream, with design and intent to render, make and produce an article,

substance and human food in imitation and semblance of natural Butter. That the same was not manufactured, or in

process of manufacture on April thirtieth, 1885, but has been rendered, manufactured, compounded and mixed since

April thirtieth, 1885, as deponent is informed and believes

That the tubs in which the same was contained did not have the words "Oleomargarine Butter"

upon the top or side thereof, and such words were not burned in or painted thereon with permanent

black paint, in a straight line not less than one half inch in length, where deponent could see such brand;

that no printed label, bearing the words "Oleomargarine Butter" was delivered therewith to the purchaser thereof.

Deponent further says that on said 10th day of September

1885, he went to the said Store of said

Boldt and Rohrer in said City and County, and told said Lossee

that he wanted to buy some Butter; that said Lossee

showed deponent a number of pounds of the said Oleomargarine hereinbefore mentioned, offered the same to depo-

nent for sale, and sold the same to deponent; that he so sold to deponent 1 pound

thereof, and deponent then paid to him therefor the agreed price thereof, amounting to the sum of \$ 0.23

; that, as deponent believes and charges, the said Lossee at the time

of so offering and selling the same, well knew that it was Oleomargarine, and had been manufactured and colored as

hereinbefore stated; that he did not tell deponent at any time that the said Oleomargarine so sold to deponent was not

Butter, the product of the Dairy; that deponent saw the tubs in which the said Oleomargarine was contained, and no

printed label bearing the words "Oleomargarine Butter," was delivered by said Lossee

to deponent with the Oleomargarine sold to him; that on

September 11th 1885 deponent delivered a sample of such Oleomargarine, so

purchased by him as aforesaid to E. G. Lane a chemist of

the city of New York N. Y., and caused the same to be analyzed by

such chemist, as shown by the annexed certificate of such chemist.

Wherefore, deponent prays that a warrant may issue for the arrest of the said George Boldt

and Charles Rohrer, and that he may be dealt with as the law directs.

Sworn to before me this 27th

day of October, 1885

William W. Meeteer

Soloist

Police

Justice

0697

6 /
Court of New York
County of _____

THE PEOPLE, &c.,
vs.
George Boldt
Charles Rohrer

Affiant: W. W. Meeker
350 Washington St
Witnesses: J. C. du Bois
Residence 350 Washington St
E. G. Lowe
Residence 122 Bowery

Residence _____
Residence _____

0698

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Charles H. Rohrs 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?

Answer.

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.
I demand a trial by
jury
Charles H. Rohrs*

Taken before me this

Joseph J. [Signature]
District Police Justice.

0699

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 - District Police Court.

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

Answer.

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
I demand a trial
by jury*

George Bolan

Taken before me this

day of

188

Police Justice

0700

Sec. 151.

Police Court 2^d District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by William W. Mceteer of No. 572 East 116th Street, that on the 10th day of September 1885 at the City of New York, in the County of New York,

George Boldt and Charles Rohrs
had then and there in their possession
with intent to sell the same for profit
a certain substance known as Olive
Margarine, in violation of chapter
215 of the Laws of 1882 of the State
of New York

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring them forthwith before me, at the 2^d District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 27th day of October 1885

Solomon B. Smith
POLICE JUSTICE.

0701

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Meeteer

vs

George Baldt

Charles Rohrs

Warrant-General.

Dated *October 27* 1885

Smith Magistrate.

Campbell Officer.

The Defendant

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

Ido
Matthew Campbell Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *Oct 28 1885*

Native of *Br Br*

Age, *21* *32*

Sex,

Complexion,

Color, *White*

Profession, *Boat*

Married, *No*

Single, *Yes*

Read, *Yes*

Write, *Yes*

353-18 35
5321 G. W.

0702

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

Thos. J. Solou 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 Oct 28 188 Police Justice.

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

Dated Oct 28 188 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.

0703

Police Court--

District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

vs.

George Robert
Charles H. Jones

4

Date

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

to answer

Bailed

BAILED,

No. 1, by Peter McGowan

Residence 539 9th Ave Street.

No. 2, by Edward G. Byrnes

Residence 56 West 126 Street.

No. 3, by _____

Residence _____ Street

No. 4, by _____

Residence _____ Street.

0704

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Figoras Boddak and
Charles M. Boddak

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

Figoras Boddak and Charles M. Boddak

(Chap. 458, Laws of 1885, § 3.) of a Misdemeanor, committed as follows:

The said *Figoras Boddak and Charles*
M. Boddak, each —

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *September*, in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, *one pound* —
of a certain oleaginous substance and compound, not made nor produced from milk or cream
(a more particular description of which said substance and compound, and of the ingredients
and matters of which the same was made and produced, is to the Grand Jury aforesaid un-
known, and cannot now be given), unlawfully did sell, and cause and procure to be sold to one
William W. Meeker, for butter, the product of the dairy; against the
form of the statute in such case made and provided, and against the peace and dignity of the
said people.

SECOND COUNT: (Chap. 246, Laws of 1882, § 1.)

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

Figoras Boddak and Charles M. Boddak
of a Misdemeanor, committed as follows:

The said *Figoras Boddak and Charles*
M. Boddak, each —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, did unlawfully sell and cause and procure to be sold, at
retail, to one *William W. Meeker*, *one pound*
of a certain substance, not butter, commonly called oleomargarine, and did then and there
falsely represent the same to the said *William W. Meeker*,

to be butter; against the form of the statute in such case made and provided, and against the
peace and dignity of the said people.

0705

THIRD COUNT: (Section 430, Penal Code.)

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

George Boldt and Charles St. Johns
of a Misdemeanor, committed as follows:

The said *George Boldt and Charles*
St. Johns, each -

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, did unlawfully sell, and cause and procure to be sold, to one

William W. Meeker, as an article of food, *one pound* of a certain
substance in imitation of a certain article of food, to wit: butter, without disclosing such imi-
tation by a suitable and plainly visible mark or brand; against the form of the statute in such
case made and provided, and against the peace and dignity of the said people.

FOURTH COUNT: (Chap. 238, Laws of 1882, § 3.)

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

George Boldt and Charles St. Johns
of a Misdemeanor, committed as follows:

The said *George Boldt and Charles*
St. Johns, each

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, a certain parcel containing *one pound*
of a certain article and substance in semblance of butter, not the legitimate product of the
dairy, and not made exclusively of milk or cream, but into which divers oils and fats not pro-
duced from milk or cream, entered as component parts (a more particular description of which
said article and substance is to the Grand Jury aforesaid unknown, and cannot now be given), the
same being then and there an article and substance required by law, in case of retail sales in
parcels, to be sold from a tub, firkin, box or package, distinctly and durably stamped, branded
or marked upon the top and side with the words "Oleomargarine Butter" only, where it could
be plainly seen, in Roman letters, burned in or painted thereon with permanent black paint in
a straight line, and not less than one-half inch in length, and wherewith the seller was then
and there required by law, to deliver to the purchaser, a printed label, bearing the plainly
printed words "Oleomargarine Butter" only, in Roman letters not less than one-half inch
in length, in a straight line, unlawfully did then and there sell and cause and procure to be
sold at retail to one *William W. Meeker*.

from a certain *kud and box* which was not then and
there stamped, branded or marked as aforesaid, and did then and there unlawfully omit to de-
liver therewith to the said *William W. Meeker*,
a label of the kind and description aforesaid, against the form of the statute in such case made
and provided, and against the peace and dignity of the said people.

0706

FIFTH COUNT : (Chap. 215, Laws 1882, § 2.)

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

George Boldt and Charles H. Boldt
of a Misdemeanor, committed as follows :

The said *George Boldt and Charles*
H. Boldt, each -

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

William W. Meeker, one pound

of a certain article and substance in semblance of natural butter, and known as oleomargarine
or imitation butter, the same not being the legitimate product of the dairy, and not being
made exclusively from milk or cream, or both, with salt or rennet, or both, with or without
coloring matter or sage, but into which divers oils, and animal and other fats, not produced
from milk or cream, had been introduced (a more particular description of which said article
and substance is to the Grand Jury aforesaid unknown, and cannot now be given), against the
form of the statute in such case made and provided, and against the peace and dignity of the
said people.

SIXTH COUNT : (Chap. 458, Laws of 1885, § 2.)

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

George Boldt and Charles H. Boldt
of a Misdemeanor, committed as follows :

The said *George Boldt and Charles*
H. Boldt, each -

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the City and County aforesaid, did unlawfully sell and cause and procure to be sold to one

William W. Meeker, one pound

of a certain article, substance and compound in imitation and semblance of, and designed to
take the place of natural butter produced from pure, unadulterated milk, or cream of the same
the said article, substance and compound, so sold as aforesaid, being rendered and manufac-
tured out of divers animal fats and oils not produced from unadulterated milk, or cream from
the same, the said article, substance and compound not being manufactured or in process of
manufacture on the ^{30th} ~~thirteenth~~ day of April, in the year of our Lord one thousand eight hun-
dred and eighty-five (a more particular description of which said article, substance and com-
pound, is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of
the statute in such case made and provided, and against the peace and dignity of the said
people.

RANDOLPH B. MARTINE,

District Attorney.

0707

BOX:

198

FOLDER:

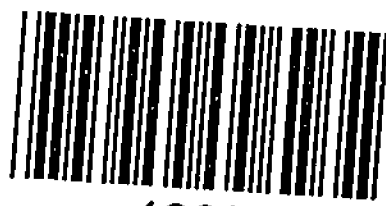
1990

DESCRIPTION:

Boulin, Charles

DATE:

12/03/85



1990

0708

Witnesses:

Counsel, *E. E. Page*
Filed *3* day of *Dec* 188*8*
Pleads *Guilty (4)*

THE PEOPLE

vs.

R

Charles Goodin

H. D.

[Section 1923 - Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

J. Carter Jr.
Foreman

*Def't committed suicide
in prison, by cutting
his throat - Feb'y 26/86
(see within)*

0709

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the ~~house of~~ *Coroner's Office*
 No. 15. *Chatham* Street in the *4th* Ward of the City of
 New York, in the County of New York, this *7th* day of *December*
 in the year of our Lord one thousand eight hundred and *85*
Ordinand Levy before
 of the City and County aforesaid, on view of the Body of *Julia Doulon*

Jury 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
Julia Doulon came to her death, do
 upon their Oaths and Affirmations, say: That the said *Julia Doulon*
 came to her death by *that wounds received*
in a manner unknown to the jury at
her residence No. 11 Carlisle street on
about November 25/85

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.

McAig 146 *36 Beekman*
J. R. Wallis *36 Beekman*
L. Bailey 21 Spruce St
Chas Siegel 146 *36 Beekman*
B. W. A. Carter 215 *William*
C. E. Foster 95 Chatham St
Anthony Murphy 42 Catharine
Ordinand Levy
 CORONER, T. S.

0710

CORONER'S OFFICE.

TESTIMONY.

1.

Officer John M. Donald 29th Precinct.
 On Nov. 25th I was sent to No
 11 Cordisole St to arrest Charles
 Bouillon, I brought him in the
 direction of the Station House and
 afterwards to the Docks, I found
 in his prison a small knife
 Judge Gorman committed the
 prisoner without bail, on the
 following day I found a potatoe
 masher and a cloth of the deceased
 said that his father had struck
 his mother with it the previous
 day, the prisoner denied all knowledge
 of the affair but that a man
 named Anderson had said that
 he would get square with Phillips
 wife, I then a witness heard Anderson
 say you won't forget me, I
 checked Thomas Deane as a witness
 John M. Donald.

Taken before me

this

7th day of December 1885

Gordon and Tracy

CORONER.

0711

CORONER'S OFFICE. •

TESTIMONY.

2

Thomas Conlon being sworn says.
 I reside at No. 11 Carlisle Street.
 and am a laborer. On Nov. 24/00
 Mr. Paulin came in the house and
 the wife said to him that you
 have \$2.50 in your pocket it
 was then about 9 P.M., he said
 to her not to bother him
 Thomas Conlon

Officer Henry Dunstap 27th Precinct.
 being sworn says. On Nov. 24/00
 about 10.15 Am I saw the prisoner
 Charles Drullere and conversed
 with him. I saw him again
 about 11.55 P.M. picking his hall
 door. I saw nothing further as
 he went up stairs, he was there
 at 10 P.M.

Henry Dunstap

Taken before me

this

7th day of December 1885

CORONER.

0712

CORONER'S OFFICE.

TESTIMONY.

3

William West. being sworn says.
 I reside at No 11 Carlisle St and
 am a steward, Mr & Mrs Phillips
 were quarreling and fighting since
 I had been boarding at the
 house No. 13th they were always
 under the influence of liquor, the
 Friday before his death I heard
 Mrs Phillips scream it was then
 about 9 or 10 P.M. I went into
 her room and saw her head
 bleeding she said that she wanted
 to put her husband on the
 ground, she said that he had
 cut her a Doctor came but I
 went down to my own room
 on the following Monday Nov. 23rd
 a man named Anderson and a
 friend came in, they was sent
 for and the deceased said some
 vulgar names to her husband, then
 went and got a just stick and
 struck Anderson several times,
 the woman was intoxicated and as
 was Anderson he said, that some
 night he would mark her, Anderson
 came back and broke 5 panes of
 glass, on Tuesday Nov. 24th at night

Taken before me

this

7th day of December 1885

Frederick Lee

CORONER.

0713

CORONER'S OFFICE. •

TESTIMONY. C

There was singing and dancing in the store at No. 11 E. 1st St., there was another man, boarding in the house "Dorillon" ^{wife} did not want him there but his husband did, I was sober that night, the man that Mrs. Dorillon objected to went up stairs with Mr. Dorillon, Dorillon said to his wife take my name off the sign I will hang for you, she then said to me there is eight cents for a pint of beer and 10 cents for some gin, I went up stairs and had to go through Dorillon's room to get my gin, I took a drink of gin from his and then went to bed it was ten about 11:00 PM after a few minutes Dorillon came into the room and I then fell asleep, I woke up the following morning about 3:45 AM went through the room of Mrs. Dorillon and then out to get a drink of water in the hall then went back and saw Dorillon on his bed, afterwards I heard a sigh from Mrs. Dorillon's bed and I went to my room, got up about 5:15 AM

Taken before me

this

7th day of December 1885

Ferdinand Roy CORONER.

0714

CORONER'S OFFICE.

TESTIMONY.

and went across the way to take
a drink, I had several drinks and
myself came in about 7:30 that
Julia Douillon was murdered &
went back to the house and found
that she was dead. I had seen in
the bed Douillon his wife and his
two children and supposed them to
be asleep.

William X. Heist.
mark

I am a married man and
reside at 11 Parkside St. In
the month before my Mother was
murdered a man named Anderson
came to the house and sent me
for some lager, afterwards Anderson
came and broke five frames of
glass, he accused my mother
(the deceased) of having taken
several dollars. my Mother asked
to make a charge against Anderson
my Father was not present when
the glass was broken on Tuesday
Nov. 24/85 I was in the saloon at
night time no singing was going
on nor dancing. I went up stairs

Taken before me

this

7th day of

December 1885

Frederick Levy

CORONER.

0715

CORONER'S OFFICE.

TESTIMONY.

about between 10 or 11 at night, Mr. Christ had already gone up to bed my Father was not in the house but previous to his going out he gave my Mother a push and knocked her down, that was about 9 at night, Christ was not able to stand on his feet. he went to bed about 7.30 that evening, I did not see Anderson that day, I went to bed and locked the door ^{down stairs} if I saw them between 10 and 11 P.M. I woke up about 5 the following morning, my father was in the bed ^{above} ~~abreast~~ of my mother asleep, I fell asleep again and woke up about 8 A.M. I woke my father and he said "Oh my God Charles she is dead" he went for a Doctor who came and said that she was dead, no person told me what to say in regard to the case, my Father used to hit my Mother (the deceased) and whip her, when Christ went to bed he would generally shut his door he had no occasion to go through the room where we slept. my Mother had not been bleeding from any old wounds on her head, the

Taken before me

this 7th day of December 1885

H. J. Anderson & Levy CORONER.

0716

TESTIMONY.

7

I have made

Mr. D., being sworn says:
of the body of
now lying dead at

and from such

and history of the case, as per testimony, I am of opinion the cause of death is

Mr. D.
Hall door was generally locked and bolted
every night. I had got liquor for my
Mother the day before Mr. Smith over in
the habit of sleeping in the back room
but he did not sleep in it the night.
before my mother was found dead
I saw Anderson have a jack knife with
him it had one blade in it

— Charles Wm Doulin

Sworn to before me,
this

7 day of December 1885
Frederick Levy CORONER.

MEMORANDA.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE
35 Years. Months. Days.	Germany	Wichita	When Reported.

There was no
report of a
stranger found
at the side of the
indian when
found at 11 miles

Notary Frank J. Keeler
Counselor,
Geo. Bray, and
Counselor Louis J. Grant
(Benjamin Bessing-
93 Nassau St.)
Counselor Edmund E. Price
90 Centre St.

F. L.

No. _____
Quar. _____ 1888

AN INQUISITION

On the VIEW of the BODY of

Julia Berlin

whereby it is found that he came
to his death by

Inquest taken on the _____ day
of _____ 1888, before

FERDINAND LEVY, Coroner.

0719

CORONER'S OFFICE.

TESTIMONY.

7

My A John being grown days
 I did reside at 113 East 11 Street
 and am a carpenter. I have lived
 the past 9 months at 11 Carle
 Street. On Nov. 20/88 I was
 present when Mrs Drayton was
 injured by Anderson, her and
 the cook wanted to hurt her
 she fell down afterwards and
 hurt her head, Anderson was
 intoxicated, Drayton did not state
 the morning, the disturbance took
 place about 3 o'clock in the
 morning, Drayton pulled his
 wife away. On Tuesday Nov. 21/88
 in the evening there was a good
 deal of drinking in the place
 Roberts came in and wanted
 lodging but Mrs Drayton did
 not want him to, I saw
 Mrs Drayton take up a chair
 but Mr Drayton took it
 away, I went to bed at
 10 P.M. Mrs Drayton went
 about the same time I got
 up the following morning at
 6 AM to go to work, came
 back about 11 AM and took

Taken before me

this

7th day of December 1888

Frederick Levy

CORONER.

0720

CORONER'S OFFICE.

TESTIMONY.

That Mrs. Penillon was dead

Do

~ Peter August Blohm

~~Signature~~

Taken before me

this

7 day of December 1888

Frederick L. G. J.

CORONER.

0721

CORONER'S OFFICE.

TESTIMONY.

9

Frederick G. Merrill M.D. Senior Surgeon
 says I am practicing physician
 No. 20 Greenwich St. On Saturday
 Nov. 24th about 4 PM I was
 called to No 11 Carlisle Street
 and found Mrs Bouillon suffering
 from a scalp wound which she
 said was inflicted by her
 husband, she was intoxicated
 at the time, I dressed the
 wound which was a clean cut
 it might have been received
 from a fall, she told me that
 the wound might have been done
 with a knife but made a
 great many contradictory statements
 to me, I did not treat her again
 until Thursday Nov 25th then her
 husband came to me and said
 his wife was bleeding and I went
 to the house about 9 AM and
 found his wife dead, my impression
 was that her old wound caused
 her death, I went to the Station
 House and reported the case, my
 opinion was that the woman was
 stabbed to death, I and Dr Donlin
 found 16 stab wounds on the woman

Taken before me

this

 7th day of December 1885
 Ferdinand Levy

CORONER.

0722

CORONER'S OFFICE.

TESTIMONY.

10

The general condition of the deceased when I saw her was that she was under the influence of liquor her husband seemed always to be able to take care of himself the deceased was a strong robust woman I did not examine the brain of the deceased, Duillon told me in the house when he walked out with me that he was in an unpleasant position and that he had better go out of the way I told him not to do so, and advised him to go back to the house which he did.

F. I. Merrell M.D.

Charles Anderson being sworn says I reside at No. 346 Mats St. and am a laborer. On Nov. 23rd I went to Duillon's place with another man for lodging in the forenoon, I sat for some time there were plenty of sailors there, Mrs Duillon was drunk here I sat for some time, Mrs Duillon told me to get out but Mr Duillon said

Taken before me

this

7th day of December 1888

Ferdinand Levy

CORONER.

0723

CORONER'S OFFICE.

TESTIMONY.

11

not to mind, I went out on the sidewalk & Mrs Donillon came out and afterwards stuck me with the pig that had contained the beer, I went across the street and Mr Donillon came after me after a while I returned to Donillon's an officer then arrested me but Mr Donillon refused to make a charge, I did not go near Donillon's house again. I was out there on Tuesday Nov. 24th, I have carried a jack knife for about 5 or 6 years. I never was arrested, I never told anybody that I would fix Mrs Donillon. I said to an officer that I had lost some money in Donillon's house.

Charles Anderson.

George Mentue being sworn says. I reside at No. 11 Carlisle Street and am a sailor. On Nov. 24th I was at the house and after supper a young woman came in under the influence of liquor the people in the store where

Taken before me

this

7th day of December 1885

Arduant Grey

CORONER.

0724

CORONER'S OFFICE.

TESTIMONY. 12

all drinking and dancing, about 8 PM Mr (Mrs Donillon) told a sailor named George Roberts to go out but he did not, I saw Mrs Donillon afterwards have a potatoe mashers, I then went in the yard but returned and she gave me 10 cents to go for beer, I got the beer and saw Mrs Donillon and the sailor in the saloon I went to bed at 11:30 PM the next morning I got up about 7 AM and was told by Mr Donillon that his wife was bleeding to death, he then went to a saloon across the way and I paid no further attention, I did not see Anderson on Tuesday Nov 24th.

George Roberts

Taken before me

this

7 day of December 1888

Frederick Levy CORONER.

0725

CORONER'S OFFICE.

TESTIMONY.

Philip E. Dailin M.D. being sworn says
 Nov 25. 1885 at 11 Carlton St. I
 made a post-mortem examination of the
 body of Julia Bonlieu.

I found twenty stab wounds of the
 right side of the head.

The first was a stab wound of the right
 cheek over the outer and lower edge of the
 malar bone. it was one-third inch in length
 and one-half inch deep.

The 2^d was a stab wound of right ear cover-
 ing it at about the center. this wound
 extended into the neck behind the
 ear to the depth of one-half inch.

The 3^d was an inch in length behind
 the ear over the canal and extended
 into the skull.

The 4th wound is one-half inch behind
 the 3^d, an inch in length and ex-
 tending to the bone.

The 5th wound is one and a half inches
 long, parallel to the others and extending
 to the occipital bone which it fractures
 breaking the bone.

The 6th wound commences immediately
 above the ear, is one-eight inch from
 the 5th and parallel to it. It is one and

Taken before me

this

7th day of Dec 1885
 Frederick L. [Signature] CORONER.

0726

CORONER'S OFFICE.

TESTIMONY.

2

a quarter inches in length

The 7th wound is parallel to the 6th wound, and is really 3 wounds extending from $1\frac{1}{2}$ inches above the right ear downwards and backwards to within two inches of the occipital protuberance each of these 3 wounds is an inch in length and runs one into the other. The front of this wound immediately above the ear has a fracture of the skull - (Compound & Communited) beneath it.

This fracture is one and a half inches in width, and two inches in length - it is irregular in shape and the fragments were driven in on the brain lacerating it.

The 8th wound is parallel to the others one and three quarters inches above the right ear - one and three quarters inches in length extending to the bone.

The 9th wound is between the 7th and 8th one and a half inches in length and parallel to the others.

The 10th wound is about 5 days old one and a half inches in length - horizontal and commences one and a half inches to the left of the median line and two inches above the occipital.

Taken before me

this

7th day of

Dec 1884

Frederick L. 1777

CORONER.

0727

CORONER'S OFFICE.

TESTIMONY.

3

protrusion

The next eleven wounds are confined to a space one and a quarter inches square immediately above and in front of the right ear. They are in length from one twelfth to one quarter inch in length and extend to the bone.

The Heart was hyperthrophied the lungs ordilated. all other organs were normal.

Death is due to shock from scalp wounds of the head fracturing the skull and lacerating the brain.

J. E. Quinn M.D.

Taken before me

this

7th day of Dec 1885
 Frederick L. ... CORONER.

0728

Coroner's Office,

CITY AND COUNTY
OF NEW YORK, } SS.

Charles Boulton 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—

Charles Boulton

Question—How old are you?

Answer—

42 years

Question—Where were you born?

Answer—

Sweden

Question—Where do you live?

Answer—

11 Carlisle str.

Question—What is your occupation?

Answer—

Boarding house

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

I am not guilty
Charles Boulton

Taken before me, this 7 day of December 1885

Fredrick Levy CORONER.

0729

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months.	Days.			
35			Ireland	11 Carlisle St	Nov. 25/85

4th. 2nd. 539. - 1885
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Julia Pauline

which it is found that she came to
her Death by the hands of

Person or Persons

unknown to jury

Report taken on the
of December 7 day
1885

Edward Leary Coroner.

Committed

Obit

Discharged

Date of death November 25/85

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE. When Reported.
35 Years. Months. Days.	Ireland	11 Canal St	Nov. 25 th 1885

HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of
Julia Doolin
Whereby it is found that she came to
her Death by the hands of

Person or Persons

Unknown to Jury

Inquest taken on the 7th day
of December 1885
before

Ferdinand Leary Coroner.

Committed

Bailed

Discharged

Date of death November 25th 1885

0730

0731

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

POLICE COURT, 122 DISTRICT.

John M. McDonald

of No. 29th Precinct Police Street, being duly sworn, deposes and says,

that on the 29th day of November 188 ✓

at the City of New York, in the County of New York, Deponent arrested

Thomas Conlin who is a material witness in the case of the people of the State of New York against Charles Boulton charged with Homicide. Deponent has reason to believe and does believe that said Conlin will not appear at the Court of General Sessions to testify upon said trial and therefore asks that he may be committed to the house of detention as such witness.

John M. McDonald

Sworn to before me, this

of

November 188 ✓

at

John J. Herman Police Justice.

0732

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John M. McManus

vs.

Thomas J. Parnell

AFFIDAVIT.

Dated *New York* 188 *✓*

German Magistrate.

Officer.

Witness,

Disposition

Committed to House
of detention in default
of \$100 for appearance

0733

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

POLICE COURT, 1st DISTRICT.

John McDonald

of No. the 27th Precinct Police ~~Street~~, being duly sworn, deposes and says,

that on the _____ day of _____ 188

at the City of New York, in the County of New York, that Charles

Anderson (now here), is a material witness in the case of the people against Charles Boulin on a charge of Homicide. Said

Anderson having no permanent residence deponent prays he may be committed to the House of Detention to await the result of said trial.

John McDonald

Sworn to before me, this

of

December 188

day

at

Police Justice.

0734

POLICE COURT—1 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Anderson
vs.

AFFIDAVIT.

Dated *December 7* 188 *5*

Duffy Magistrate.

M. J. Donnell Officer.

27

Witness,

Disposition *House of Detention*
400 in default.

0735

The People

v

Bolen

About ten o'clock, this Roberts came in with Charley, he said he would go to bed- Julia says no he shall not go to bed, and began to curse and swear, and Charley took him up stairs, when about half-way up she says I am boss, and Charley said then take my name of the sign, and says come out and I will find you a boarding house- it was after ten o'clock. As he was going out he says you bloody Irish Ritch I will hang for you, she says you damnea Swed-ish whore- go fuck yourself. We sata little while, Broome, was standing against the door, that went out to the bar-room, Bolen told him to go to bed and kicked him. Julia says, do you see that Stewart, he is jealous of me and John Broome. Frenchey went and got a pint of beer she gave me a glass to bring up to Broome, I took it up to him and came down and sat a little while- she says to Frenchy go to bed. She says Stewart it is close to 11 we will now go to bed- she puts her hand in her pocket, here is eight cents to fetch another pint of beer, -I says all right, I took the pitcher and at that time when I got up back she pulled a little bottle out of her pocket and gave me ten cents more, here bring ten cents worth of gin, I goes over to the honest Man's and brought it, we

/I

0736

XV

sat down and commenced to talk a little while- she said it was 11 o'clock before we went. She told the boy to see if the hall door was fastened- Frenchy fastened it before. he went out in the hall-way and came back. She put the bottle of gin into her pocket. We went up stairs all together; Mrs Bolen, Charley, her son and Gussy her daughter. when we went up she commenced to talk, I sat down on a chair and smoked a little- I says my pipe is out. She then told the boy to get into bed- says let him sleep here . I talked a long time to her. I says that boy is getting rather too big to sleep with Gussy- she says they are only playing; look at them; they are brother and sister. I says I will go down stairs, I went down stairs, little Charley hallows, come Stewart hurry up; if papa comes in and catches you foraging about down there, he will go for you. I went to take another drink of beer. I comes up she was sitting on the bed with her clothes on, she put her hand in her pocket and pulls out the bottle and reaches over to a kind of a stand and got a glass with the bottom broke off. - here Stewart I got this for morning take a drink- I am going to take a drink of the gin. - I says I will go to bed- I didn't wait to see her drink hers. I went into my room, took off my clothes and got into bed- I got out again and took the pipe out of my pocket, and went out and struck a match and had a long smoke. I put the pipe under the bed- In a little while I heard the hall door bang up against the wall - my room was on the same floor as theirs- their bed was over. the hall. -

12

0737

By and by I hears Charley coming in the room; I hears him fumbling upon that little stand, with wine glasses, bottles &c. he took a paper and like tore it, he went down stairs. I says he has gone to the closet. I kind of dozed off, half asleep and half awake. - I did not hear him going into the room. All at once I heard several thuds upon a soft substance, I heard a sigh, then another crack, - I saw the man, he came and looked into Charley's crib just at my room door- he came and looked into my room. I dozed off I did not hear him come up- I saw him from my room- heard a kind of a stroke upon a soft substance; heard a feeble sigh, and then another crack, - I heard him go out to the hydrant and he turned it on- when I was in my bed my head was level with the tap; I could hear it plain- I heard at once a kind of a splash, as if he was washing himself off----- I did not wake up any more until about a quarter to four in the morning I jumped up and when I got up he was laying alongside of the bed with his head to the wall with all his clothes upon him. When I opened the door I had just room to pass I was in my shirt tail I turned the hydrant and took a drink, put my mouth under it and turned it back- I came back again and banged the door to, the shutting of the door woke him up. - I saw him come by the side of the bed and on the foot of the bed, I could see him. He took off his coat and vest, he went to a chair and sat upon it, he had no hat upon his head, and took off his boots and then came back again, and turned on the side with his pants on

0738

I did not lean up to see if he took his pants off or not- in a few seconds I heard a kind of a sigh. - I sat up and looked, it would seem as if he was in the center of the bed, the clothes right over him; his own figure looked as if going up and down- I thought it was none of my business and laid down when I heard a second sigh and fell asleep again- I woke up again put on my pants- it was about a quarter to five - I dressed myself- I says I will go over and get a drink.- then went into their room; looked at the bed- I saw the clothes up around their necks; Bolen was in the center, the little girl was next him, the mother was nearest to the door- they were all covered- I could swear that she had her back to the door, when I went to the mantle piece, I lit a match and put a couple in my pocket and went over to the honest Man's.

0739

THE PEOPLE OF THE STATE OF
NEW YORK

against

Belen.

*Shapine &
Wm. W. W. W.*

RANDOLPH B. MARTINE,
DISTRICT ATTORNEY,

No. 32 CHAMBERS STREET,

NEW YORK CITY.

0740

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

POLICE COURT,

1st DISTRICT.

John M. Donald.
of No. *The 27th Precinct Police* Street, being duly sworn, deposes and
says that on the *25th* day of *November* 188*5*

at the City of New York, in the County of New York, *Deponent arrested.*

Charles Boulton (now dead) for the reason that deponent was informed by *Thos Beeghols* captain of the 27th precinct police that a woman by the name of *Julia Boulton* was dead in the premises 11 Corlies Street and that the deponent should investigate the cause of her death. Deponent is informed by *Peter August Blohm* that on the night of the 24th day of November he was in the aforesaid premises and that said *Charles Boulton* and *Julia Boulton* were then present in said premises at said time and that they were both under the influence of liquor (meaning said *Charles* and *Julia*) and that said *Julia* while under the influence of liquor ordered a person unknown to him out of the house. and that said *Charles* then said *Blohm* and told him said *Blohm* to go to bed and that about the hour of 9 o'clock on said night said *Blohm* did leave said *Charles* and said *Julia* and did retire to bed.

Deponent is further informed by *Charles J. Boulton* that he was present in said room during the evening of the said, and was with his father *Charles Boulton* and his mother *Julia Boulton*

0741

in said room & that his father Charles Boulton was intoxicated & called his wife the said Julia Boulton a whore & a son of a bitch for putting this unknown man out of the house, & immediately thereafter said Charles Boulton who was angry left the said house & went into the street. when said Julia locked & bolted the door of said room & went to bed; (sleeping in the bed together with Charles J. Boulton & his little sister & that about the hour of 5 o'clock A.M. on the morning of the aforesaid day, said Charles J. Boulton awoke & found his father the said Charles Boulton lying in the same bed, by the side of his mother (Julia Boulton), & that said Charles J. Boulton then fell asleep and was again awakened about the hour of eight o'clock A.M. on the morning of the day aforesaid & found his mother the said Julia dead, he thereupon awoke the said Charles Boulton, & told him his mother the said Julia was dead. & that blood was coming from a wound in right side after head, & that the said Charles Boulton then awoke

Police Court

District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0742

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

POLICE COURT, ---

DISTRICT.

of No. ---

Street, being duly sworn, deposes and

says that on the

day of ---

188

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

himself and went out of said premises
deponent therefore charges said Charles
Boulin with having taken the life
of the said Julia Boulin.

Sworn to before me }
this 23^d day of November 1885 } John McDonald

John J. Hornum
Deputy Justice

0743

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

POLICE COURT, 1st DISTRICT.

Charles J. Boulton

of No. 11 Cornhill

Street, being duly sworn, deposes and

says that on the

5th

day of

November

1885

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

On the night of the 5th day of November 1885 he was present in the aforesaid premises with his father Charles Boulton and his mother Julia Boulton and that about the hour of six o'clock on the night aforesaid said Charles Boulton came into the aforesaid premises intoxicated and remained with the said Julia Boulton because she had ordered an unknown person to remove out of the house and called the said Julia a whore and son of a bitch and left said premises and that about the hour of ten o'clock aforesaid deponent retired to his bed with his sister and that his mother then locked the door and bolted it and retired to the same bed leaving his father the said Charles Boulton out in the street; that about the hour of five o'clock aforesaid on the morning of the aforesaid deponent awoke and found his father the said Charles Boulton in the same bed. Deponent then went to sleep again and on he awoke about the hour of five o'clock still found his father Charles Boulton in bed sleeping and went to call his mother Julia Boulton and found her dead. That said deponent

0744

saw a cut on the said Julia's head
 and found the bed clothes covered
 with blood. He then to the room
 above the said Charles Bourlin
 and told him his master (the said Julia
 was dead. That said Bourlin then
 began to cry and dressed himself
 and left said premises. He then
 when dependent went to the door
 of said premises he found the bullet
 broken up.

Given to be true
 this 7th day of November 1884. Charles
 Bourlin } John
 John A. ...
 ...

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.

0745

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

POLICE COURT,

18th DISTRICT.

of No.

30 Greenwich

Street, being duly sworn, deposes and

says that on the

25th

day of

November

1885

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

He was called into the premises 11 Corlies Street, about the hour of 9 AM on the aforesaid day by Charles Boulton the defendant to visit his wife Julia Boulton, who when deponent arrived at the aforesaid premises he found the said Julia Boulton dead. Deponent was afterwards present at an autopsy held by Ferdinand Levy one of the coroners in and for the city and county of New York and on the examination so made by the aforesaid coroner deponent found the death of Julia Boulton to be caused by a fracture parietal bone, and several fresh stab wounds about the face and head inflicted by a knife,

Deponent further says that about the hour of 4 o'clock AM on the morning of the 21st day of November 1885 he was called into the premises aforesaid to attend the said Julia Boulton. That deponent did call at the said premises and there found the said Julia suffering from a scalp wound on the left side of the head, and deponent then sewed the same up and dressed it. Deponent further says that at the autopsy hereto mentioned, the said wound was still sewed up. It was not open, but was in a

0746

healing condition and that the wounds
referred to at the autopsy were fresh
wounds, and that the wound referred
to by document, as having been
made on the 21st day of November

Sworn to before me } F. G. Merrill M.D.
this 25th day of November

John J. Morrison

Perjury

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.

0747

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.POLICE COURT, *First*

DISTRICT.

William First
 of No. *House of Detention* Street, being duly sworn, deposes and
 says that on the *26th* day of *Nov* 188*8*

at the City of New York, in the County of New York, *he makes the*

following statement: That on the
 night of the *24th* of November *at*
 the hour of *Eleven P.M.* the
 deceased woman *Julia Boulton* and her two children
 and myself went up stairs to our
 sleeping apartments; before I went
 into my room, which is adjoining
 that of the deceased woman I was
 given a drink ^{of gin} by said Julia and then
 went down stairs to finish some
 beer which said Julia had already
 paid for. I then went to my room
 in doing so I was obliged to pass
 through the bed room of said Julia
 and I saw in the bed the said
 Julia, and her two children who
 were then sleeping. I then undressed
 myself and went to bed and in
 about an hour time the defendant
 Charles Boulton came into said Julia's
 bed room and lying down on the
 floor, he having all his clothes on,
 went to sleep. At about 4 A.M.
 said Charles having awoken,
 undressed himself and went into
 the bed occupied by said Julia
 and the two children. About 15 min-
 utes after I saw said Charles
 having sexual intercourse with said
 Julia after which he then went to

0748

At the hour of 4.45 I
 arose and went down stairs and
 out of said premises over to a
 liquor saloon opposite said
 premises and at about 7.30
 A.M. I heard some one in
 said saloon say that Julia
 Boulton was murdered. I went
 over to Julia's Room and then
 saw her lying on the bed dead.
 In the room at the time was Mrs
 Davis and several others.

Returned to before me
 this 26th day of November 1885 } William ^{the} Hirst
 John J. Gorman
 Police Justice

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness,

Disposition,

0749

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 55 years, occupation

Peter August Blohm
Carpenter

of No.

11 Coxsack

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

John McDonald

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

Sworn to before me, this

25th

day of

November

188

(Blohm) *Peter August Blohm*

John McDonald
Police Justice.

0750

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 43 years, occupation Labourer of No.

11 Carlisle Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John W. Henson
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

George Mantel

John J. Henson
Police Justice.

0751

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

POLICE COURT, 10th DISTRICT.

of No. 27 Precinct Police Street, being duly sworn, deposes and says,

that on the 26th day of Nov 1885

at the City of New York, in the County of New York, William Skirst

(now here) is a material witness
for the People against Charles
Boulton charged with homicide,
deponent having reason to be-
lieve that said William Skirst
will not appear as a witness at
the trial of said Skirst.

Wherefore
deponent prays that said Skirst
be committed to the House of Detention
for Witnesses to await the result of said trial.
John McDonald

Sworn to before me this

26th day

of

1885

John McDonald, Police Justice.

0752

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

POLICE COURT,

DISTRICT.

of No. 27th

says that on the 25th

day of

John M. Donnell
being duly sworn, deposes and

November 1881

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

Charles Boulenger.
 Peter A. Blohm and George
 Winter (all now here) are material
 witnesses in the case of the
 People against Charles Boulenger
 charged with Homicide. Said
 Witnesses having no permanent
 residence in said city. Deposant
 prays that said Charles Boulenger
 do, Peter A. Blohm, & George
 Winter be committed to the
 House of Detention as he has
 good reason to believe that
 said Witnesses will not appear
 at the trial of said Charles Boulenger.

Sworn to before me
 this 25th day of November 1881

John M. Donnell
 John J. Horner
 Police Justice

0753

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

102 District Police Court.

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

Question. What is your name?

Answer. *Charles Boulton*

Question. How old are you?

Answer. *42 years.*

Question. Where were you born?

Answer. *Sweden*

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

Answer. *11 Cortlandt Street, Six years.*

Question. What is your business or profession?

Answer. *Boarding house 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 have nothing to say, I don't know how she got the cuts, this morning I was lying along side of her in bed but Charlie and the girl woke up and woke me up I went to the bed, and I saw blood on her head and I began to shake her and I said what is the matter and when I saw the blood I said to Charlie my god she is dead, and I put on my clothes and went to the doctor and when I came back I stopped in the house and doctor Merrill went to the Sutter house. my door was open and the hall door when I came up was broken open*

Charles H. Boulton
merr

Taken before me this

day of November 1887

John W. Merrill
Police Justice.

0754

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

Defendant

guilty thereof, I order that he be held to answer the same and he be committed to bail in the sum of _____
~~Heard \$1000~~, and be committed to the Warden and Keeper of the City Prison of the City of New York, ~~until he give such bail.~~ *to legally discharge*

Dated *Nov 25* 188 *John J. [Signature]* Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0755

Chas. Anderson
H. D.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

329 1318
Police Court

NY District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John W. H. H. H.
27 Precinct.

1

2

3

4

Offence

Harried

Dated

188

Magistrate

Officer

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Committed answer
withheld Bail
Thomas Conline
House of Detention

Guise Boulton case of Annie Ross
300 - West 10 St

House of Detention

0756

Q What was the name of the saloon you were in on the morning of the homicide ?

A The honest man's''?

Q Where is that ? A It is the corner of West street and Carlisle

Q How long have you known Mrs. Bolen? A I have known her before she was married.- I used to board with her sister Kate, she lived at No.9 Carlisle St.A

Q Where is her sister Kate? A She married a German and went over there

Q How long had you boarded there ? A Twelve days in the house? Q. Did Bolen owe you any money? On the 19, of last month I was paid off \$250, and seventy some odd cents, -I paid a tailor's bill before this- I went into the house from the 13, to the 24, would be twelve days- I did not get anything to eat on the 25, -she was found dead on her bed. I slept in the trunk room about ten nights- I paid One hundred dollars I got fourteen in cash from the tailor- then I got clothes for myself- Charley says I am pretty hard up- you will loose nothing by it, I wish you would get me a suit - I says I will buy you a pants and vest- He got a whole suit and then a suit for the boy, when the bill came in it was Eighty some odd dollars, I was left then with One hundred and fifty-three dollars and seventy some odd cents, as near as I can remember. When I got back to the house- I always called her Julia- she asked me to leave the money with her- I says no Julia I wont give it to you, if I do deposit any money I will give it to the boss of the house. Charley went and brought something up to drink , and I drsnk some whiskey out of a broken tumbler,

(I)

0757

I says I feel very queer and dizzy, went and laid on the bed- Julia came to the side of the bed- I says Julia what do you want here- I says go out of this, - I fell asleep; some two hours after this I woke up again- I says Julia I am going to raise hell out of this house- I says my purse is gone- she says that is all right Stewart, don't make any noise- she says havn't you known me long enough, I says then it is all right, she says I have got a little drop in the bottle- have another drink.

Q How much money was in it ? A When I lost my purse- something about one hundred and fifty dollars. Next morning I got up about half past five, I went over and got a drink at the honest man's. Charley he came down and he says have you had your morning- he says I have some more here- I says I wont have any more- I think we had a drink. Next morning I says Julia what about this money, here it is Thursday I want to go home to see my sister; I have not been home for the last four years- she says all right Charley has got the money- I felt all right then you know- she says you accused me last night of taking the money. It passed on and passed on, on Friday afternoon Charley and her were drinking pretty freely, and quarrelling- she was a very vulgar woman. I went to bed on Friday night between Eight and nine, I woke up and heard a quarrel, I did not look at the clock- I think it was something about ten o'clock at night) Oh she says Stewart, Charley stabbed me with a knife in the head,- I went and looked at her she says I want you to swear to this- I says I wont swear falsely for you, at that the doctor came up the stairs and I went down stairs to take a smoke, when the doctor went away

0758

I went up and turned in. Next day she did not get up until well on in the afternoon, she was so weak from loss of blood. She wanted me to go to the market, I told her I didn't care to go, meanwhile she sent for beer with little Charley a son of hers.

Q Did you ask Charley anything about the money ? A Yes sir- se says don't bother me I am going to take you to Baltimore, he was going to put four men on a schooner or a brig- I says I wont go to Baltimore- He kept putting it off and drinking like this, and Sunday and Monday came.

Q Did you ask her for the money- she said it was all right.

Q Did you get it back? A I never did get it back.- she kept saying it was all right.

On Monday this Anderson came and sent for beer-she came down stairs calling all the dirty names-the commonest woman in Water street would not use the expressions she did- I went and sat in the dining room- he wanted to go for another pint of beer- he went to the door and gave her cheek-she went and got half of a broom handle and struck him with it, and poked him in the eye- he says I will mark you- she then says come on Stewart that is the way I do with them damned sons of whoars- I says Julia don't swear so- she went up stairs and put her hand under the bed pulled out a little bottle that held half pint of gin -she says I like gin

0759

Department of
PUBLIC CHARITIES AND CORRECTION,

THOMAS S. BRENNAN,

HENRY H. PORTER,

CHARLES E. SIMMONS, Commissioners.

Office of City Prison, Corner of Franklin and Center Streets,

JAMES FINN, WARDEN,

New York, Feb 26 1886

Hon. Randolph D. Markoe
District Attorney City & Co. N. York
Dear Sir,

Charles Poulsen committed Nov 25/85,
for Homicide, by Justice Gorman succeeded
in committing suicide in this prison this
day by cutting his throat with a small
pocket knife

Very Respectfully
James Finn
Warden

0760

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Gordon

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

Charles Gordon

of the CRIME OF murder in the first degree,

committed as follows:

The said Charles Gordon,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty-fifth day of November, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid,

with force and arms, in and upon one Julia Gordon, then and there present, unlawfully, feloniously and of his malice aforethought did make an assault, and then the said Julia Gordon, with a certain knife.

which he the said Charles Gordon in his right hand then and there had and held, in and upon the head of her the said Julia Gordon, then and there unlawfully, feloniously and of his malice aforethought did strike, stab, cut, wound and fracture, giving unto her the said Julia Gordon, then

and there, with the said sword, in and upon the head of her the said Julia Bondin, one mortal wound and fracture, of the length of four inches, of the breadth of two inches, and of the depth of six inches, of which said mortal wound and fracture, she the said Julia Bondin then and there died.

And so the said Jury do said do say, that the said Charles Bondin, her the said Julia Bondin, in manner and form and by the means aforesaid, unlawfully, feloniously and of his malice aforethought, did kill and murder, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People,

Randolph B. Martin,

District Attorney.

0762

BOX:

198

FOLDER:

1990

DESCRIPTION:

Boyle, James

DATE:

12/24/85



1990

0763

No 253

Witnesses:

Henry S. Jappan

Counsel, _____
Filed 24 day of Dec. 1888
Pleads _____

THE PEOPLE

vs. James R. Boyle

Grand Larceny degree
[Sections 628, 63, 1 Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Henry S. Jappan

Foreman.

Heads Jury

Jan 4/89 PLA
James R. Boyle

2d

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

of No. 10 E 14th

occupation Agent—
deposes and says, that on the 3d

day of December 1885 at the City of New York, in the County of New York, was feloniously taken and carried away from the possession of defendant, in the day time, the following property, viz:—

Four diamond rings of the value of Four hundred and thirty four dollars

\$34

the property of defendant and occupation

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

James Boyle

That said defendant came to defendant at his place of business and afore-
sented to him that he had a
much as a property, that
defendant gave said defendant and
the agreed property and informed
him at the time of said day
defendant did not sell said
property to said defendant, should
return the same to defendant in five
days. Thereafter, he said defendant
agreed to do the same. Defendant
says that said defendant has
not returned the property or the

47640

0765

money therefore and deponent has not been ^{or heard from} heard from defendant since said time

Wherefore deponent charges said defendant with feloniously taking stealing and carrying away said property

Brought before me

Henry S. Chapman

This 21 day of Dec 1885

Samuel W. Smith Police Justice

Dated 1885 guilty of the offence within mentioned, I order he to be discharged. Police Justice.

There being no sufficient cause to believe the within named Dated 1885 Police Justice.

I have admitted the above named to bail to answer by the undertaking hereto annexed. Dated 1885 Police Justice.

of the City of New York, until he give such bail. Dated 1885

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

guiltily thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—LARCENY.

1

2

3

4

Dated 1885

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

0766

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK. ss

2 District Police Court.

James Boyle 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* 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* 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?

Answer

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.
I got them to sell.
James Boyle*

Taken before me this

day of *June* 188 *8*

James Boyle
Police Justice.

0767

Sec. 151.

3

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *Henry S. Tappan*

of No. *10 E 14* Street, that on the *3^d* day of *December* 188*5* at the City of New York, in the County of New York, the following article to wit:

Four Smyrna Rugs

of the value of *Thirty four* Dollars,
the property of *Complainant*
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *James Burke*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring *him* before me, at the *2* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *21* day of *Decr* 188*5*

Samuel C. Bell POLICE JUSTICE.

0768

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry S. Tappan
vs.

James Boyle

Warrant-Larceny.

Dated *December 21* 1885

J. Keith Magistrate

Farrell Officer

James Boyle
The Defendant

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

John Farrell Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

David O'Reilly Police Justice.

REMARKS.

Time of Arrest, *Dec 21 1885*

Native of *Ir*

Age, *25*

Sex _____

Complexion, _____

Color *White*

Profession, *Ag*

Married _____

Single, *Yes*

Read, *Yes*

Write, *Yes*

184 Bowery

0769

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 *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 *188* 5

David C. Riff *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.*

0770

Police Court-- 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry S. Tappan
10 E 14 St

James Burke
1
2
3
4

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated DEC 21 1885

D. O. R. Magistrate

Off Farrell Officer.

2 to P.C. Precinct.

Witnesses

No. Street

No. Street.

No. Street.

\$ 1000 to answer G S

C

0771

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Beaufe

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

James Beaufe

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

The said *James Beaufe*,

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

four maps of the value of

nine dollars each,

of the goods, chattels and personal property of one *Henry D. Tappan*,

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.

Richard B. Martin

District Attorney

0772

BOX:

198

FOLDER:

1990

DESCRIPTION:

Brady, John

DATE:

12/10/85



1990

0773

No 77

Witnesses:

Officer W. J. Deery

Counsel,

Filed 10 day of Dec 1885

Pleads Guilty (M)

THE PEOPLE

vs.

John Brady
341 W 40 St

Violation of Excise Law.
(Sunday).
(III Rev. Stat., 6th Edition, page 1983 Sec. 21, and
page 1983, Sec. 31.)

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Henry J. Duick

Transferred to Court Room
Said Session, for
trial March 5. 86

0774

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 Brady

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

John Brady

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE
ON SUNDAY, committed as follows :

The said *John Brady*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty first day of *November*, in the year of our Lord one thousand
eight hundred and eighty-*three*, 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 intoxicating 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 whisky, 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
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain ——— 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.

SECOND COUNT :

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

John Brady

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY,
committed as follows :

The said *John Brady*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year
aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

0775

commonly called and known as Sunday, with force and arms, certain intoxicating 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 whisky, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain 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.

THIRD COUNT:

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

John Brady

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John Brady*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

341 West 141st Street

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

RANDOLPH B. MARTINE,
District Attorney.

0776

BOX:

198

FOLDER:

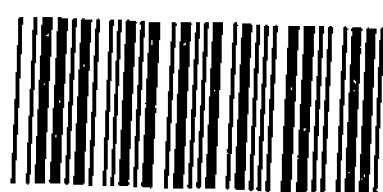
1990

DESCRIPTION:

Brawley, Henry

DATE:

12/17/85



1990

0777

BOX:

198

FOLDER:

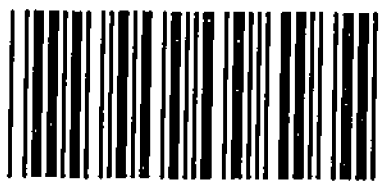
1990

DESCRIPTION:

Edwards, Robert

DATE:

12/17/85



1990

Witnesses:

Officer Allen O'Brien

No 146

Counsel,

Filed 17 day of

Dec

1885

Pleads

Not guilty

THE PEOPLE

vs.

Henry Brawley

and

Robert Edwards

Assault in the Second Degree.
(Resisting Arrest.)
(Section 218, Penal Code.)

RANDOLPH B. MARTINE

Attorney at Law
San Francisco District Attorney

Prison, charged with

A True Bill.

Warrant to arrest
Brawley and Edwards

Dec 19/85 Foreman

#1. True Bill
Guilty of 3 degrees
Assault

City Prison 23 days

0778

28/13-

The People } Court of General Sessions. Part I
Henry Brawley } Before Judge Cowing. February 19, 1886.
Jointly indicted with Robert Edwards for assault
in the second degree.

Patrick O'Brien sworn. I am an officer of the eighth precinct; the defendant assaulted me on the 29th of Nov. I was on post on South Fifth Avenue, in the block between Grand and Canal sts. there is a church which has a large congregation. I got there about nine o'clock after the congregation came out to disperse anybody that would gather around there and raise any disturbance; while I was dispersing three or four little boys a gang came along on the opposite side of the street yelling and hallooing; two of them were fighting, as I thought, I went over and saw it was a sham fight. I ordered them to get up and made an attempt to get hold of both of them. I had a very slight hold and had my stick in one hand. Robert Brawley, the defendant's brother, and Edwards ran in between me and those two men and Edwards said to me, "Mind your own damned business, and don't bother those men." I shoved him one side, and I followed up those other two men and two of Edwards' companions caught hold of him and wanted to take him away. I took hold of Edwards and said he would not go and resisted. I rapped for assistance and my stick split. I brought him a hundred feet, and

0780

all of a sudden Edwards grabbed my stick with his left hand and thought to trip me and I put my foot behind him and knocked him down on his back; while struggling to get possession of the stick I was leaved over him and some one, who I do not know, gave me a kick in the hand and another gave me a kick in the left side. I looked to see who did it and the defendant struck me with his left hand in the eye. I made an attempt to draw my revolver and the whole gang dispersed. The defendant struck me in the eye with his fist while Edwards had me down.

George Schwacke sworn and examined for the defence: I live at 115 Charlton St and remember the night of this occurrence. I was coming through Canal St into South 5th Avenue with some friends of mine and the officer was arresting a prisoner; we came up to see what the trouble was about. The officer struck the prisoner he was arresting - Edwards - on the side and threw him down on the sidewalk. He did not give him a chance to rise from his feet before he struck him with a club across the back. When Edwards got on his feet the officer took hold of him and said, "I will take you anyway." There was a lady and gentleman passing at the time, and the lady said, "Officer, dont you strike that young man," and the officer put down the club. He was pushing and pulling the prisoner.

0781

he had and rapped for assistance; two officers came. The officer turned suddenly around, grabbed hold of Brawley and said, "I will arrest you too." I was alongside of Brawley all the time and I will swear he never hit him; if he had, I would have seen him. I will swear that Edwards did not strike the officer. I did not kick the officer.

Christian Walfangel sworn. I live 13 1/2 Thompson St. and am employed as a lawyer at 115 Prince St. I was in company with Brawley and the last witness upon the night in question. Brawley did not strike the officer at any time that night. Cross Examined. I was alongside of Brawley at the time Edwards was down and Officer O'Brien was stooping over to get his stick from Edwards' grasp. I was ten feet from them. I saw Edwards on the ground, but I could not say whether he had the stick or not; the officer was over him. I saw nobody kick the officer and I did not see anybody kick him in the eye while I was there. He came from Canal St.; the officer never ordered me off. I knew all these young men; the officer has never ordered me and them off the corner. I work every day and I came from my work to be a witness. I saw no fight or no friendly scuffle in the evening in question; we came from Canal Street. If there was a quarrel before that, I know nothing of it. I know Edwards.

0782

Henry Bahr sworn. I live 125 1/2 Thompson St. and am a truckman. On the day in question I came from Brooklyn and as I was going through Canal St. I met four or five friends of mine; we walked to South Fifth Ave. and there was two young men having a scuffle opposite a church; we walked up as far as the corner and we saw the officer on top of Edwards, and when we got a little above Spring St. the officer turned around and arrested Brawley. I am positive he did not strike the officer if he had; I would have seen it. I did not see anybody strike him. I have known Edwards by sight three or four weeks. I have known Brawley about a year. I heard the officer testify that he ran away; he is lame and cannot run.

James Cannon swore that he knew a man named Thompson, now in State prison, who told him who struck officer O'Brien on that occasion.

Henry Brawley sworn. I live at 40 Thompson St. I did not strike or touch the officer that night. I have been laid up with chronic rheumatism for ten years and cannot run. I saw no one strike or kick the officer while I was there. I have been working for the Department of Public Works and for the last year worked at plumbing in Grand St. When the officer turned to arrest me I said, "you have got the wrong man, I am a cripple." The jury rendered a verdict of guilty of assault in the third degree.

0783

Testimony in the
case of
Henry Brantley
filed Dec. 1883.

0784

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

1888

Harry Brawley & Robert S. Brawley
officers Patrick O'Brien of the 8th Precinct
states that as the congregation was
leaving St. Alphonsus Church on
the 29th Nov. a number of young
men created a disturbance by shouting
and hollering. Two of them began
to fight and fell on the sidewalk.
Officers went to arrest them, whereupon
Robert Brawley pushed him saying
"Let those men alone and mind your
own damned business" Officers
followed up to two men who were
fighting, and two of the gang were

0785

2 District Attorney's Office.
City & County of
New York.

1888
Robert Brawley to go away and not
mind the officer. Brawley at first went
with them but then stopped, saying "No,
I will not go until I do up that
son-of-a-b——" Robert Brawley then
came back & struck officer in shoulder
with his fist, and was making the
second blow when officer caught
him by the arm and told him
he was his (officer's) prisoner. Brawley
resisted and officer rapped for assistance
which did not come. Officer then took
Robert away and when about 200
feet away Robert struck him in face.

0786

3 District Attorney's Office.
City & County of
New York.

1888
and tried to get his club away.
Robert tried to step up officer and
officer got him down on sidewalk.
~~While~~ While down officer was
tricked in and on looking up
saw Harry who immediately tried
to run in the door. Finally, with the
officer tried to draw his revolver, and
Robert tried to get his club away.
Finally another officer came & both
prisoners were taken to the station house.

The prisoners Brawley's charged with
aiding Greene were two of those who
were creating a disturbance in street.

0787

4 District Attorneys Office
City & County of
New York.

188

Officer assaulted by being struck
in shoulder once, kicked on body
& struck again in face.

Robert said he of a quarrelsome
disposition and associate with a gang
of young men who hang around
Thompson and Grand Streets.

0788

City of New York, until he give such bail.

Dated _____ *188* _____ *Police Justice.*

I have admitted the above-named *R. M. Edwards -*
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.*

0789

Police Court—2 District.

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

of No. The District Office Street,

Sunday the 29 day of November
in the year 1882 at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

Harry Bramley
And Robert Roberts, who struck
deponent several violent blows on the face
and body, kicked deponent while he was
making an effort to aided the escape of the
without any justification on the part of the said assailant.

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of March 1882

0790

Police Court—2 District.

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

of No. The Precinct Street,

Sammy being duly sworn, deposes and says, that
the 29 day of November
in the year 1885 at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

Harry Bramley
And Robert Edwards, who struck
deponent several violent blows on the face
and body, kicked deponent while he was
making an effort and aided the escape of him
without any justification on the part of the said assailant.

Wherefore this deponent prays that the said assailant may be apprehended and bound to
answer the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of Nov 1885

M. H. H. H. Police Justice.

Patrick O'Brien

0791

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

Henry Brantley 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 waiver cannot be used against him on the trial.

Question. What is your name?

Answer

Henry Brantley

Question. How old are you?

Answer

26 Years of age

Question. Where were you born?

Answer.

United States

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

Answer.

40 Thompson St (15 Years)

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

I demand an examination

Henry Brantley

Taken before me this

day of

1888

Police Justice.

0792

Sec. 208-200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

Robert Edwards being duly examined before the undersigned according to law, on the annexed charge: and being informed that it is *h m* 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 *h m* 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?

Answer

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
I demand an examination*

Robert Edwards'

Taken before me this

day of *July* 188*8*

W. H. Smith
Police Justice.

0793

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 Reynolds

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

Dated Nov 30 188

Wm. H. Wells Police Justice.

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

Dated Nov 30 188

Wm. H. Wells 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.

0794

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick A. Brien

Harry Bradley
Robert Edwards

3

4

Dated

188

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street,

No.

Street,

\$

to answer

No of Bailed

No 2 Bailed

0795

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Brandley and
Robert Edwards

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

Henry Brandley and Robert Edwards

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Henry Brandley and*

Robert Edwards, each —

late 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 *five* at the City and County
aforesaid, with force and arms feloniously made an assault in and upon one

Patric O'Brien —

then and there being a *patrolman* of the Municipal Police of the City of
New York, and as such *patrolman* being then and there engaged in the lawful

apprehension of two certain persons
to the said Henry Brandley and Robert Edwards,
for disorderly conduct, —

and the said *Henry Brandley and Robert Edwards,*
him, the said *Patric O'Brien,* —

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent
then and there and thereby to prevent and resist the lawful *apprehension,*
of *the said unknown persons,* 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.

RANDOLPH B. MARTINE,

District Attorney.