

0774

BOX:

104

FOLDER:

1116

DESCRIPTION:

Barnard, Alexander

DATE:

06/11/83



1116

from Cash  
on an amount  
paid May 1883  
F. J.

~~11/16~~  
no 9

Counsel,  
Filed 11 day of June 1883  
Pleads Not guilty (12)

THE PEOPLE  
vs.  
P  
Alexander Barnard  
INDICTMENT.  
Grand Larceny in the second degree.  
[9529-631]

W. H. Hill  
District Attorney.

JOHN McKEON,

District Attorney.

14th  
A True Bill.

John Stevens  
June 14/83.

Foreman.

George Paul  
J. W. McKeon  
F. J.

0775

0776

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Alexander Barnard*

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

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

The said *Alexander Barnard*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms *one watch of the value of seventy dollars*

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

**JOHN McKEON, District Attorney.**

0777

Police Court 3rd District. 479

THE PEOPLE vs. Alexander Bernard

1 Alexander Bernard  
2  
3  
4

Offence, Larceny from Person

Dated June 5 1883

Magistrate, Supply  
Officer, Bourdley 10

Witnesses, Lucia Officer

No. 1000 to answer



No. 1000 to answer

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 Alexander Bernard

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 June 5 1883 [Signature] Police Justice.

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

Dated \_\_\_\_\_ 1883 \_\_\_\_\_ 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 \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0778

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Alexander Bernard* 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. *Alexander Bernard*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *410 Water Street 15 years*

Question. What is your business or profession?

Answer. *Redder*

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*

*Alexander Bernard*

Taken before me this

day of

*September* 188*3*

Police Justice.

0779

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK ss.

*William Warwick aged 26*  
years a Clerk of No. *409 East 14* Street,

being duly sworn, deposes and says, that on the *4* day of *June* 188*3*

at the *Bowery* in the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent *and from the person of deponent at daytime*

the following property, viz :

*One gold Watch of the Value of Seventy 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 *Alexander Bernard (owner)*

*From the fact that deponent was standing on the Bowery, when deponent had said watch in the left hand pocket of the vest then worn upon deponents person that deponent felt a jerk on his pocket and then there saw said defendant have said watch out of deponents pocket and on his hand, that when he was detected he ran away*

*William E. Warwick*

Sworn before me this

day of

188*3*

Police Justice,

*[Signature]*

0780

BOX:

104

FOLDER:

1116

DESCRIPTION:

Barnett, Bridget

DATE:

06/05/83



1116

POOR QUALITY ORIGINAL

0781

No. 16.

*Populist  
Review  
of*

Counsel,  
Filed *June* day of *June* 1883

Pleas

THE PEOPLE

vs.

*P*  
*Binders Barnett*

*John McKeon*

Grand Larceny, Second degree, and  
Receiving-Stolen-Goods.  
(See 528 & 531)

JOHN McKEON,

District Attorney

A True Bill.

*John J. Stevens*  
June 5/83. Foreman.

*Wm. J. Griffith*  
*John C. Myers*

0782

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Bridget Barnett*

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

*Bridget Barnett*

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

The said *Bridget Barnett*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *26th* ~~on the~~ day of *May* in the year of our Lord one thousand eight hundred and eighty-~~three~~ *three*, at the Ward, City and County aforesaid, with force and arms *one coat of the value of ten dollars, five dresses of the value of twelve dollars each, and two pillows of the value of four dollars each.*

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

*John M. Mason*  
District Attorney

0783

Police Court 3 District 460

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John O'Connell  
332  
Budget Barnett

Offence Grand Larceny

BAILED,

No. 1, by

Am. J. Coats

Residence

Tompkins Street

No. 2, by

Alite Jones

Residence

Street,

No. 3, by

Street,

Residence

Street,

No. 4, by

Street,

Residence

Street,

Date

May 28 1888

Magistrate.

3 Police 13-  
Officer.

Clerk.

Witnessed

Henry [unclear]

No. 32

Street,

No. 13

Street,

No. 13

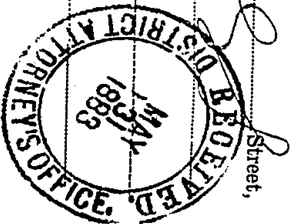
Street,

No. 500

Street,

\$ 500

to answer



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

Budget Barnett

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 May 28 1888

[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.

0784

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Bridget Barnett*

Question. How old are you?

Answer. *30 years.*

Question. Where were you born?

Answer. *Canada*

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

Answer. *32 Jackson St (resided there 2 yrs)*

Question. What is your business or profession?

Answer. *Housekeeper*

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*  
*Bridget L. Barnett*  
*Went*

Taken before me this

day of

*1888*

Police Justice.

0785

3, District Police Court. Affidavit—Larceny.  
CITY AND COUNTY OF NEW YORK, } ss.

ago of No. 32 Jackson Street, John Oetheimer  
being duly sworn, deposes and says, that on the 26 day of May 1883  
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 :

one gents coat value ten  
dollars  
Five ladies dresses value  
sixty dollars.  
two pillows value eight  
dollars.

Sworn before me this

day of

together of the value of Seventy  
eight dollars.  
the property of Complainant, and his wife  
Mary Oetheimer

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 Bridget Barnett (now

present) from the fact that deponent  
upon going out of the room  
in which were the property as  
above described, and in which  
deponent resided, locked the door.  
When deponent returned he found  
the property missing. Deponent  
is informed by Mary Robson  
who resided at Number 32

Police Justice,

188

0786

Jackson stated that she saw Bridget Barnett coming out of defendant's room on said day & said further defendant is informed by Officer Edward Price of the 13<sup>th</sup> precinct police that said Bridget informed defendant where the property as above described or part thereof had been pawned and said Officer went to De Long's pawn office 299 East Broadway and recovered three dresses and one coat which property has been fully identified as the property of defendant and his wife Mary Oetheimer  
Summ to refer me John Oetheimer  
This 28 day of May 1883

Police Justice  
City and County  
of New York

Summ to refer me John Oetheimer  
Number 32 Jackson street being sum. says that at about ten o'clock in the morning of the 26<sup>th</sup> May 1883. Defendant saw Bridget Barnett (now present) coming out of John Oetheimer's room 32 Jackson Street  
Summ to refer me John Oetheimer  
This 28 day of May 1883

Police Justice  
City and County  
of New York

Edward Price  
that defendant arrested Bridget Barnett (now present) she acknowledged taking property from the possession of Oetheimer and to having pawned them at De Long's 299 East Broadway. Defendant went to said pawn office and there found three of the dresses and a coat.  
Summ to refer me John Oetheimer  
This 28 day of May 1883

District Police Court  
THE PEOPLE  
vs.  
EDWARD PRICE  
ON THE COMPLAINT OF

APPROPRIATE OFFICER

WITNESSES:

Edward Price

John Oetheimer

0787

BOX:

104

FOLDER:

1116

DESCRIPTION:

Bennett, Louis

DATE:

06/20/83



1116

0788

10780.

Counsel,

Filed 20 day of June 1883

Pleads

W. J. G. (21)

THE PEOPLE

vs.

P

Louis Bennett

264

Grand Larceny, Second degree, and Receiving Stolen Goods. (9529-531 and 550)

JOHN McKEON,  
District Attorney

A True Bill.

John Lewis

Foreman.

June 26<sup>th</sup> 83.

Chas. H. Acquilla

0789

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Bennett

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

Louis Bennett

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

The said Louis Bennett

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 16th day of June in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one watch of the value of \$5.00

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

0790

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

Louis Bennett

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

The said Louis Bennett

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the sixteenth day of June in the year of our Lord  
one thousand eight hundred and eighty-three, at the Ward, City and County  
aforesaid, with force and arms one watch of the value  
of four dollars

of the goods, chattels and personal property of Isaac Morris

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

Isaac Morris

unlawfully and unjustly, did feloniously receive and have; he the said Louis  
Bennett

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

**JOHN McKEON, District Attorney.**

0791

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court 3 District 3

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Morris*  
*James Morris*  
*Louis Bennett*

1  
2  
3  
4

Offence Larceny from the person

Dated June 17<sup>th</sup> 1883

*William Powell* Magistrate.  
10 West

Witnesses, James Smith  
No. 100 Street, \_\_\_\_\_  
Wm. Martin  
No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. 1000 to answer James Morris  
Street, \_\_\_\_\_

RECEIVED  
CLERK'S OFFICE  
JUN 18 1883

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 Louis Bennett

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 June 17<sup>th</sup> 1883 Wm. Powell 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.

0792

Sec. 198-200.

Thurt District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Louis Bennett 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. Louis Bennett

Question. How old are you?

Answer. 20 years of age

Question. Where were you born?

Answer. New York City

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

Answer. 40 Forsyth St. about 4 or 5 months

Question. What is your business or profession?

Answer. Pedlar

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. That is all  
I have to say.

Louis Bennett

Taken before me this

day of

June

17

1889

15

Wm. J. [Signature]

Police Justice.

0793

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Isaac First*

aged 12 years, occupation School Boy of No.

44 Hester Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Isaac Morris

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

Sworn to before me, this 17<sup>th</sup> day of June 1888 } Isaac First

*J. M. P...*  
Police Justice.

0794

3<sup>d</sup>

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Isaac Morris, aged 18 years, of No. 34 West Broadway Street, Sailor

being duly sworn, deposes and says, that on the 16<sup>th</sup> day of June 1883

at the day time in the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent. And from deponent's person

the following property, viz :

One silver watch of the value of four (\$4) dollars

[Large handwritten flourish/brace]

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 Louis Bennett, now here, from the fact that deponent stood on the corner of Vesey and Hester streets, at 6 o'clock P. M. of said day, looking at a fight, and said watch was then contained in the left pocket of the coat then worn upon deponent's person and was fastened to said coat by a chain. That deponent is now here informed by Isaac J. [unclear] that he, said Isaac J. [unclear], saw [unclear] take said watch out of deponent's

Sealed Informant's

Sealed

Sealed Informant's

0795

Said pocket and unfasten it from  
the chain and hand said watch  
to said defendant who went away  
with said watch in his possession  
accompanied by said boy who  
took it from the person of defendant  
all of which defendant believes to be  
true.

Sworn to before me this 17<sup>th</sup> day of June 1883  
J. W. Patterson  
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVALT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0796

BOX:

104

FOLDER:

1116

DESCRIPTION:

Bergen, John

DATE:

06/22/83



1116

POOR QUALITY ORIGINAL

0797

Counsel,

Filed *20* day of *June* 188*8*

Pleads

THE PEOPLE

vs.

*B*  
*John Bergen*

*Reading and acting as*

JOHN McKEON,

*District Attorney*

*Switnes on another*

*Indicimant*

A True Bill.

*John E. Stevens*  
Foreman.



0798

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 Bergen

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

John Bergen

of the CRIME OF *Dealing and Acting as Dealer of a banking game, where money was dependent upon the result* committed as follows:

The said John Bergen

late of the City and County of New York, on the *eight* day of *July* in the year of our Lord one thousand eight hundred and eighty

~~with force and arms, at the City and County aforesaid,~~ *and on divers other*

*days, was and yet is a common gambler; and the said John Bergen, on the day and in the year aforesaid, at the City and County aforesaid, at and in a certain room in a certain building known as number One hundred and two West Thirty Second Street in said City and County, with force and arms, willfully and feloniously did deal and act as dealer for a certain banking game commonly known as Red and Black, upon the result whereof money was then and there dependent, a more particular description of which said banking game is to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided and against the peace of the People of the State of New York, and their dignity.*

John McKeon

District Attorney

0799

BOX:

104

FOLDER:

1116

DESCRIPTION:

Bergen, Michael

DATE:

06/22/83



1116

0800

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Michael Bergen*

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

*Michael Bergen*

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said *Michael Bergen*

late of the *5th* Ward, in the City and County aforesaid,  
on the *15th* day of *July* in the year of our Lord one  
thousand eight hundred and eighty *two* at the Ward, City and County aforesaid,  
with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

*Louis Bensinger*

and did procure and cause to be procured for the said

*Louis Bensinger*

a certain paper, instrument, and writing, commonly called a lottery policy, which said paper, instrument, and writing, called a lottery policy, is as follows, that is to say:

205  
38 - 61 - 15  
24 - 33 - 14

*295*

(a more particular description of which said instrument and writing so commonly called a lottery policy, 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 of the People of the State of New York, and their dignity.

0801

SECOND COUNT—

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

Michael Bergen  
of the CRIME OF "Vending and Selling to another what is commonly known as and called Lottery Policies," committed as follows :

The said Michael Bergen

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler ; and ~~that~~ he the said

Michael Bergen

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number One hundred and two West Thirty-second Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which 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 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

Michael Bergen  
of the CRIME OF "Vending and Selling to another, what are commonly known as and called Lottery Policies," committed as follows :

The said Michael Bergen

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler :

And ~~that~~ he the said Michael Bergen

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number One hundred and two West Thirty Second Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one Sami Bersinger

and did procure and cause to be procured for the said Sami Bersinger

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say :

205  
38 - 61 - 15  
24 - 33 - 14

205

(a more particular description of which said instrument and writing so commonly called a lottery policy, 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 of the People of the State of New York, and their dignity.

0802

FOURTH COUNT—

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

*Michael Bergen*

of the CRIME OF "Selling and Vending a paper and writing, in the nature of a bet and wager upon the drawn numbers of a Lottery," committed as follows :

The said *Michael Bergen*

late of the *Twenty* Ward, in the City and County aforesaid, on the *ten* day of *July* in the year of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

*Son's Bensinger*

and did procure and cause to be procured for the said

*Son's Bensinger*

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain Lottery, wherein certain monies were set up for distribution by lot or chance, a more particular description of which said lottery is to Grand Jury aforesaid unknown, and cannot now be given, which said paper and writing, is as follows, that is to say :

205

38-61-15

24-33-14

*205*

(a more particular description of which said paper and writing, 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 of the People of the State of New York, and their dignity.

FIFTH COUNT—

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

*Michael Bergen*

of the CRIME OF "Vending and Selling a writing, paper and document in the nature of an insurance upon the drawing of a Lottery, committed as follows :

The said *Michael Bergen*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day. and the day of the taking of this inquisition, was and yet is a common gambler ; and ~~that~~ he the said

*Michael Bergen*

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a building, known as number *One hundred and two West Thirty Second Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one *Son's Bensinger*

0803

and did procure and cause to be procured for the said

*Louis Benzinger*

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain Lottery wherein divers monies were set up to be distributed by lot and chance, a more particular description of which said Lottery is to the Grand Jury aforesaid unknown, and cannot now be given, which said paper, writing and document is as follows, that is to say:

205

38 - 61 - 15

24 - 33 - 14

*295*

(a more particular description of which said paper, writing and document 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 of the People of the State of New York and their dignity.

JOHN McKEON,

*District Attorney*

164 Bill ordered  
546

Day of Trial,  
Counsel, *J. L. [unclear]*  
Filed day of *June* 1888  
Pleads

Selling Lottery Policies.

THE PEOPLE

vs.

*Michael Bergen*  
TB

JOHN McKEON,

*District Attorney.*

*Sentenced on another*

*Judicement*

A True Bill.

*[Signature]*

Foreman.



Witnesses:

*Bailed by William Bennett*  
*215 N. 27*

POOR QUALITY ORIGINAL

0804

*Robert Alford*  
POLICE COURT — DISTRICT.

THE PEOPLE, ETC.  
ON THE COMPLAINT OF

*Louis Bersaniga*

VS.

*Michael Bergen*

LOTTERY AND POLICE

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Failed, \$

to answer.....Sessions.

By/

Street.

0805

**GLUED PAGES**

0806

205  
38-61-15  
24-33-14 2/5

0807

July 10<sup>th</sup> 1882  
Vernon St at 102  
West 32<sup>nd</sup> Street at  
9.10 P. m. Paid  
10<sup>00</sup> envelope frame  
J. B.  
Smith

0000

CITY OF *New York* COUNTY OF *New York* } ss.  
*New York* AND STATE OF NEW YORK.

*Louis Bensinger* of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that *Michael Bergers* ~~here present~~ did, on or about the *10<sup>th</sup>* day of *July*, 1882, at number *102 West 32<sup>nd</sup>* street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policies* and further that the said,

had in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *102 West 32<sup>nd</sup>* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, *with intent to use the same as a means to commit a public offence & to promote, maintain & carry on a common & public nuisance.*

Subscribed and sworn to before me,  
this *11<sup>th</sup>* day of *July* 1882

*Louis Bensinger*

Police Justice.

CITY OF *New York* COUNTY OF *New York* } ss.

*Louis Bensinger* being duly sworn further deposes and says, that on the *10<sup>th</sup>* day of *July* 1882, aforesaid, he called at the place of business of *Michael Bergers* aforesaid, at the said premises *102 West 32<sup>nd</sup> Street* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policies* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said

and had conversation with *him* in substance as follows. Deponent said, *give me a gig in both lotteries 38-61-15 and 24-33-14 for five dollars each. He said then wrote the numbers on the paper annexed to foregoing affidavit and handed the same to deponent, and deponent paid the said the sum of ten cents for the same.*

Subscribed and sworn to before me this *11<sup>th</sup>* day of *July* 1882

*Louis Bensinger*

Police Justice

0809

BOX:

104

FOLDER:

1116

DESCRIPTION:

Berman, Edward

DATE:

06/26/83



1116

POOR QUALITY ORIGINAL

0810

*W. J. ...*

Counsel,  
Filed 26 day of June 1883  
Pleads

THE PEOPLE  
vs.  
Edward Berman

*[Signature]*

Grand Larceny,  
III R.S. 2496-563

JOHN McKEON,  
District Attorney

A True Bill.

*[Signature]*  
Foreman.

Foreman.

July 13/83

*[Signature]*

George S. ...  
July 13/83

0011

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Edward Bernan*

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

*Edward Bernan*

of the CRIME OF GRAND LARCENY ~~in the City and County of New York~~, committed as follows:

The said *Edward Bernan*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~third~~ day of *May* in the year of our Lord one thousand eight hundred and eighty-~~three~~, at the Ward, City and County aforesaid, with force and arms  
*one bag of the value of ten dollars, one coat of the value of forty dollars, one vest of the value of five dollars, two pairs of trousers of the value of twelve dollars each pair, one stock of the value of four dollars, one watch of the value of twenty dollars, three finger rings of the value of fifty dollars each, and one bracelet of the value of five dollars*

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

*John McKeon*  
District Attorney

0012

Police Court - 3 District. 5-25-

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James M. DeLoach  
448 Broome St.  
Edward Bernman

Offence, Grand Larceny

Dated May 6<sup>th</sup> 1881

Magistrate, *Ammit*

Other, *Ammit*

Witnesses, *Shrop. West*

*Wiley & J. Chubb*

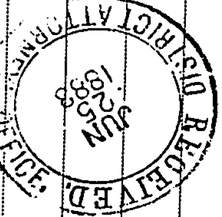
No. 233 *WATER* Street,

No. \_\_\_\_\_ Street,

No. \_\_\_\_\_ Street,

\$ \_\_\_\_\_ to answer

*Ammit*  
*Ammit*  
June 23/83



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

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 *June 21<sup>st</sup>* 1881 *J. M. DeLoach* Police Justice.

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

Dated *June 23<sup>rd</sup>* 1881 *J. M. DeLoach* 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 \_\_\_\_\_ 1881 \_\_\_\_\_ Police Justice.

0813

Sec. 198-200.

*and* District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Berman*

Question. How old are you?

Answer. *19 years of age*

Question. Where were you born?

Answer. *Bohemia*

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

Answer. *299 East 3<sup>rd</sup> St. 2 months*

Question. What is your business or profession?

Answer. *Porter*

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

Answer. *I was drunk when I did  
it. Another young man  
was with me.*

*Edward Berman*

Taken before me this

*21*

day of

*June*

1888

*13*

*W. M. McCowan*

Police Justice.

0814

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

James M'Curry  
of No. 448 Beome Street,

being duly sworn, deposes and says, that on the 21 day of June 1883  
at the City of New York, in the County of New York,

The defendant, Edward Bernan,  
now here, is the person mentioned  
in the foregoing Complaint of  
defendant by the name of Edward  
Parberman; and defendant further  
says that said defendant is the  
person who committed the  
larceny described in said fore-  
going Complaint of defendant.

James M'Curry

Sworn to, this 21 day of June 1883  
before me,  
John Patterson  
Police Justice

0815

**Third District.**

WARRANT—LARCENY.

CITY AND COUNTY }  
OF NEW YORK, } ss.

To any Constable and 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 James McCirrach of No. 458 Henry St Brooklyn Street, that on the Third day of May 1887, at the City of New York, in the County of New York, the following article to wit:

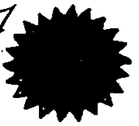
One leather valise containing clothing and one leather bag containing de-clothing and jewelry

of the value of Fifty Dollars,  
the property of James McCirrach  
w are taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Edward Vauberman

THESE ARE, THEREFORE, in the Name of the People of the State of New York, to command you, the said Constables and Policemen, and every of you, to apprehend the bod of the said Defendant, and forthwith bring him before me, at the THIRD DISTRICT POLICE OFFICE, in said City, or before some other Justice of ~~the Peace~~ in and for the said City, to answer the said charge, and to be dealt with according to law.

GIVEN under my hand and seal, this 6th day of May, in the year of our Lord 1887

Solow P. Smith Police Justice.



0816

Complainant does business at 448 Bloome St.

FORM 112.

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

Police Court—Third District.

James Mc Linnach  
of No. 458 Henry St. Brooklyn Street, being duly sworn, deposes  
and says that on the Third day of May 1887  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent.

the following property viz: *One leather valise containing  
clothing and one black leather satchel  
containing* *underclothing and a quantity of jewelry  
in all*

of the value of *Fifty* Dollars  
the property of *Complainant*

and that this deponent has a probable cause to suspect, and does suspect, that the said property  
was feloniously taken, stolen, and carried away by *Edward Vauberman*  
*for the following reasons (to wit):*

*Deponent sent said Edward to one  
Perley A Child who had the above  
named property in his charge with  
instructions to bring it to him. That  
deponent is informed by said Child that  
he delivered the above named property  
to said Edward Vauberman who has  
since failed to deliver it to deponent  
wherefore deponent prays said Edward  
may be apprehended and dealt with  
as the law directs.*

*James McLinnach*

*Sworn to, before me this*  
*Day of May 1887*  
*John E. [Signature]*  
POLICE JUSTICE.

0817

City & County of New York } ss

Perley A Child of 17 Elm Place  
Brooklyn, being duly sworn says  
that on Tuesday the third day of  
May 1881 he delivered to Edward  
Vanborman the within-named <sup>valise</sup> ~~satchel~~  
containing clothing and the within named  
Black Leather Bag containing underclothing  
and jewelry the property of James Mc  
Curack to have them returned by said  
Edward to said James Mc Curack

P. A. Child

Sworn to before me this }  
6th day of May 1881 }

Solou D. Smith  
Police Justice

0818

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

The People  
vs.  
Edward Beriman

City and County of New York: Eugene  
L. Wolf being duly sworn deposes  
and says: I am engaged in the furniture  
business at Fourth Street and Ave B.

I have known the defendant for  
the last four years, and he has  
been engaged by me in said business  
for the last 2 months.

During that time he has always  
conducted himself in gentlemanly manner  
and he has been an honest, sober  
and industrious young man, and  
I have heard nothing, except this matter,  
against his character, and he has  
always behaved himself during the  
time which I have known him, and  
further avers with not deponent further  
says that he will engage defendant back to his employ again.  
I never to before me this  
3rd day of July 1883.

W. J. Glavin  
Notary Public  
Lucian Wolf

0819

W. H. Minshull 170 + 172 Fulton market, Dutch Dealer  
 had clerk in employ for about one - 1/2 year,  
 named Jerry, F. Hassett, residence 411  
 Cherry, obtained goods for the following  
 persons,

1882				
Dec 12	Dan <sup>l</sup> Sullivan	24 James St	groceries	✓
" 13	J. Meyer	52 Madison St	groceries	✓
" 14	J. Brooke	Madison + James St	groceries	✓
" 19	D. Curtin	32 Madison St	groceries	✓
" "	Dan <sup>l</sup> Morley	24 James St	Liquor	✓
" "	Jan <sup>l</sup> Morley	24 James St	dead	
" 22	G. Styles	35 Bowery	Liquor	✓
" "	J. Healey	22 Cherry St	groceries	✓
" 23	J. Courner	178 Madison St	could not find	
" "	H. A. Reider	366 Pearl St	Saloon	✓
" "	J. Herzberg	9 James St	could not find	
" 26	Rich <sup>d</sup> Pugh	196 South St	residence	✓
" 27	C. Schmidt	33 Madison St	Dutch	✓
1883				
Jan 6	H. A. Reider	366 Pearl St	Saloon keeper	✓

Subpoena, all the above that are checked

0820

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

The People  
vs  
Edward Bermau }

City and County of New York: Henry Luit  
being duly sworn deposes and says: I  
reside at 197 East Fourth Street, and  
am not engaged in any business.

I have known the defendant  
for the past 14 years, and during  
that time the said defendant has  
always enjoyed a good character for  
honesty.

I have not heard any thing during  
that time which would tend to degrade the  
defendant's character, except this  
matter.

Sworn to before me this }  
3rd day of July 1883 } Henry Luit  
Notary Public N.Y.C.

0821

BOX:

104

FOLDER:

1116

DESCRIPTION:

Blankley, William

DATE:

06/11/83



1116

POOR QUALITY ORIGINAL

0822

*W. P. ...*

Counsel,  
Filed *11* day of *June* 188*3*  
Pleads *Not guilty - (13)*

*(528-531-550)*  
Larceny, degree, and Receiving Stolen Goods.

THE PEOPLE

vs. *B*  
*William D.*  
*Blankley*  
*[4 cases]*

JOHN McKEON,  
*Nov 19/83, District Attorney*

*Speed & Acquitted.*  
A True Bill.

*John Stevens*

*McKenney J. ...*  
*7th Street*

*Monday, Nov 19/83*  
*Receiv. only*

0823

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 D. Blantley

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

William D. Blantley

of the CRIME OF Petit LARCENY in the ~~degree~~ committed as follows:

The said William D. Blantley

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~fourth~~ <sup>seventh</sup> day of ~~February~~ <sup>February</sup> in the year of our Lord one thousand eight hundred and eighty-~~three~~ <sup>three</sup>, at the Ward, City and County aforesaid, with force and arms four cans of the value of seventy five cents each, five boxes of value of the value of twenty five cents each box, one hundred bottles of the value of five cents each and twenty boxes of pills of the value of twenty five cents each

of the goods, chattels and personal property of one Denny  
Richardson 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.

0824

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

\_\_\_\_\_ *William D. Blankley* \_\_\_\_\_

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

The said *William D. Blankley* \_\_\_\_\_

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the *tenth* day of *February* in the year of our Lord  
one thousand eight hundred and eighty- *three*, at the Ward, City and County  
aforesaid, with force and arms *four cents of the value*  
*of seventy five cents each, five boxes*  
*of value of the value of twenty*  
*five cents each box, one hundred*  
*boxes of the value of five cents*  
*each, and twenty boxes of pills*  
*of the value of twenty five cents*  
*each* \_\_\_\_\_

of the goods, chattels and personal property of *Henry Richmond* \_\_\_\_\_

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

*Richmond* \_\_\_\_\_

unlawfully and unjustly, did feloniously receive and have; he the said \_\_\_\_\_

\_\_\_\_\_ *William D. Blankley* \_\_\_\_\_

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

**JOHN McKEON, District Attorney.**

0025

For No. 2704. May 28<sup>th</sup> 1883  
The Police Magistrate  
has my advice in reference  
to process with the case in  
this case. *W. J. [unclear]*  
May 27<sup>th</sup> 1883

Police Court District  
No. 114  
114<sup>th</sup> St. Precinct 114

THE PEOPLE, Sec.,  
ON THE COMPLAINT OF  
*Henry Richmond*  
114<sup>th</sup> St. Precinct 114  
*William H Blankley*  
Grand  
Juror

BAILED.  
No. 1, by *James Wilson*  
Residence *114<sup>th</sup> St. Precinct 114*

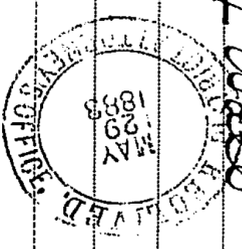
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_

Dated *May 27<sup>th</sup>* 1883  
Magistrate  
*Charles Hoagan*  
Precinct  
*Paul*

Witnesses  
*Henry E. Brown*  
No. *114* Street  
*Paul*  
No. \_\_\_\_\_ Street  
to answer *A. B.*  
No. \_\_\_\_\_ Street



No. \_\_\_\_\_ Street  
to answer *A. B.*  
No. \_\_\_\_\_ Street  
1539<sup>th</sup>

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 H Blankley 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 May 27<sup>th</sup> 1883 Andrew J. White Police Justice.

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

Dated May 28<sup>th</sup> 1883 Andrew J. White 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 \_\_\_\_\_ 1883 \_\_\_\_\_ Police Justice.

0826

Sec. 198-200.

*Just.* District Police Court.

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

*William H Blankley* 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 H Blankley*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *England*

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

Answer. *Fort Hamilton. Five months.*

Question. What is your business or profession?

Answer. *Druggist*

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 don't wish to say anything  
I wish to consult counsel.*

*I waive further Examination*  
*Wm H Blankley*  
*Wm H Blankley*

Taken before me this

*27th*

Day of *May*

188*8*

*William H. [Signature]*  
Police Justice.

0827

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Henry Richmond

of No. 114 Wall Street, 116 Drugs

being duly sworn, deposes and says, that on the 15th day of February 1883 and at various other dates

at the premises no 114 Wall Street City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent with intent to deprive the true owner of the use and benefit thereof

the following property, viz :

One metal cigar lighter, one can of Rector oil one can of balsam Copabia, one bottle containing glycerine and a quantity of drugs and toilet articles as appears by the annexed memoranda and in all of the value of Seventy five dollars

Sworn before me this 27th day of May 1883 City of New York

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 H Blankley

(now here) for the reason that deponent found at the house of said Blankley

at Fort Hamlet Long Island the above

mentioned property and also the property

described in the annexed memoranda

and also a number of deponents tags and

labels, and all of which deponent identifies

as his property and which had been taken

stolen and carried away from his store at 114

Wall Street by said Blankley, who has been

in the employ of deponent for about one

year.

Richmond

POLICE JUSTICE,

1883

0828

Port Hamilton Mar 10<sup>th</sup> 83

1/6 doz Lenticular Soap	1.00	+ 1/2 Cigs Lighter	2.00
1/4 " Dallas Salve	75	1 Box tooth paste	75
1 Box Spaulding's Glue	25	1 Atomizer	50
3 Bots Stratum	75	5 Combs	1.25
3 " Nie De Meyers Lure	3.00	3 " pocket	75
4 " Lamine Ink	50	4 Cellulose Combs	3.00
1/2 " Coagulative	1.50	5 1/2 doz tooth brushes	2.00
1 Box Kidders Patches	25	1 Nail Cleaner	25
1/6 doz Russian Salve	50		
1/4 " Tamar Indian	75	11/12 Carter's pills	2.25
1/6 " Fruit Laxative	50	5/12 Magic Lure pills	2.50
1/6 " Carbolic Ointment	50	6 Boxes Moore's Chill pills	3.50
1/6 " Chloroquine	1.50	1 " Magic Lure	50
1/14 " Sage Catarrh Lure	25	4 " Ayer's Pills	1.00
1/12 " Dr Briggs - Curative	50	2 " Schuette "	50
1/12 " Maronau Catarrh Ind	2.25	3 " Swarfburg's "	75
1/12 " Piersons Indel Ind	25	3 " Brucanath "	75
3 Boxes Satis Luron	30	1 " Reusmoleham "	50
8 " Brown Proches	2.00	2 " Lantus Nerve "	50
1 Box Kaurys Magnesia	75	4 " Pierce's pellets	1.00
2 Bots Munro Elix Opium	70	1 Box Blair's pills	1.00
2 Boxes Sangaloo Proches	50	1 Box Korpers "	1.00
1 " Elys Carbolic Proches	25	3 " Plantain Capsules	50
2 Bots Thompson's Eye Water	50	2 " Wright's pills	50
3 Boxes Moore's Lozenges	75	4 " Kewloways "	50
2 " " " "	2.10	2 " " Leckles "	75
2 Box Murrays Charcoal Tablets	50	1 Box Planchar's Iron pills	1.00
1 Box Chlor Potash Tablets	25	1 Box Morphine Pills P.Dres	50
2 " Muriate Ammonia "	50	1 " Podophylin	1.00
2 " " " ana	50	1 Box Chlor Potash Tablets	50
1 Package Papier fayerd	30	1 oz Lunar Lanth	1.00
4 Bots Juan farina leolog	50	+ 4 PKgs Labels	
1 Package Spunklers	25	1 oz Eos Cloves	15
4 Bots Atkinson's Extract	3.00	1 " " Nutmeg	15
1 " Lubrins	75	1 Box Laan Webster's pills	1.00
1 " Wall Dr	1.00	1 oz Citrate Gummi	3.00
1 " Nevyto leologre - Small	25	1 " Oil Santal wood	75
4 " Rose Vinegar	2.00	1 " Powder Seamon	75
1/2 oz Oil Mill flower	25	1 " Pothache Drops	50
1/2 " Oil Jasemin	50	1 Box Arsenious Salt	50
1/2 " " Orangepanny	50		
1 Dram Oil Rose - L.M.Sy.	1.50		
1/2 oz Oil Neroli	0.85		
4 lbs Ebon Dates Box	32		

0829

Port Hamilton  
May 26<sup>th</sup> 83.

1 oz Iodoform 55  
 1 " Specie 20  
 4 " Gum Arabic 25  
 + 2 Boxes face powder 20  
 4 oz Gum Tragacanth 20  
 ✓ 1 Bot Opium Pills 1.00 10.00  
 50 No 1 - capsules 25  
 50 " 2 - 20  
 70 " 2 - 20  
 50 " 3 - 20  
 50 " 5 - 20  
 50 " 4 - 20  
 1 Bot F.E. Karamelis 1.00  
 1 Package Opium 4.75  
 1 Empty Box - Borax  
 2 Bots Empty 20  
 ✓ + 1 qt Castor Oil 1.00  
 ✓ + 1 qt Balsam Copahu Flin 2.00  
 ✓ + 1 lb Glycerine 45  
 ✓ 1 Box Lellor Linnic 10  
 2 Empty Bottles 20  
 1/2 lb F.E. Ergot 1.00  
 2 Large Syring 20  
 1 Package Davison's Cotton  
 1 Hoaggar Syringe 1.00  
 1 Davisons 1.25  
 1/4 lb White Wax 40

Port Hamilton May 25<sup>th</sup> 83

1 fancy Vase 10.00  
 2 Ground Turkey Bottles 2.00  
 1 Ash Receiver 3.00

0830

70.82  
Civil and Criminal

Counsel,  
Filed 11 day of June 1883  
Pleads Guilty (B)

Grand Larceny, Burglary, and Receiving Stolen Goods.  
(528-531-550)

THE PEOPLE

vs. ~~AB~~

William D.  
Blankley  
(4 cases)

JOHN McKEON,  
District Attorney

A True Bill.  
*James J. Cairns*  
Foreman.

0831

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 D. Blankley

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

William D. Blankley

of the CRIME OF Petit LARCENY in the County of New York, committed as follows:

The said William D. Blankley

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the fifth day of February in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms three counts of the value of twenty five cents each, two bottles of ink of the value of twenty five cents each, and five brushes of the value of forty cents each

of the goods, chattels and personal property of one Henry Richmond 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.

0032

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

William D. Blankley

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

The said William D. Blankley

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

three cans of the  
value of twenty five cents each  
two bottles of milk of the value  
of twenty five cents each  
bottle and five brushes  
of the value of forty cents  
each

of the goods, chattels and personal property of Henry Richmond

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

mond

unlawfully and unjustly, did feloniously receive and have; he the said William  
D. Blankley

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

**JOHN McKEON, District Attorney.**

82 Paid ordered  
no 87

Counsel,  
Filed 11 day of June 1888  
Pleeds *Mzuly* (13)

THE PEOPLE  
vs. *B*  
*William D.*  
*Blankley*  
*[4 cases]*

Receiving Stolen Goods,  
Larceny,  
Aggravated

JOHN McKEON,  
District Attorney

A True Bill.  
*[Signature]*  
Foreman.

Rec'd from D.A. Feb 9/87

0033

0834

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 H. Blankley

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

William H. Blankley

of the CRIME OF Petit LARCENY in the \_\_\_\_\_ degree, committed as follows:

The said William H. Blankley

*First* late of the First Ward of the City of New York, in the County of New York, aforesaid, on the \_\_\_\_\_ day of February in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms  
four bottles of glue of the value of twenty five cents each bottle, eleven boxes of troches of the value of twenty five cents each box and five combs of the value of twenty five cents each

of the goods, chattels and personal property of one \_\_\_\_\_ Henry Richmond 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.

0035

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

\_\_\_\_\_ *William H. Blauvelt* \_\_\_\_\_

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

The said *William H. Blauvelt* \_\_\_\_\_

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the *First* day of *February* in the year of our Lord  
one thousand eight hundred and eighty-*three*, at the Ward, City and County  
aforesaid, with force and arms *four bottles of fine*  
*of the value of twenty five*  
*cents each bottle, eleven boxes*  
*of traches of the value of twenty*  
*five cents each box, and five*  
*combs of the value of twenty*  
*five cents each* \_\_\_\_\_

of the goods, chattels and personal property of *Henry Richmond* \_\_\_\_\_

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

*Richmond* \_\_\_\_\_

unlawfully and unjustly, did feloniously receive and have; he the said *William*

*H. Blauvelt* \_\_\_\_\_

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

**JOHN McKEON, District Attorney.**

POOR QUALITY ORIGINAL

0036

Bond renewed \$500 on all three indictments.

Bailed by James Dillow, corner of Street frame and Clark Street Port Hamilton, d. I

Wm. J. [unclear]

Counsel,  
Filed 11 day of June 1883  
Pleads *Not guilty* - (13)

THE PEOPLE

vs.

William S. Blakely

[4 cases]

Receiving Stolen Goods, Larceny, and degrees, and

(9528-532 and 550)

JOHN McKEON,

*Dist. Atty*  
Filed on 3. 11. 83 signed at 4500 St

A True Bill.

*James Stevens*

Foreman.

1<sup>st</sup> Monday Nov

0037

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 D. Brantley

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

William D. Brantley

of the CRIME OF Petit LARCENY in the ~~first~~ degree, committed as follows:

The said William D. Brantley

15th

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~15th~~ day of February in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one cigar lighter of the value of two dollars, and ten bottles of perfume of the value of one dollar each ~~value~~

of the goods, chattels and personal property of one Henry Richmond 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.

0038

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

William H. Blankley

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

The said William H. Blankley

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the 15th day of February in the year of our Lord  
one thousand eight hundred and eighty-three, at the Ward, City and County  
aforesaid, with force and arms one cigar lighter  
of the value of two dollars  
and two bottles of perfume  
of the value of one dollar  
each bottle

of the goods, chattels and personal property of \_\_\_\_\_

Henry Richmond

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

Henry Richmond

unlawfully and unjustly, did feloniously receive and have; he the said \_\_\_\_\_

William H. Blankley

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

**JOHN McKEON, District Attorney.**

0839

**BOX:**

104

**FOLDER:**

1116

**DESCRIPTION:**

**Bleecker & Fulton Ferry R.R. Co.**

**DATE:**

06/26/83



1116

POOR QUALITY ORIGINAL

0040

*Sealed 1883  
537*

Counsel,  
Filed 26 day of June 1883  
Pleads *M. J. Kelly July 6/83*

THE PEOPLE  
vs.  
The Blacker Street  
and Filton Ferry  
Rail Road Company

JOHN McKEON,  
District Attorney

A TRUE BILL.  
*John Stevens*  
Foreman.

*July 13/83*

*Indictment dismissed*

*(See endorsement)*

In this case there has been fourteen affidavits filed showing that the nuisance has been abated. I have seen Mr. Coolidge who instituted the proceeding, and he admits that the street has been repaired. The question whether the R.R. Co has not lost their right to use the streets will have to be tested in another form. Under these circumstances I ask leave of the Court to dismiss the indictment.

*July 13. 1883*  
*W. P. Ogden*  
*C. J. East*



0842

and along the said common public highway aforesaid, so that the said common public highway became and was thereby then and there, and yet is and doth continue to remain dangerous to the lives, limbs and property of all the good citizens of the State of New-York there passing, re-passing, going, returning, riding, working and laboring, with their horses, carts, carriages and wagons, and whereby and by means whereof the said common public highway did become then and there for the distance of one thousand feet, and ever since hath been and yet is unlawfully interfered with and obstructed, so that the good people of the State of New-York could not nor yet <sup>thereon</sup> can pass, re-pass, go, return, ride, work and labor, with their horses, carts, carriages and wagons, at their free will and pleasure, with safety to themselves and their property, as of right they should, to the great damage and common nuisance of all the good people of the State of New-York there passing, re-passing, going, returning, riding, working and laboring as aforesaid; and against the form of the Statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity.

JOHN Mc' KEON,  
District Attorney.

POOR QUALITY  
ORIGINAL

0843

41<sup>st</sup> August 1850  
265  
P. M.  
No.

0844

A.

To the Grand Jury of the City and County of New York.

The undersigned, Owners and occupants respectively of buildings in Water Street, between Fulton Street and Peck Slip, respectfully represent that the Horse Railroad track in that portion of the street named, is not used and has not been for some years. Its presence is a detriment to the business of the locality, and a damage to most of the teams which necessarily pass over it. It is the cause of numerous blockings of heavily laden teams, which have great difficulty in turning out of said track in order to pass each other in this narrow street. At times the rails become displaced and curled, and are dangerous.

This track is owned by the Bleeker Street & Fulton Ferry Railroad Company; early in February last they were respectfully requested to consider the subject of removal of said track, to this no reply has been made by the Company.

In view of the facts above stated, the undersigned respectfully petition your honorable body to take such action in the premises as will effect the removal of the nuisance herein complained of.

New York, April 24<sup>th</sup> 1853

None

None of Business

POOR QUALITY ORIGINAL

0845

A.P. Bennett	238 Water St	241	"	(owner & occupant)
A.L. Cook Sr	"	206	"	"
Cornice Mays	"	208	"	"
Rebecca Spurgeon	"	207	"	"
Grady Lee	"	211	"	"
Raymond Lee	"	210	"	"
Smith & Gilbert	"	212	"	"
Neilson Lee	"	118	"	"
Hollinsworth	"	220	"	"
James Race Sr	"	212	"	"
Ed. W. Light	"	119	"	"
A.D. Roberts	"	242	"	"
James Schmiedt	"	236	"	"
John Smith	"	235	"	"
Wm. H. Blythe	"	238	"	"
David P. Child	"	237	"	"
Mrs. Figgley	"	243	"	"
P.A. Child	"	242	"	"
C.C. Linton	"	244	"	"
National Store Co.	"	246	"	"
Benjamin Dix	"	246	"	"
John J. Smith	"	247	"	"
Alb. Thatcher	"	248	"	"
Walter Price	"	249	"	"
Wm. H. Chase	"	250	"	"
Morgan & Cully	"	251	"	"
John H. Butcher	"	252	"	"
J. F. Thatcher	"	253	"	"
M. B. Linton	"	254	"	"
Wm. H. Chase	"	255	"	"
Wm. H. Chase	"	256	"	"
Wm. H. Chase	"	257	"	"
Wm. H. Chase	"	258	"	"
Wm. H. Chase	"	259	"	"
Wm. H. Chase	"	260	"	"
Wm. H. Chase	"	261	"	"
Wm. H. Chase	"	262	"	"
Wm. H. Chase	"	263	"	"
Wm. H. Chase	"	264	"	"
Wm. H. Chase	"	265	"	"
Wm. H. Chase	"	266	"	"
Wm. H. Chase	"	267	"	"
Wm. H. Chase	"	268	"	"
Wm. H. Chase	"	269	"	"
Wm. H. Chase	"	270	"	"
Wm. H. Chase	"	271	"	"
Wm. H. Chase	"	272	"	"
Wm. H. Chase	"	273	"	"
Wm. H. Chase	"	274	"	"
Wm. H. Chase	"	275	"	"
Wm. H. Chase	"	276	"	"
Wm. H. Chase	"	277	"	"
Wm. H. Chase	"	278	"	"
Wm. H. Chase	"	279	"	"
Wm. H. Chase	"	280	"	"
Wm. H. Chase	"	281	"	"
Wm. H. Chase	"	282	"	"
Wm. H. Chase	"	283	"	"
Wm. H. Chase	"	284	"	"
Wm. H. Chase	"	285	"	"
Wm. H. Chase	"	286	"	"
Wm. H. Chase	"	287	"	"
Wm. H. Chase	"	288	"	"
Wm. H. Chase	"	289	"	"
Wm. H. Chase	"	290	"	"
Wm. H. Chase	"	291	"	"
Wm. H. Chase	"	292	"	"
Wm. H. Chase	"	293	"	"
Wm. H. Chase	"	294	"	"
Wm. H. Chase	"	295	"	"
Wm. H. Chase	"	296	"	"
Wm. H. Chase	"	297	"	"
Wm. H. Chase	"	298	"	"
Wm. H. Chase	"	299	"	"
Wm. H. Chase	"	300	"	"



POOR QUALITY ORIGINAL

0847

James Efford  
James Chase  
James D. Duggan III  
110116 Beckman St  
Cor Money and F. Lushbaugh  
Buckingham St  
Brooklyn  
Ward of Times

James Williams  
Mr. J. Buchanan  
111 Beckman St  
113 Beckman St

Geo. Bernberg - owner  
129 Beckman St  
65 Merrill  
109 Buckman St

Robert Hamilton  
James Johnson  
Gate Buchanan  
31 Hamilton St  
31 Hamilton St

James Smith  
Daniel Barber  
Robert Pross  
22 Station St  
22 Station St  
246 Water Street

James E. Bull  
Harry Patchford  
R. Schookman  
214 Ford Street  
216 Front St  
214 Front St

James E. Bull  
Richard Biley  
John Barrett  
John Tate  
John Ferguson  
H. G. Easter  
G. L. Easter  
do  
do  
do

do - do -  
do  
do  
do  
106 Fulton St  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

do  
do  
do  
do  
do  
do  
do  
do  
do  
do  
do

0848

Court of General Sessions

The People of the State  
of New York

Plaintiff

~ against ~

The Bleeker Street and  
Fulton Ferry Railroad  
Company

Defendant

Affidavit

June 6 1883

Robinson, Scribner & Knight,  
Defendant's Attorneys,  
102 Broadway, New York.

0849

Vol. 1. Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York.

~ against ~

The Bleeker Street <sup>and</sup> Fulton Ferry Rail-  
road Company.

City and County of New York, SS:

John C. Smith

being duly sworn says, that he is a resident of  
the City of New York and is a track builder  
and for 20 years has been engaged in the  
construction and repair of railroads in the City  
of New York; that he is familiar with that  
portion of Water Street referred to in the indict-  
ment herein and with the railroad in that  
portion of said street; that he is personally  
acquainted with the present condition of said  
street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said rail-  
road <sup>has been recently rebuilt and</sup> is now in good condition and repair;  
that there are no broken or misplaced rails  
2. and that the pavement between the tracks  
and along the tracks is also in good con-  
dition and repair and he also knows of  
his own knowledge that the said railroad  
is regularly operated by the Second Avenue Rail-  
road Company, and that the cars of said  
Company are regularly run upon the said railroad,  
carrying passengers therein. John C. Smith

Sworn to before me, this }  
5 day of July, 1883. }

Thos W. McLean  
Notary Public #100

0850

<i>Court of General Sessions</i>
<i>The People of the State of New York</i>
<i>Plaintiff</i>
<i>~ against ~</i>
<i>The Bleeker Street and Fulton Ferry Railroad Company</i>
<i>Defendant</i>
<i>Affidavit</i>
<i>Robinson, Scribner &amp; Knight, Defendant's Attorneys, 102 Broadway, New York</i>

0851

Vol. 1. Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York.  
~ against ~  
The Bleeker Street and Fulton Ferry Rail-  
road Company.

City and County of New York, SS:

Jeremiah Deady  
being duly sworn says, that he is a resident of  
the City of New York and is a track builder  
and for 25 years has been engaged in the  
construction and repair of railroads in the City  
of New York; that he is familiar with that  
portion of Water Street referred to in the indict-  
ment herein and with the railroad in that  
portion of said street; that he is personally  
acquainted with the present condition of said  
street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said rail-  
road <sup>has been recently rebuilt and</sup> is now in good condition and repair;  
that there are no broken or misplaced rails  
2. and that the pavement between the tracks  
and along the tracks is also in good con-  
dition and repair and he also knows of  
his own knowledge that the said railroad  
is regularly operated by the Second Avenue Rail-  
road Company, and that the cars of said  
Company are regularly run upon the said railroad,  
carrying passengers therein.

Sworn to before me, this }  
5<sup>th</sup> day of July, 1853. }

Thos. J. Whelan  
Notary Public #100

Jeremiah Deady

0852

<i>Court of General Sessions</i>
<i>The People of the State of New York</i>
<i>Plaintiff</i>
<i>~ against ~</i>
<i>The Bleeker Street and Fulton Ferry Railroad Company</i>
<i>Defendant</i>
<i>Affidavit</i>
<i>John J. ...</i>
<i>Robinson, Scribner &amp; Bright, Defendant's Attorneys, 102 Broadway, New York</i>

0853

Vol. 1. Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York.  
— against —  
The Bleeker Street & Fulton Ferry Rail-  
road Company.

City and County of New York, SS:

Owen Gilligan

being duly sworn says, that he is a resident of the City of New York and is a track builder and for 24 years has been engaged in the construction and repair of railroads in the City of New York; that he is familiar with that portion of Water Street referred to in the indictment herein and with the railroad in that portion of said street; that he is personally acquainted with the present condition of said street and of the said railroad and tracks and in the course of his daily duties he is frequently in and upon said street and knows of his own knowledge that the said railroad is now in good condition and repair; that there are no broken or misplaced rails  
2. and that the pavement between the tracks and along the tracks is also in good condition and repair and he also knows of his own knowledge that the said railroad is regularly operated by the Second Avenue Railroad Company, and that the cars of said Company are regularly run upon the said railroad, carrying passengers therein.

Sworn to before me, this }  
5 day of July, 1883. }

Chas. N. W. Dean  
Notary Public #100  
N. Y. Co.

Owen Gilligan.

0854

Vol. 1. Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York.

~ against ~

The Bleeker Street <sup>2<sup>nd</sup></sup> Fulton Ferry Rail-  
road Company.

City and County of New York, ss:

James Lynch

being duly sworn says, that he is a resident of  
the City of New York and is a track builder  
and for 20 years has been engaged in the  
construction and repair of railroads in the City  
of New York; that he is familiar with that  
portion of Water Street referred to in the indict-  
ment herein and with the railroad in that  
portion of said street; that he is personally  
acquainted with the present condition of said  
street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said rail-  
road <sup>has been recently rebuilt and</sup> is now in good condition and repair;  
that there are no broken or misplaced rails  
2. and that the pavement between the tracks  
and along the tracks is also in good con-  
dition and repair and he also knows of  
his own knowledge that the said railroad  
is regularly operated by the Second Avenue Rail-  
road Company, and that the cars of said  
Company are regularly run upon the said railroad,  
carrying passengers therein.

Sworn to before me, this }  
5<sup>th</sup> day of July, 1883. }

Thos. N. Whean  
Notary Public #100

James Lynch

0855

<i>Court of General Sessions</i>
<i>The People of the State of New York</i>
<i>Plaintiff</i>
<i>~ against ~</i>
<i>The Bleeker Street and Fulton Ferry Railroad Company</i>
<i>Defendant</i>
<i>Affidavit</i>
<i>Robinson, Scribner &amp; Wright, Defendant's Attorneys, 102 Broadway, New York.</i>

0856

Court of General Sessions

The People of the State  
of New York

Plaintiff

~ against ~

The Bleeker Street and  
Fulton Ferry Railroad  
Company

Defendant

Affidavit

John W. ...

Robinson, Seibert & Knight,  
Defendant's Attorneys,  
102 Broadway, New York.

0857

Vol. 1. Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York,  
— against —  
The Bleeker Street and Fulton Ferry Rail-  
road Company.

City and County of New York, ss:

Patrick Shanagan

being duly sworn says, that he is a resident of  
the City of New York and is a track builder  
and for 10 years has been engaged in the  
construction and repair of railroads in the City  
of New York; that he is familiar with that  
portion of Water Street referred to in the indict-  
ment herein and with the railroad in that  
portion of said street; that he is personally  
acquainted with the present condition of said  
street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said rail-  
road is now in good condition and repair;  
2. and that the pavement between the tracks  
and along the tracks is also in good con-  
dition and repair and he also knows of  
his own knowledge that the said railroad  
is regularly operated by the Second Avenue Rail-  
road Company, and that the cars of said  
Company are regularly run upon the said railroad,  
carrying passengers therein.

Sworn to before me, this }  
6<sup>th</sup> day of July, 1883. }  
Thos. N. McLean  
Notary Public #100  
N.Y. Co.

Patrick Shanagan

0858

<i>Court of General Sessions</i>	<i>The People of the State of New York</i>	<i>Plaintiff</i>	<i>against</i>	<i>The Bleeker Street &amp; Tribon Ferry Railroad Company</i>	<i>Defendant</i>	<i>Affidavit</i>	<i>Robinson, Scribner &amp; Bright, Defendants' Attorneys, 102 Broadway, New York.</i>
----------------------------------	--	------------------	----------------	---	------------------	------------------	--

0859

Vol. 1. Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York.

~ against ~

The Bleeker Street<sup>rd</sup> Fulton Ferry Rail-  
road Company.

City and County of New York, ss:

Michael Cavanagh

being duly sworn says, that he is a resident of  
the City of New York and is a track builder  
and for 50 years has been engaged in the  
construction and repair of railroads in the City  
of New York; that he is familiar with that  
portion of Water Street referred to in the indict-  
ment herein and with the railroad in that  
portion of said street; that he is personally  
acquainted with the present condition of said  
street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said rail-  
road <sup>has been recently rebuilt and</sup> is now in good condition and repair;  
that there are no broken or misplaced rails  
and that the pavement between the tracks  
and along the tracks is also in good con-  
dition and repair and he also knows of  
his own knowledge that the said railroad  
is regularly operated by the Second Avenue Rail-  
road Company, and that the cars of said  
Company are regularly run upon the said railroad,  
carrying passengers therein.

Sworn to before me, this }  
9 day of July, 1883. }

Thos. J. Moran  
Notary Public #100

M. Cavanagh

Witness my hand & seal

0860

<i>Court of General Sessions</i>
<i>The People of the State of New York</i>
<i>Plaintiff</i>
<i>~ against ~</i>
<i>The Fleeter Street and Fulton Ferry Railroad Company</i>
<i>Defendant</i>
<i>Affidavit</i>
<i>Sworn</i>
<i>Robinson, Scribner &amp; Knight, Defendant's Attorneys, 102 Broadway, New York.</i>

0861

Vol. 1. Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York.

— against —

The Bleeker Street<sup>rd</sup> & Fulton Ferry Rail-  
road Company.

City and County of New York, ss:

Edward Mall

being duly sworn says, that he is a resident of  
the City of New York and is a track builder  
and for 10 years has been engaged in the  
construction and repair of railroads in the City  
of New York; that he is familiar with that  
portion of Water Street referred to in the indict-  
ment herein and with the railroad in that  
portion of said street; that he is personally  
acquainted with the present condition of said  
street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said rail-  
road is now in good condition and repair;  
that there are no broken or misplaced rails  
and that the pavement between the tracks  
and along the tracks is also in good con-  
dition and repair and he also knows of  
his own knowledge that the said railroad  
is regularly operated by the Second Avenue Rail-  
road Company, and that the cars of said  
Company are regularly run upon the said railroad,  
carrying passengers therein.

Subscribed before me, this  
day of July, 1853.

Wm. N. Bean  
Notary Public #100  
City of New York

Edward Mall

0862

Court of General Sessions.

The People of the State  
of New York

Plaintiff

~ against ~

The Beecher Street -  
Fulton Ferry Railroad  
Company

Defendant.

Affidavit

James H. ...

Robinson, Scribner & Bright,  
Defendants' Attorneys,  
102 Broadway, New York.

0863

Vol. 1 Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York  
~ against ~  
The Bleeker Street and Fulton Ferry  
Railroad Company

City and County of New York, SS:

Michael Welsh

being duly sworn says, that he is a resident  
of the City of New York and is engaged in  
carrying on business in said City; that he is famil-  
iar with that portion of Water Street referred to  
in the indictment herein and with the rail-  
road in that portion of said street; that he is  
personally acquainted with the present condition of  
said street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said railroad  
is now in good condition and repair; that  
there are no broken or misplaced rails and  
2. that the pavement between the tracks and  
along the tracks is also in good condition and  
repair, and he also knows of his own knowl-  
edge that the said railroad is regularly oper-  
ated by the Second Avenue Railroad Company, and  
that the cars of said Company are regularly  
run upon the said railroad, carrying passengers  
therein.

Sworn to before me, this } Michael Welsh  
5 day of July, 1883.

Thos N. Wheat  
Notary Public #100  
St. George

0864

Court of General Sessions.

The People of the State  
of New York

Plaintiff

~ against ~

The Beecher Street and  
Fulton Ferry Railroad  
Company

Defendant.

Affidavit

of

Robinson, Scribner & Bright,

Defendants' Attorneys,

102 Broadway, New York.

0865

No. 1 Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York  
~ against ~  
The Bleeker Street and Fulton Ferry  
Railroad Company

City and County of New York, SS:

Lewis Atkins

being duly sworn says, that he is a resident  
of the City of New York and is engaged in  
carrying on business in said City; that he is famil-  
iar with that portion of Water Street referred to  
in the indictment herein and with the rail-  
road in that portion of said street; that he is  
personally acquainted with the present condition of  
said street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said railroad  
is now in good condition and repair; that  
2. that the pavement between the tracks and  
along the tracks is also in good condition and  
repair, and he also knows of his own knowl-  
edge that the said railroad is regularly oper-  
ated by the Second Avenue Railroad Company, and  
that the cars of said Company are regularly  
run upon the said railroad, carrying passengers  
therein.

Sworn to before me, this }  
5<sup>th</sup> day of July, 1883. }

Lewis Atkins

Geo. D. McLean  
Notary Public #100

0866

Court of General Sessions.

The People of the State  
of New York

Plaintiff

~ against ~

The Beecher Street and  
Tullow Ferry Railroad  
Company

Defendant.

Affidavit

W. J. Wright

Robinson, Scribner & Knight,

Defendants' Attorneys,

102 Broadway, New York.

0867

Vol. 1 Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York  
~ against ~  
The Bleeker Street and Fulton Ferry  
Railroad Company

City and County of New York, SS:

Joseph J. Barrett  
being duly sworn says, that he is a resident  
of the City of New York and is engaged in  
carrying on business in said City; that he is famil-  
iar with that portion of Water Street referred to  
in the indictment herein and with the rail-  
road in that portion of said street; that he is  
personally acquainted with the present condition of  
said street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said railroad  
is now in good condition and repair; that  
there are no broken or misplaced rails and  
2. that the pavement between the tracks and  
along the tracks is also in good condition and  
repair, and he also knows of his own knowl-  
edge that the said railroad is regularly oper-  
ated by the Second Avenue Railroad Company, and  
that the cars of said Company are regularly  
run upon the said railroad, carrying passengers  
therein.

Sworn to before me, this }  
5<sup>th</sup> day of July, 1883. }

Thos H. McLean  
Notary Public #100  
N. Y. County

Joseph James Barrett

0868

<i>Court of General Sessions.</i>
<i>The People of the State of New York</i>
<i>Plaintiff</i>
<i>~ against ~</i>
<i>The Bleeker Street and Fulton Ferry Railroad Company</i>
<i>Defendant.</i>
<i>Affidavit</i>
<i>Wm. H. Hamilton</i>
<i>Robinson, Scribner &amp; Knight, Defendants' Attorneys, 102 Broadway, New York.</i>

0869

No. 1 Court of General Sessions of the Peace  
of the City & County of New York.

The People of the State of New York  
~ against ~  
The Bleeker Street and Fulton Ferry  
Railroad Company

City and County of New York, SS:

Lewis Chamberlain

being duly sworn says, that he is a resident  
of the City of New York and is engaged in  
carrying on business in said City; that he is famil-  
iar with that portion of Water Street referred to  
in the indictment herein and with the rail-  
road in that portion of said street; that he is  
personally acquainted with the present condition of  
said street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said railroad  
is now in good condition and repair; that  
there are no broken or misplaced rails and  
2. that the pavement between the tracks and  
along the tracks is also in good condition and  
repair, and he also knows of his own knowl-  
edge that the said railroad is regularly oper-  
ated by the Second Avenue Railroad Company, and  
that the cars of said Company are regularly  
run upon the said railroad, carrying passengers  
therein.

Lewis Chamberlain

Sworn to before me, this }  
5<sup>th</sup> day of July, 1883. }

Thos J. McLean  
Notary Public #100  
N.Y.C.

0870

Court of General Sessions.

The People of the State  
of New York

Plaintiff

~ against ~

The Beecher Street and  
Fulton Ferry Railroad  
Company

Defendant

Affidavit

1887

Robinson, Scribner & Bright,  
Defendants' Attorneys,  
102 Broadway, New York.

0871

Vol. 1 Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York  
~ against ~  
The Bleeker Street and Fulton Ferry  
Railroad Company

City and County of New York, SS:

Geo N. Myers

being duly sworn says, that he is a resident  
of the City of New York and is engaged in  
carrying on business in said City; that he is famil-  
iar with that portion of Water Street referred to  
in the indictment herein and with the rail-  
road in that portion of said street; that he is  
personally acquainted with the present condition of  
said street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said railroad  
is now in good condition and repair; that  
2. that the pavement between the tracks and  
along the tracks is also in good condition and  
repair, and he also knows of his own knowl-  
edge that the said railroad is regularly oper-  
ated by the Second Avenue Railroad Company, and  
that the cars of said Company are regularly  
run upon the said railroad, carrying passengers  
therein.

Sworn to before me, this }  
5<sup>th</sup> day of July, 1883. }

George A. Meyers

Thos. N. W. Dean  
Notary Public #100  
N. Y. County

0872

Court of General Sessions.

The People of the State  
of New York

Plaintiff

~ against ~

The Bleeker Street and  
Tullow Ferry Railroad  
Company

Defendant.

Affidavit

Robinson, Scribner & Bright,  
Defendants' Attorneys,  
102 Broadway, New York.

0873

Vol. 1 Court of General Sessions of the Peace  
of the City and County of New York.

The People of the State of New York  
~ against ~  
The Bleeker Street and Fulton Ferry  
Railroad Company

City and County of New York, SS:

Thomas J. Kenneally  
being duly sworn says, that he is a resident  
of the City of New York and is engaged in  
carrying on business in said City; that he is famil-  
iar with that portion of Water Street referred to  
in the indictment herein and with the rail-  
road in that portion of said street; that he is  
personally acquainted with the present condition of  
said street and of the said railroad and tracks  
and in the course of his daily duties he is  
frequently in and upon said street and knows  
of his own knowledge that the said railroad  
is now in good condition and repair; that  
there are no broken or misplaced rails and  
2. that the pavement between the tracks and  
along the tracks is also in good condition and  
repair, and he also knows of his own knowl-  
edge that the said railroad is regularly oper-  
ated by the Second Avenue Railroad Company, and  
that the cars of said Company are regularly  
run upon the said railroad, carrying passengers  
therein.

Sworn to before me, this } Thomas J. Kenneally  
5 day of July, 1883. }

Geo. J. McLean  
Notary Public #100  
of N.Y. County

0874

COOLIDGE & MARCUS,  
HARRIET A. WHEELER, }  
SPECIAL. }  
241 WATER STREET,  
NEW YORK.

New York, May 29<sup>th</sup> 1883  
John Vincent Esq.  
assist. District Atty. New York City.

Dear Sir,

Herewith I beg to submit to your kind attention three enclosures marked respectively A, B, & C. Said enclosures embody petitions for the removal of the unused track of the Beekman Street & Fulton Ferry R. Co. lying in Water Street between Fulton Street and Peck Slip. I have made inquiry of several of the oldest occupants of stores in the locality mentioned, and am enabled to learn that the track in question has been used by the Railroad Company for a public purpose during the past four years. I desire particularly to call attention to the fact that at the crossing of Beekman Street and Water Street, where the track laid in Beekman crosses that in question, the two sections of the track complained of are disconnected by the filling in of pavement between the rails of the Beekman Street track.

Enclosure A is signed by forty five (45) individuals & firms, all of whom are either occupants of stores in

0875

COOLIDGE & MARCUS,  
HARRIET A. WHEELER,  
SPECIAL.  
241 WATER STREET,  
NEW YORK.

2

the locality mentioned, or owners of  
the buildings, or their representatives.

Enclosure "B." shows the signatures of  
twenty six firms or companies whose mer-  
chandise is to a greater or less extent carried  
through the locality referred to.

Enclosure "C." shows the signatures of seventy six  
(76) owners or drivers of teams who know prac-  
tically the disadvantages attending the  
presence of the obnoxious track now lying  
in Water Street.

The following gentlemen have signified their  
willingness to appear as witnesses should their  
services be desired.

Nicholas L. Cort	247	Water Street.
William H. Cort	256	" "
Robert Johnston	206	" "
Granville G. Hallett	236	" "
Henry T. Richardson	234	" "
John W. Wells	212	" "
James Coolidge	241	" "
James Lyon	248	" "
Chas. B. Hotchkiss	230	" "
J. H. Cort	220	" "

0876

COOLIDGE & MARCUS,  
HARRIET A. WHEELER,  
SPECIAL. }  
241 WATER STREET,  
NEW YORK.

3

Thomas Cains 245 Water St.  
Capt. Edward Tynan, Oak St. Police  
Station

Respectfully Yours,  
Mrs Coolidge.

B-

To The Grand Jury of the City and County of New York.

The undersigned, believing that the presence of the unused Railroad track in Water Street between Fulton Street and Park Slip is detrimental to both public & private interests, hereby join our petition to that of H. B. De Witt, N. C. Cort of C. Cortidge & Mannus, H. M. Johnston & others for its removal.

C. F. Rogers & Co  
7 W. Water St  
106-108 Water St  
171 Water St  
170-172 Water St  
55 Fulton St.  
187 Front Street.

Wm. Mitchell  
H. C. Adams & Sons  
J. A. Deane & Co.  
J. W. M. Reed  
Wm. M. Reed  
Broadway  
The Broadway  
R. L. Deane  
Richardson & Co  
261/263 Broadway  
C. F. Reedwell & Co  
10 " " "  
175 " " "  
181 " " "  
181 State St  
183 Front St  
207 Water St  
215 & 217 Water St  
42 & 44 Water St

A. Craft  
Baker & Williams  
Schultz & Throckmole  
HEWLETT & BELTING CO  
268 Water St  
270 272 Water St  
274 Water St  
11/115 Cliff St  
324-326 & 328 Front St

Wm. H. M. Reed  
W. H. M. Reed

J. L. M. Reed  
W. H. M. Reed

0877

Court of General Sessions of  
the Peace &c

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

against

The Bleeker Street and Ful-  
ton Ferry Railroad Company.

-----  
Affidavit of Jacob Sharp.

-----  
Robinson, Scribner & Bright,  
Defendant's attorneys,  
102 Broadway, New York.

0078

0879

706.1

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

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

against

The Bleecker Street and Fulton Ferry  
Railroad Company.

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

Jacob Sharp, of said city, being duly sworn, says,  
that he is the President and an officer of the Bleecker  
Street and Fulton Ferry Railroad Company, the corporation  
defendant herein.

Deponent further says that the railroad tracks in  
Water street referred to in the indictment herein are a part  
of the railroad of the Bleecker Street and Fulton Ferry  
Railroad Company which was leased by said company, with the  
approval and sanction of the Supreme Court of the State of  
New York, unto the Twenty Third Street Railway Company in and  
by an indenture of lease bearing date the 10th day of January,  
1876, which was delivered and went into effect about the first  
of September, 1876. That in and by the lease aforesaid,  
according to the covenants contained in the fourth paragraph  
or subdivision of said lease, the Twenty Third Street  
Railway Company, the lessee, entered into an agreement with  
the Bleecker Street and Fulton Ferry Railroad Company, to  
keep the said railroad in good working condition and

0000

2

repair suitable for the transaction of all the business to be reasonably done thereon at all times during the term of said lease, which was for the period of ninety-nine years from and after the said first day of January, 1876, and that since the said first day of January, 1876, it has been the duty of the Twenty-third Street Railway Company to keep the said tracks in good repair and condition, and that no duty or obligation in respect to said repairs exists under the said lease on the part of the Bleecker Street and Fulton Ferry Railroad Company. It is true that for some time past the said railroad tracks have not been much used, but they have been at all times according to deponent's own knowledge in sufficiently good repair to allow the running of ordinary street railroad cars thereon. That if the said railroad at any recent period has been out of repair or injured in any manner, such want of repair and injury has been occasioned by the ordinary traffic in the streets and is not the result of any act or omission on the part of the defendant herein. Deponent further says that quite recently and during the month of June last, the Twenty Third Street Railway Company by an Indenture bearing date the first day of June, 1883, leased and demised to the Second Avenue Railroad Company a portion of the tracks of the Bleecker Street and Fulton Ferry Railroad Company including the tracks in Water street described or mentioned in the indictment herein and that the Second Avenue Railroad Company is now in daily use of said tracks and is running cars thereon in the ordinary and

0001

3

7. daily operation of the Second Avenue Railroad. That said lease to the Second Avenue Railroad Company contains a covenant on the part of the Second Avenue Railroad Company that it will within a reasonable time put the railroad track so demised in good order and condition and that it will at all times during the term of said lease (which is for a period of ten years and one month from the first day of June, 1883,) keep and maintain the said railroad tracks in good order, condition, repair and will surrender the said railroad tracks at the end of said term in good repair and condition. That said Second Avenue Railroad Company is abundantly responsible and able to perform the covenants of said lease on its part and the good condition of said railroad tracks is assured by said lease during the term of ten years to come. As a matter of fact I have ascertained by personal inspection that since the said lease was so executed to the Second Avenue Railroad Company it has put the said tracks in Water street in good repair and condition and has relaid the same with new rails so that the said tracks mentioned or referred to in the indictment herein are now in first-rate order and repair.

Sworn to before me this  
6<sup>th</sup> day of July, 1883.

*Jacob Shaff*

*John A. Penney*  
*Notary Public*  
*New York Co.*

0882

BOX:

104

FOLDER:

1116

DESCRIPTION:

Bond, Charles R.

DATE:

06/11/83



1116

POOR QUALITY ORIGINAL

0003

No 92

Counsel, *A. M. Goff*  
Filed // day of *June* 1883  
Pleads *Mr. G. H. 12*

*Grand Jury*  
*See 528-531-550*

THE PEOPLE

vs.

*P*  
*Charles R. Bond*  
*[cases]*

JOHN McKEON,

*District Attorney.*

*J. M.*

A True Bill.

*John Stevens*

*Foreman*

0884

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 R. Bond

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

Charles R. Bond

of the crime of GRAND LARCENY, in the second degree, committed as follows:

The said Charles R. Bond

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

\$250.

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

one ornament of the value of seventy five dollars, three diamonds of the value of twenty five dollars each one red sard of the value of fifteen dollars ten pieces of the value of three dollars each and sundries of the value of two dollars each

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

JOHN McKEON, District Attorney

0005

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

Charles R. Bond

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

The said Charles R. Bond

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the ~~seventh~~ day of ~~February~~ in the year of our Lord  
one thousand eight hundred and eighty-~~two~~ three, at the Ward, City and County  
aforesaid, with force and arms one ornament of the  
value of seventy five dollars, three  
diamonds of the value of  
twenty five dollars each, one  
and a pair of the value of  
fifteen dollars, ten spoons  
of the value of three dollars  
each, and ten forks of the  
value of two dollars each

of the goods, chattels and personal property of Mary Waters

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

Waters  
unlawfully and unjustly, did feloniously receive and have; he the said Charles  
R. Bond

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

**JOHN McKEON, District Attorney.**

0006

Waters - S District Police Court,  
~~3m~~ Bond } New York, May 21 1883

Hon John W. Brown

Dear Sir

You are then Com-  
plaint, against Bond on  
which I held him.

1 Larceny + Willing stolen  
goods

2. Burglary

3. Felonious Assault.

I respectfully call upon

0887

attention to the State  
News of Ella Green  
in case of "People - Watson  
for - Ella Green  
John Confession, you  
may be able to decide to  
use her as a witness.  
I hold Ella Green also  
for J. Harney.

W. W. Gorman officier  
of the 19<sup>th</sup> Precinct,

is able to give you  
all information regarding  
existence of complaint  
against <sup>Watson</sup> which I had  
considerable trouble in ob-  
taining.

Yours Respectfully  
A. W. Gorman

0000

People

14

Edna Jones

0889

State of New York }  
City and County of New York } s. s.

Patrick H. McGinnis.

being duly sworn deposes and says that on the 14<sup>th</sup> day of June 1883. he went to 522 Hudson St in this City to serve the annexed subpoena on Mary Waters. but could not find any such person there. although deponent made diligent inquiry for said Mary Waters. and deponent at the time of such inquiry. was informed by a lady in the house. that no such person lived there and that the lady that said Mary Waters who formerly lived with had gone to Europe.

Sworn to before me  
this 15<sup>th</sup> day of June 1883

John A. Brennan  
Notary Public 1884  
City and County New York

Patrick H. McGinnis

0890

**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.]

**SUBPOENA**

FOR A WITNESS TO ATTEND THE

**Court of General Sessions of the Peace.**

6

The People of the State of New York,

To *Mary Waters*

of No. *522 Hudson* 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 *15* day of *June* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

*Ella Green*

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 *June* in the year of our Lord 188 *6*

JOHN McKEON, *District Attorney.*

0891

LAW OFFICES OF  
BALDWIN F. STRAUSS,  
365 FULTON STREET,  
OPP. CITY HALL PARK,  
ROOMS 1, 2 & 3,

BROOKLYN, N. Y.

June 11<sup>th</sup> 1883

Hon. Colonel Fellows,  
N. Dist. Atty. N. Y.  
Dear Sir -

People v. Wm. Brown.  
Obt. Prop. False Pret.

This case, I learn from Mr. Donnelly  
Chief Clerk, is on to days Calendar for  
trial -

I am engaged in the trial of a  
Case here, which has been adjourned  
5 or 6 times, & finally set down for  
trial, peremptorily, to day -

I have another case on the  
calendar for trial to day, but this  
I shall insist upon adjourning -

I shall endeavor to have the  
first case tried & disposed of by  
recess, & then run over to try the

0892

Brown case, if you will kindly oblige  
me by arranging it so, that you can  
try it in the early afternoon -

Let me thank you for your  
courtesy on the previous call of  
the case when I was unable to  
attend

Very Respectfully,  
Robert F. Straus

If you cannot hold it for trial  
this afternoon, perhaps you might  
be able to try it tomorrow  
R.F.S.

POOR QUALITY ORIGINAL

0093

Arrested May 21 - 2 1/2 hours  
all of it by the City of New York  
May 27 1883

May 27 1883  
to my 18th of August  
Complaint is about  
I refuse to answer  
I cannot say it  
at the age of 9

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court - 4 District.

THE PEOPLE, Etc.,  
ON THE COMPLAINT OF

William J. Masters  
522 Hudson St.  
Charles J. Bond

1  
2  
3  
4  
Offence, Receiving stolen goods

Dated May 6<sup>th</sup> 1883

Magistrate

Clerk

Witnesses

No. 1  
Street

No. 2  
Street

No. 3  
Street

No. 4  
Street

No. 5  
Street

No. 6  
Street

28 - 100th Street  
old woman name

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

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

Dated May 6<sup>th</sup> 1883 [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.

0894

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles Bawa* 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. *Charles Bawa*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Philadelphia*

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

Answer. *160 1/2 10th Street for three months*

Question. What is your business or profession?

Answer. *waiter*

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

Answer. *I am not guilty as a den and  
an exculpation*

*Chas R. Bond*

Taken before me this

day of

*[Signature]*

Police Justice.

0895

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c,  
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated \_\_\_\_\_ 188

Magistrate.

Officer.

Witness, \_\_\_\_\_

Disposition, \_\_\_\_\_

*adjourn to Monday -  
21 May*

0896

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

POLICE COURT, DISTRICT.

of No. 19 Avenue of Police Street, being duly sworn, deposes and

says that on the 16 day of May 1883

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

that Mary Walker the Complainant in  
the Case of against Charles Bond and  
Ella Guey for Burglary and Receiving Stolen  
Goods has been Compelled to leave this  
City on the advice of her doctor and  
will not be able to appear in Court  
until the 5<sup>th</sup> of June 1883.

Deponent asks that  
the Examination in the said Case  
be adjourned till June the 5<sup>th</sup> so that the  
Complainant may be present John M. Gordon

Sworn to before me, this  
1883  
of May  
Justice

0897

Counsel for the Plaintiff move  
to adjourn on the ground that  
Witnesses for the defendant are  
absent - by whom they expect  
to prove an alibi from the fact  
the last two adjournment since  
the 17 may from the fact that  
an affidavit is on file, that Mrs  
Watts the Campdown was absent  
from the city & would not return  
to the 25<sup>th</sup> June 1883.

Counsel for defendant asks  
to have an adjournment to the  
28<sup>th</sup> of July at 10 o'clock  
Request granted by the  
Court  
C. H. M.

0898

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

Police Court, 4 District.

*Rosa Silberstein*

of No. *10 Sixth Avenue* Street, being duly sworn, deposes and

says, that on the *27<sup>th</sup>* day of *February* ~~May~~ 18*83*

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

*Charles Bond (now present),*  
*came to deponent's husband's place of*  
*business at the premises aforesaid*  
*and did then and there pledge with*  
*deponent a Gold chain, set with*  
*three diamonds, and on which*  
*deponent gave him ~~the said~~ the sum*  
*of fifteen dollars - and deponent*  
*further says that said chain was*  
*redeemed on the 23<sup>rd</sup> day of March*  
*1883, by a boy who informed deponent*  
*that he was sent to redeem the said*  
*chain by One *Macduff* of 77*  
*Bleeker Street,*

*Mrs Rosa Silberstein*

*Subscribed to before me this*  
*28<sup>th</sup> day of May 1883*

*[Signature]*  
Police Justice

0899

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

POLICE COURT, 4 DISTRICT.

John S Macduff

of No. 77 Bleeker Street, being duly sworn, deposes and

says that on the about the 27 day of February 1883

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

same Ticket of admission and  
charges of three admission fees from  
named in the within complaint  
from Charles David now here  
and I fully identify him  
as the said person.

John S Macduff

Sworn to before me, this 28 day

1883

Police Justice.

0900

Q. 4

My wife, Mrs. Mary, I am  
not a married lady - I reside  
at Nyack N.Y. at present - & this  
after days - on the 18th day of May  
I deserted her.

Q. 2.

I never carried on any business.  
I live on my income.

What source is your interest  
or income derived from -  
From stocks & bonds -  
At the time the property was taken  
Ellen Green had access to  
the property and an eln.

It was taken about 27 Feb 1853.  
I don't recollect that I had  
any visitors about that time.

Q. 2.

These may have been seen then.  
State the names of persons if any  
who visited you on 26 or 27 Feb  
at your home -

Answer.

I cannot tell.  
Please state who visited the  
home immediately prior to the 26th of Feb.

Answer.

I cannot tell.  
I have a poor memory & have been  
very lately -  
I saw the diamond about Christmas  
I cannot tell the date when I saw

0901

put on the about 26 Feb I mentioned.  
My conversation with ~~Robert~~ <sup>Robert</sup> with  
Brown was at the Court house building  
when he was under arrest - about

Q

me 5/83 -  
State what conversation took place  
when Mr. Brown made the confession  
after ~~the~~ <sup>the</sup> ~~conveying~~ <sup>conveying</sup> away the property -

A

I have the statement in my  
affidavit -

Q

So that the best answer you make  
is -

Q

Can you give the substance of the  
conversation.

A

I have given that as in my  
affidavit.

From before me  
this 24th day of 1883

~~W. H. ...~~ <sup>W. H. ...</sup>

Warrant for Prison moved to Dr.  
Charges on the ground after  
prisoner failed to make out any  
bond -

~~W. H. ...~~ <sup>W. H. ...</sup> Sheriff

0902

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Mary Waters

of No. 522 Hudson Street,

being duly sworn, deposes and says, that on the 7 day of February 1883

at the 66 West 43rd City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent.

the following property, viz :

One box with three diamonds of the value of nearly five dollars and a half dozen spread and seven of the value of fifteen dollars, spoons and forks of silver value of the value of fifty dollars and two hundred and fifty dollars gold and blue pearl necklace of the United States in all of the value of three hundred and fifty dollars

Sworn before me

[Signature]

Police Justice,

1883

the property of Mary Waters

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 Charles F. [unclear] (now here)

for the reason that the defendant

acknowledged and confessed in the

presence of deponent and Officer

McGovern of the 19th Precinct Police

that he, the defendant did there and

there receive from Ella Green the

aforesaid property and did take

it to different places.

Mary Waters

[Signature]

0903

BOX:

104

FOLDER:

1116

DESCRIPTION:

Band, Charles R.

DATE:

06/11/83



1116

POOR QUALITY ORIGINAL

0904

No 93

Counsel *A. Appender*  
Filed *11* day of *June* 1883  
Pleads *W. H. Guisey Jr*

THE PEOPLE  
vs.  
*P*  
Charles R. Bond  
*[Eraser]*

BURGLARY—First Degree, and  
Grand Larceny, with  
Intent to Kill  
[See 196-506-528-530-279-2187]

JOHN McKEON,  
District Attorney.

A True Bill.  
*James Stevens*  
Foreman.  
*July 9/83.*  
*Deckmeyer by Guisey*

POOR QUALITY ORIGINAL

0905

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 R. Bond*

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

*Charles R. Bond*

of the CRIME OF BURGLARY in the First Degree, committed as follows:

The said *Charles R. Bond*

late of the nineteenth Ward of the City of New York, in the County of New York, aforesaid, on the fourth day of January in the year of our Lord one thousand eight hundred and eighty three with force and arms, about the hour of one o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of

*Mary Waters*

there situate, feloniously and burglariously did break into and enter, ~~by means of~~ *the said Charles R. Bond using force and arms and a dangerous weapon, to wit: a revolver, and there armed with a certain pistol, and one year ago passed and charged with a murder and one season ago* whilst there was then and there some human being, to wit, one

*Crown* within the said dwelling-house, the said

*Charles R. Bond*

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Mary Waters* in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

*Second Count.*

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

*Charles R. Bond*

of the CRIME OF GRAND LARCENY in the First Degree, committed as follows:

The said *Charles R. Bond*

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, about the hour of one o'clock in the night time of said day, one *stack of the value of five hundred dollars, and divers mantle ornaments, of a number, kind and description to the Grand Jury aforesaid unknown of the value of fifteen hundred dollars*

of the goods, chattels, and personal property of *Mary Waters* in the said dwelling house of one *Mary Waters* then and there being found

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

JOHN MCKEON, District Attorney.

POOR QUALITY ORIGINAL

0906

Third Count:

And the Grand Jury aforesaid by this indictment further accuse the said Charles R. Bond of the Crime of Assault in the First Degree, committed as follows:

The said Charles R. Bond, late of the Ward, City and County aforesaid, afterwards to wit: on the said fourth day of January in the year of our Lord one thousand eight hundred and eighty three, at the Ward, City and County aforesaid, having then and there unlawfully entered the dwelling house of one Mary Waters, in the dwelling house aforesaid, then and there, feloniously and unlawfully did unlawfully assault the said Mary Waters with a certain pistol then and there loaded with gunpowder and one leaden bullet, which he the said Charles R. Bond in his right hand then and there had and held, with intent her the said Mary Waters then and there to unlawfully and feloniously kill, 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.

Fourth Count:

And the Grand Jury aforesaid by this indictment further accuse the said Charles R. Bond of the Crime of Assault in the Second Degree, committed as follows:

The said Charles R. Bond, late of the Ward, City and County aforesaid, afterwards to wit: on the said fourth day of January in the year of our Lord one thousand eight hundred and eighty three, at the Ward, City and County aforesaid, having then and there unlawfully and feloniously entered the dwelling house of one Mary Waters, in the dwelling house aforesaid, then and there, feloniously and unlawfully did unlawfully assault the said Mary Waters with a certain pistol then and there loaded and charged with gunpowder and one leaden bullet which he the said Charles R. Bond in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, 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.

J. M. Dean  
District Attorney

0907

BAILLED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court - 11 District.

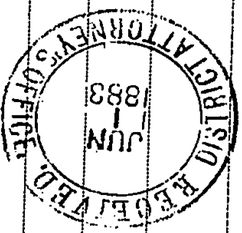
THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry Motera  
522 Hudson St.  
Charles Bond

Offence, Deliberate Assault

Dated May 21 1883

Edward A. Whelan Magistrate.  
John M. Howard Clerk.



Witnesses:

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five thousand \$5000. Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 31 1883

*[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 t to be discharged.

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice

*[Handwritten note:]* See the return on the case of Henry Motera - Henry Motera

0908

Sec. 198-200

*4* District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles Bond* 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. *Charles Bond*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Chila Pa*

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

Answer. *16 Wilmotta St New York*

Question. What is your business or profession?

Answer. *Master*

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*

*Chas R. Bond.*

Taken before me this

day of

*[Signature]*

Police Justice.

0909

Police Court— 1<sup>st</sup> District.

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

Mary Waters

of No. 522 Hudson Street aged 40 years ~~Street~~  
House Keeper being duly sworn, deposes and says, that  
on the 4<sup>th</sup> day of January  
in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED ~~and BEATEN~~ by

Charles Bond. (now present)

that about the hour of one o'clock, A.M.  
said day, while in deponents premises  
at No. 6 West 43<sup>rd</sup> Street, deponent was  
awakened from sleep by hearing a noise in  
said premises, and on

deponent going down to  
the first floor of said premises the said  
Charles Bond, did willfully and feloniously  
aim and point a pistol at deponents  
head, at the same time saying to deponent  
"if you make any outcry I will blow your  
brains out" deponent then fainted  
and remained unconscious for some  
time. Deponent further says that  
said Bond did so assault deponent while  
he was in the act of committing a felony in  
said premises and also

with the felonious intent to take the life of deponent, or to do <sup>her</sup> ~~him~~ bodily harm; and 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  
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 21 day  
of May 1883 }  
[Signature]  
POLICE JUSTICE.

Mary Waters

0910

*Charles Bond*

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Harry Proctor*  
*Wm. Hudson*  
*Charles Bond*

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence, *Burglary and attempted Larceny*

Dated *May 3* 188 *3*

*Sam M. Hammond* Magistrate.

*John W. Howard* Officer

19 *4*  
Clerk.

Witnesses, *Edna W. Howard*

*Wm. A. Howard* Street, \_\_\_\_\_

No. *79* Street, \_\_\_\_\_  
City of New York

No. \_\_\_\_\_ Street, \_\_\_\_\_

\$ *5000* to answer *Ed* Street, \_\_\_\_\_

*Carrie*



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 *Charles Bond*

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

Dated *May 31* 188 *3* *Ed. W. Howard* 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.

0911

My Waterbury sworn &  
of the Dept. Council —  
I did not see the footings of the bar  
shown by Board —  
I could not positively <sup>say</sup> that the  
~~presence~~ is the man who brought  
only submit my recollection as  
the night in question on point  
the pistol as stated in my  
affidavit — I do not identify  
them positively & but I think  
he is the man.

I came down, but could not  
see him for —

When I came down, I was  
very excited & the man holding  
a pistol against my head  
saying "if you make any noise  
I will blow your brains out."

Question of the Court — Why did you state  
in the affidavit that Board the  
prison was the man who pointed  
a pistol at you & why do you  
believe it was Board?  
Answered by Dept. Council as being through  
Linton allowed.

Identified from his movements & his size.  
The prison was in my house

0912

after as I was informed but  
 I saw him only once, six hours  
 about prior to the burglary -  
 there was no other man came  
 to my house to my knowledge.  
 On the night after the burglary  
 of who I believe is McBride  
 the man had a mask over  
 his face -  
 as soon as I saw the man  
 with pistol in his hand  
 I fainter, was unconscious  
 for an hour - when I awoke  
 the man <sup>was</sup> had gone & I  
 went up stairs.  
 I could give no alarm.  
 The only one that came to <sup>my</sup> ~~the~~ <sup>my</sup> ~~the~~  
 was my little niece Kate  
 Corwin, who heard my cry,  
 she went & woke up the girl -  
 but Ellen - but she did not  
 come.

& returned,

Mary Waters

From before in  
 the 29th March 1873  
 J. H. [Signature]  
 Lucia [Signature]

0913

Sec. 198-200

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Charles Bond*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Phila Pa*

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

Answer. *16 Minnetta St Boro May 1883*

Question. What is your business or profession?

Answer. *Mach*

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*  
*Chas. R. Bond*

Taken before me this

day of

*May 21 1883*  
*John J. [Signature]*

Police Justice.

0914

Police Court 4 District.

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

of No. 522 Hudson Street, aged 40 years,  
occupation House Keeper being duly sworn

Mary Waters

deposes and says, that the premises No 6 West 43<sup>rd</sup> Street, 19<sup>th</sup> Ward Street,  
in the City and County aforesaid, the said being a Stone and brick  
building

and which was occupied by deponent as a dwelling house  
and in which there was at the time a human being, by name Katie Casmin  
Ella Green and deponent

were BURGLARIOUSLY entered by means of forcible and forcible  
opened by unblocking and removing the fastening  
on the inside of the front door of said premises  
and leading from said premises into said street  
with the intent to steal therefrom and leave said premises as  
a true on the 3<sup>rd</sup> day of January 1883 in the Night time, and the  
attempted to be following property feloniously taken, stolen, and carried away, viz:

One Bronze Clock, also a number  
of Bronze Ornaments  
all of the value two thousand 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  
Charles Bond. (now present)

for the reasons following, to wit: that about the middle of said night  
deponent was awakened by hearing a noise  
at deponents room door on the 2<sup>nd</sup> floor of  
said premises deponent got out of bed and and  
went down to the 1<sup>st</sup> floor of said premises, and  
said door was then closed, and while deponent  
was in the hallway of the 1<sup>st</sup> floor, the said  
Bond came out of the parlor of said premises  
he then having a pistol in his hand

0915

which he then and then pointed at deponent's head saying at the same time to deponent "if you make any outcry I will blow your brains out" deponent then fainted and when deponent became conscious again deponent found the said door open and the said Bond having escaped from said premises. Deponent subsequently found that the said Bronze clock and said Bronze ornaments had been removed from the mantle piece and other places in the parlor of said premises and placed on the floor near the door in said parlor and made ready to be stolen from said premises. Deponent believes that said Bond secreted himself in said premises in the early part of said night with the intent to steal said property from said premises and leave said premises as aforesaid

Sworn to before me this } Mary Waters  
the 21<sup>st</sup> of May 1883 }

*[Signature]*  
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.

0916

**BOX:**

104

**FOLDER:**

1116

**DESCRIPTION:**

Boylan, Michael

**DATE:**

06/19/83



1116

POOR QUALITY ORIGINAL

0917

3

Counsel,

Filed 19 day of June 1883

Pleads *Not guilty* (21)

THE PEOPLE

vs.

**B**

Michael

Boylan

May 31 1883

*Phil. B. DeLong*

JOHN McKEON,

District Attorney

A TRUE BILL.

Foreman.

*George J. ...*

*72060*

*June 20/83*

*Recd. ...*

Witness

*Richard M. ...  
Samuel C. ...  
Capt. Williams*

*Ordered by George ...  
... 207 ...  
...  
...*

*This Indictment ...  
... found in ...  
1883 - after ...  
... interview ...  
... with Inspector ...  
Williams, I ask ...  
that the defendant ...  
be discharged on his ...  
own recognizance ...  
April 11<sup>th</sup> 1893 ...*



0919

and threw the said Richard M. Darling down, and whether the said Richard M. Darling at said time was beastly drunk.

And the said Michael Boylan was then and there, in due form of law, sworn and did take his corporal oath by and before the said the Hon. Henry A. Gildersleeve, Judge as aforesaid, that the evidence he would give to the Court and jury aforesaid on the trial of the said criminal action would be the truth, the whole truth and nothing but the truth, he, the said the Hon. Henry A. Gildersleeve, Judge as aforesaid, having then and there full and competent power and authority to administer the said oath to the said Michael Boylan in that behalf. And the said Michael Boylan, being so sworn as aforesaid, and being so lawfully required to testify the truth in a Court of Justice, then and there feloniously did knowingly, falsely, corruptly and wilfully, upon his oath aforesaid, say, depose and swear, touching the said several material matters, in substance and to the effect following, that is to say: I ( himself, the said Michael Boylan, thereby meaning ) was in Mr. Darling's place ( thereby meaning the said premises known as Number 1217 Broadway, occupied by the said Richard M. Darling ) at the time ( thereby meaning at or about the hour of four o'clock in the morning of the said twenty-seventh day of December, 1882 ) this trouble took place with Mr. Irving ( thereby meaning the said James Irving ). I ( himself, the said Michael Boylan, thereby meaning ) was there ( meaning thereby the said premises known as number 1217 Broadway, occupied by the said Richard M. Darling ) when Irving ( thereby meaning the said James Irving ) came in. There were five or six of us there ( thereby meaning in the said premises known as number 1217 Broadway, occupied by the said Richard M. Darling ). We had two or three drinks. Irving ( the said James Irving thereby meaning ) came in ( thereby meaning in the said premises known as number 1217 Broadway, occupied by the said Richard M. Darling ) and asked for a cigar. Darling ( the said Richard M. Darling thereby meaning ) said to him ( the said James Irving thereby meaning ) "Is that you, you son of a bitch"? and rushed at him ( the said James Irving thereby meaning ) from behind the bar with a bottle. Irving ( the said James Irving thereby meaning ) laughed and walked out. He ( the said James Irving thereby meaning ) did not touch him ( the said Richard M. Darling thereby meaning ) or interfere with him ( the said Richard M. Darling thereby meaning ). A man named Mc'Dermott (The said Mc'Dermott thereby meaning ) came in ( in the said premises known as number 1217 Broadway, occupied by the said Richard M. Darling, thereby meaning ) and grappled with Darling and threw him ( the said Richard M. Darling thereby meaning ). I ( himself, the said Michael Boylan, thereby meaning ) should think he ( the said Richard M. Darling thereby meaning ) was beastly drunk.

WHEREAS, in truth and in fact, the said Michael Boylan was not in the premises known as number 1217 Broadway, in the City of New-York, occupied by the said Richard M. Darling, at or about the hour of four o'clock in the morning of the said twenty-seventh day of December, 1882, when the trouble took place with the said James Irving, and the said Michael Boylan was not in the said premises at said time when the said James Irving entered the said premises.

AND WHEREAS, in truth and in fact, there were not five or six persons in said premises, and the said James Irving did not

0920

come in and ask for a cigar, and the said Richard M. Darling did not say to the said James Irving "Is that you, you son of a bitch?" and did not rush at the said James Irving from behind the bar with a bottle, and the said James Irving did not laugh and walk out.

AND WHEREAS, in truth and in fact, the said James Irving did touch and interfere with the said Richard M. Darling.

AND WHEREAS, in truth and in fact, a man named Mc'Dermott did not come into the said premises and grapple with the said Richard M. Darling and throw him.

AND WHEREAS, in truth and in fact, the said Richard M. Darling was not beastly drunk at said time.

AND SO the GRAND JURY aforesaid do say, that the said Michael Boylan, in manner and form aforesaid, on the day and in the year aforesaid, at the City and County aforesaid, feloniously, knowingly and falsely did commit wilful and corrupt perjury; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New-York and their dignity

JOHN Mc'KEON,  
District Attorney.

0921

this 22<sup>nd</sup> day of June 1883  
E. G. DeLaney  
Notary Public  
N.Y.C.

Trust of General Devisors.

The People

vs.

Michael Boylan

Applicant

Peter Mitchell

Deft. Atty.

237 Broadway N.Y.

0922

Court of General Sessions

The People

vs.

Michael Boylan

City and County of New York ss:

Michael Boylan

being duly sworn says that he is the above named defendant. That he is indicted for perjury alleged to have been committed on the trial in the case of The People vs. James Irving. That deponent has been closely confined in the Prison for the last past three weeks in default of \$3000. bail.

That deponent is unable to procure bail in that amount. That the same is excessive, but if it is reduced to the sum of \$1500. he is reliably informed by a friend that good and sufficient surety will be given to secure the appearance of this defendant for trial when said indictment is placed on the calendar for trial.

Wherefore he prays that this Honorable Court will reduce his bail to the above sum of \$1500.

Sworn to before me }  
The People

0923

**DIRECTIONS.**

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

To Richard M. Darling  
of No. 61 East 25<sup>th</sup> Street

*Asst to Sec Mr. Bedford  
at 11 o'clock a.m.*

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 10<sup>th</sup> day of 1893 at the hour of 10 $\frac{1}{2}$  in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Francis McCue et al

Dated at the City of New York, the first Monday of  
in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney.

0924

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's Officer or Clerk *in the witness room* know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court will enforce your attendance by attachment, and fine you.

If you are ill when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, *and another case taken up*, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, *mentioning your withdrawal to the officer or clerk*.

If the Grand Jury adjourn, and you have not been called without explanation, inquire of the Chief Clerk in the District Attorney's office, if you are wanted again and when.

Does not live  
there. I know he  
is dead

0925

Court of General Sessions.

THE PEOPLE, on the complaint of

vs.

Francis McCue et al

Offense

DE LANCEY NICOLL,  
District Attorney.

Affidavit of  
Jno M. Shannon  
Subpoena Server.

FAILURE TO FIND WITNESS.

April 10th 1913

0926

Court of General Sessions.

THE PEOPLE

vs.

Francis McCue et al

City and County of New York, ss: J. H. Shannon being duly sworn, deposes and says: I reside at No. 217 Mulberry 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 7th day of April 1893 I called at 61 East 25th Street the alleged residence of Richd. M. Darling a witness the complainant herein, to serve him with the annexed subpoena, and was informed by

I was informed that he did not live there & that they knew nothing of him.

Sworn to before me, this 6 day of April 1893

J. H. Shannon Subpoena Server.

By witness stated above

0927

Court of General Sessions Part II  
Term 1883.

The People }  
vs } Before  
James Irving } Hon H. A. Gildersleeve  
J.

Assistant District Attorney Requier  
for the prosecution.  
Col Charles S. Spencer for the  
Defence.

---

Testimony for the Defence.

---

Michael Boylan being duly sworn  
testified:

Q Where do you live?

A 776. 9th Avenue.

Q What is your business.

A A messenger in a banking house  
down town.

Q Were you in Mr. Darling's place  
at the time this trouble took  
place with Irving?

A Yes Sir.

0928

2

Q Tell the jury-what banking house you are connected with?

A Jacob Rubino's No. 54 Exchange Place.

Q Were you there when Irving came in?

A Yes sir.

Q State what happened?

A I was there; there were five or six of us there; we had two or three drinks; Irving came in and asked for a cigar; Darling said to him "is that you you son of a bitch" and rushed at him from behind the bar with a bottle; Irving laughed and walked out.

Q Did he touch him or interfere with him?

A No sir.

Q Did you see them fight?

A A man named McDermott came in and grappled with Darling and threw him.

Q What was the condition of Darling with reference to sobriety?

A I should say he was beastly drunk.

POOR QUALITY  
ORIGINAL

0929

3

### Cross Examination -

Q You were at this place?

A Yes sir.

Q Where was the place?

A It is about three doors from  
30<sup>th</sup> Street.

Q At what hour was it?

A I should judge about four o'clock.

Q Three doors down from what  
street?

A Broadway on the west  
side.

Q You were in there?

A Yes sir.

Q Who else was in there?

A Five or six others.

Q Can you mention the  
names of the others?

A I met Mr. Chalkey, Mr. Muller  
Colonel or Captain Mr. Mearns;  
that is all I know, think if  
there may have been another  
one.

Q You say that Mr. Darling  
took a bottle and came to  
Livingston?

A Yes.

POOR QUALITY  
ORIGINAL

0930

11 4

Q And Young left with a smile?

A Yes sir, he laughed and walked out?

Q After that there was a fight between Mr. Dermott and Darling? - Is it Thomas Mc Dermott?

A I think that was his name

Q He was in court this morning?

A I don't know.

Q Didn't you see him?

A No.

Q There was a fight between him and Darling?

A Yes.

Q What did you say he did to Darling?

A They clucked and had a scuffle for some minutes.

Q This was four o'clock in the morning?

A Probably a little before.

Q Therefore at the time Mr. Young left and afterwards there were no blows struck on the left side of Mr. Darling's head - You

POOR QUALITY  
ORIGINAL

0931

5

7

5

didn't see it bleeding at the time that Henry left?

A No sir. Mr. Darling had not been struck until Mr. Dermott clinched with him.

Q Do you know whether that was after Mr. Dermott went back?

A I am positive he didn't.

Q How long did you stay?

A Fifteen or twenty minutes.

Q What were you doing there?

A I was probably talking over the matter.

Q What matter?

A Over the fuss.

Q Darling came to him with a bottle and Henry left with a smile?

A The fuss was between Mr. Dermott and Henry.

Q You were talking about the Mr. Dermott fuss?

A He was there afterwards—

Q How long after were you there?

A Fifteen or twenty minutes.

Q You tell this jury that that man's head was not then cut

POOR QUALITY  
ORIGINAL

0932

6

7

7

and bleeding?

A I did not see it.

Q You were there?

A Yes.

Q If there had been any blood you would have seen it?

A I am positive Mr. Grimes left.

Q I want to know whether at the time he left you could see whether Darlings head was cut and bleeding?

A I am positive I didn't see it— if it was so I would have seen it.

Francis M. Muehle being duly sworn testified.

Q Where do you live?

A I live at Albany.

Q What is your business?

A At the present time I am doing nothing.

Q Were you present in Darlings place when Grimes came in?

A Yes sir.

POOR QUALITY  
ORIGINAL

0933

7

- Q State was occurred?
- A Irving came in and said "Give me a cigar" Darling said "You can't get any cigar here, you son of a bitch, you go out." Irving said to him, "What did I ever do to you?" Darling made some reply, I think he got a bottle and came to the door and of the room and said "go out." Irving went out of the door.
- Q Were you there when he had the trouble with Mr. Dermott?
- A I was there; he clinched with Charlie; I was in immediately and I did not see any more after that.

0935

**END OF  
BOX**