

0051

BOX:

349

FOLDER:

3284

DESCRIPTION:

Barnes, James

DATE:

04/11/89



3284

0052

Witness
for Medlands
Off Schaper

Counsel,
Filed 11 day of April 188
Pleads,

THE PEOPLE
vs.
James Barnes
Burglary in the Third degree.
[Section 498, Penal Code]
JOHN R. FELLOWS,
District Attorney.

A True Bill.

A. M. Kirby
April 12, 188
Foreman.
Pleaded Guilty
May 17, 188
Elmira Ref.
R. B. M.

0053

Police Court— District.

City and County } ss.:
of New York,of No. 244 East 3rd Street, aged 54 years,occupation Lantern man being duly sworndeposes and says, that the premises No. 244 E. 3rd Street, 11 Wardin the City and County aforesaid the said being a four story bricktenement, the basement ofand which was occupied by deponent as a Lanternand in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking,the front door fasteningson the 6th day of April 1889 in the night time, and the

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

A quantity of Lace Curtains,and about five hundredpieces of Laminated underware, of the value of fourhundred Dollars (\$400)the property of Deponent's customers

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 byJames Barnes (now here)

for the reasons following, to wit:

Deponent's Wife, lockedbolts and effectually closedsaid premises at half pastten P.M. on said night anddate, and at half past oneo'clock on said night anddate, Officer Henry Schafferfound the front door of saidpremises open, and then and

0054

There inside of said premises
found said Defendant,
Therefore Defendant now charges
said Defendant with Burglary
entering said premises and
attempting to take, steal and
carry away said property and
prays that he be dealt with
as the Law directs

Sworn to before me } Joseph Friedlander
this 7th day of Apr 1889 }
Sincerely Police Justice

Dated 1889 Police Justice.

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

Dated 1889 Police Justice.

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

Dated 1889 Police Justice.

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1.
2.
3.
4.

Dated

1889

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0055

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Police Officer of No. 10

10 Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Cor Friedlander

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

Sworn to before me, this 17th

day of Apr 1889

Henry Schaffer
Police Justice.

0056

Sec. 193-100.

CITY AND COUNTY
OF NEW YORK, ss.

3 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Am Guilty
James Barnes.

Taken before me this

day of

188

James Barnes
Police Justice.

0057

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.....

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

Dated Apr 11 1889 Samuel J. [Signature] Police Justice.

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

Dated..... 188..... Police Justice.

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

Dated..... 188..... Police Justice.

0058

Police Court---9 526 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

244 East 30

For answer

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$15.00 to answer

COMMITTED.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

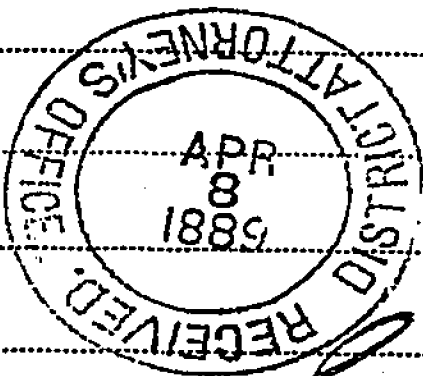
Residence

Street.

No. 4, by

Residence

Street.



0059

Lat. Barnes

Age 21

Born N.Y.C.

Capt. _____

Res 42 Pratt St
Single

Mother Living

Res 42 Pratt St

0060

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Barnes

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

James Barnes

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

The said

James Barnes

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

Joseph Friedlander

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

Joseph Friedlander

in the said *laundry* 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.

John R. Fellows,
District Attorney

0061

BOX:

349

FOLDER:

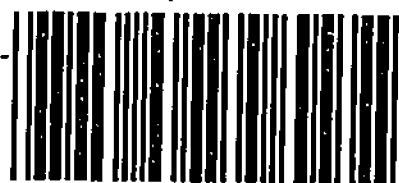
3284

DESCRIPTION:

Barnes, John

DATE:

04/16/89



3284

0062

Witnesses:

Norman J. Zang
John W. Carey

Counsel,

Filed

16

day of

April 1889

Pleads,

THE PEOPLE

vs.

John Barnes

Grand Jurors
and others
[Section 498, § 2 (4-421).]
Burglary in the Third degree.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. M. Porter
April 17, 1889
Foreman
Charles P. Hughes
Deputy
Leopold P. Ingemo
R.M.

0063

Police Court—2 District.City and County }
of New York, } ss.:of No. 464 West 26th Street, aged 45 years,
occupation Barberdeposes and says, that the premises No 464 West 26 Street,
in the City and County aforesaid, the said being a four story brick
dwellingsand which was occupied by deponent as a barber shop on the first floor
and in which there was at the time ^{no} human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking open
the side door leading to the hallway of
said premiseson the 24 day of March 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Twenty five razors
of the value of thirty six dollars,
one pair of clippers of the value of
four dollars, four pairs of shears
of the value of eight dollars— all of
the value of over forty dollarsthe property of deponentand 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 byJohn Barnes

for the reasons following, to wit:

Deponent recently locked
and closed the said premises about 6:30
P. M. on said date, and about 7 P. M.
the said premises were found broken
open and the said property was missing.
The defendant was employed at the
place and Deponent was informed
by various neighbors, among them one
Hickey, the housekeeper of said place

0064

premises that the defendant was
in and near the premises at the time
of said burglary. After the said
burglary the defendant absconded
himself, and after his arrest a
deponent is informed by Officer
Carey now here, the defendant ad-
mitted to the said Carey that he
the defendant broke in the door;
that he was in company with a
man named "Al" who took the
property. Deponent is informed
by one E. O. G. a neighbor that he
saw the defendant enter said premises
on said night alone.

Herman G. G. G.

Memo to be before me this
1st day of April 1889
J. M. O'Leary
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

1889

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0065

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 1 years, occupation Police of No. 16th Avenue

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Herman E. Egan
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 11

day of April 1888

John Plummer

Police Justice.

John Carey

0066

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

John Barnes

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

464 West 26th St - 2 weeks

Question. What is your business or profession?

Answer.

Baker

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 went into the place to sleep
and I took a friend with
me. afterward I was drunk
and when I woke up he
was gone and I have
not seen him since*

John Barnes

Taken before me this

day of *June* 188*9*

John H. Macdonald

Police Justice.

0067

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

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 Apr 11 1889 J. M. Blumenthal Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0068

Police Court--- 2 561 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herman Grogan
464 West 26th
John Barnes

Officer J. M. Day

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated April 11 1889

Patterson Magistrate.

Carey & Logan Officer.

16 Precinct.

Witnesses Goetz

No. 464 West 26th Street.

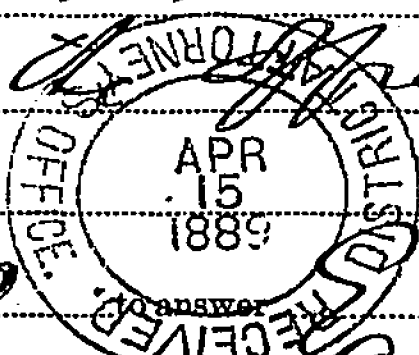
Hickey

No. 464 West 26th Street.

Call the Officer

No. _____ Street.

\$ 1000



Comd
B. J. Day

0069

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 Barnes

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

John Barnes

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

The said

John Barnes

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

Herman Gizang

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

Herman Gizang

in the said *shop* then and there being, then and therefeloniously 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

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

The said *John Barnes*

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

twenty-five razors of the value of one dollar and fifty cents each, one pair of clippers of the value of four dollars, and four pair of shears of the value of two dollars each pair,

of the goods, chattels and personal property of one *Herman Gizang*

in the *shop* of the said *Herman Gizang*—

there situate, then and there being found, *in the shop* 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 R. Fellows,
District Attorney

0071

BOX:

349

FOLDER:

3284

DESCRIPTION:

Barry, John

DATE:

04/26/89



3284

Witnesses:

Henry J. Hunt
Henry J. Page
Wm. J. P. H. H. H.

Wm. J. P. H. H. H.
for

Counsel,
Filed 26 day of April 1889
Pleads,

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

THE PEOPLE
vs.
P

John Barry

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. J. P. H. H. H.
Foreman.
Wm. J. P. H. H. H.
Wm. J. P. H. H. H.

0073

Police Court—H District.City and County } ss.:
of New York,

Henry Fiege
 of No. 1679 Avenue Street, aged 30 years,
 occupation Sigar maker being duly sworn
 deposes and says, that on 22 day of April 1887 at the City of New
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Barry (now here)
who cut and stabbed
deponent in the abdomen
and in the right leg with
a knife then and there
held in his (deponent's)
hand.

with the felonious intent to take the life of deponent, or to do him grievous 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 dealt with according to law.

Sworn to before me, this 22 day
 of April 1887

Heimann Fiege
J. W. M. P. D. Police Justice.

0074

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

14 District Police Court.

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

Question. What is your name?

Answer. John Barry

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. England

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

Answer. No 1134 East 59th Street

Question. What is your business or profession?

Answer. Labourer

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

Answer. I am not guilty
John Barry

Taken before me this

day of April 1889

W. M. Murphy

Police Justice.

0075

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

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

Dated Apr 23 1889 Wm. H. H. H. H. H. 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.*

0076

Police Court---

611 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Fiege
1679 Ave 21st
John Barry

Adams
Galaxy
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *April 23* 1889

Ford Magistrate.

Sharkey Officer.

25 Precinct.

Witness *Henry Youngst*

No. *121 Forsyth* Street.

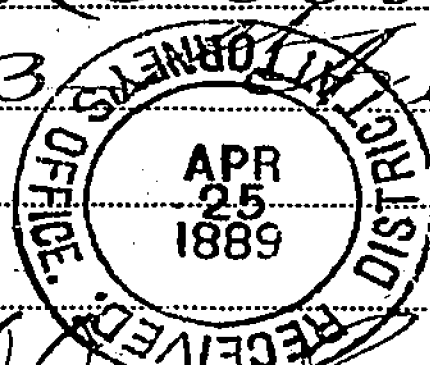
Emish McGovern

No. *1193* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer



0077

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Barry

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

John Barry
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

John Barry

late of the City of New York, in the County of New York aforesaid, on the
twenty-second day of April in the year of our Lord

one thousand eight hundred and eighty-nine, with force and arms, at the City and
County aforesaid, in and upon the body of one Henry Fiege
in the peace of the said People then and there being, feloniously did make an assault,
and him the said Henry Fiege
with a certain knife

which the said

John Barry
in his right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent

him the said Henry Fiege
thereby then and there feloniously and wilfully to 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.

SECOND COUNT—

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

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

The said

John Barry

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said Henry Fiege

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and him the said

with a certain

which the said

John Barry
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab and wound, 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.

0078

THIRD COUNT—

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

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

The said

John Barry
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Henry Fiege in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said Henry Fiege
with a certain knife

which

in

he the said John Barry
his right hand then and there had and held, in and upon the leg
of him the said Henry Fiege
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said Henry Fiege

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 R. FELLOWS,

District Attorney.

0079

BOX:

349

FOLDER:

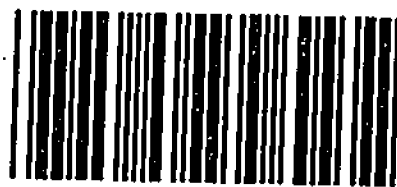
3284

DESCRIPTION:

Bertrand, Charles

DATE:

04/01/89



3284

0080

BOX:

349

FOLDER:

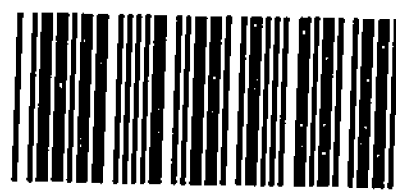
3284

DESCRIPTION:

Range, James

DATE:

04/01/89



3284

Witnesses:

Walter S. Hatcher
Off. Charles Heidberg
Subst. Officer

The property in this case
having been recovered before
actual appropriation I am
of opinion that the evidence
presented will be sufficient to
an acceptance of a plea of
guilty of an attempt at
Grand Larceny in the 2^d
degree and I recommend
the same John W. Goff
Apr 22-
Arch. Dist. Atty.

Reedline

Counsel,
Filed 1 day of April 1889
Pleads, *Not guilty*

THE PEOPLE
vs.
Charles Bertrand
vs.
James Range
Grand Larceny
[Sections 528, 537, 538 Penal Code.]

JOHN R. FELLOWS,
District Attorney.

April 22 1889

A True Bill.

J. M. Harty
Foreman
Part III April 22 1889

Both pleas
attempt G. L. 2^d deg.

No 3. Each
Pen 6mo.

0082

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter E. Thatcher

aged 27 years, occupation Clerk of No

111 Duane Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of George H. Hughes
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 20 day of March 1889, Walter E. Thatcher

G. Murray Bond
Police Justice.

0083

Police Court—^{15th} District.

Affidavit—Larceny.

City and County } ss.:
of New York,of No. 111 Duane Street, aged 37 years,
occupation Oil clothes being duly sworndeposes and says, that on the 11th day of March 1889 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 Case containing forty pieces of
oil cloth of the value of about one
hundred and four dollars

the property of

Benjamin Attra And deponentand 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 Bertrand and James Range
(both now here) from the fact that the defendants
were in the employment of deponent firm as
packers and truck driver and on said date
said Range packed and delivered said Case
of oil cloth to the defendant Bertrand without
any authority to do so and said Case of oil cloth
was subsequently found on the Hookers Boat
foot of Franklin Street North River on
the 20th day of March by Eugene Thatch a clerk
employed by deponent and said Thatch
identified said Case of oil cloth as the property
taken stolen and carried away as aforesaid
and said defendant Bertrand admitted and
confessed to deponent in the presence of

Sworn to before me this

day

1889

Police Justice

0084

Detective Sergeant Charles Heidelburg of the
Central Office has been told by the said
property and sold the same for thirty three
dollars and that he said defendant had
given the defendant Hange fifteen dollars
of said money

Sworn to before me this

25th day of March 1889

Gustaf Hughes

J. Merriford

Police Justice

0085

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before _____ a Police Justice
of the City of New York, charging _____ Defendant with
the offence of _____

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

W. _____ Defendant of No. _____
_____ Street; by occupation a _____
and _____ of No. _____
Street, by occupation a _____ Surety, hereby jointly and severally undertake that
the above named _____ Defendant
shall personally appear before the said Justice, at the _____ District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of _____
Hundred Dollars.

Taken and acknowledged before me, this _____ day of _____ 188 _____
_____ POLICE JUSTICE.

0086

CITY AND COUNTY } ss.
OF NEW YORK, }

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

of land situated at No 738
East 6th Street in said city
valued at ~~Seven~~ Ten Thousand
Dollar clear

Jacob Vetter

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

0087

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

102
District Police Court.

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

Question. What is your name?

Answer.

Charles Bertrand

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York City

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

Answer.

234 Seventh St 6 months

Question. What is your business or profession?

Answer.

Truck Driver

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

Answer.

*I am guilty of shipping the goods
I waive examination by advice of my Counsel
Charles Bertrand*

Taken before me this

day of

188

W. H. 28
W. H. 28

Police Justice.

0088

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty I demand an
examination I waive examination by advice
of my Counsel*

James Range

Taken before me this

20

day of

188

Wm. J. Smith

Police Justice.

0089

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 *Ten* Hundred Dollars, *each* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *March* 188 *9* *J. Murphy* Police Justice.

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

Dated *March 27* 188 *9* *J. Murphy* 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.

0090

1000 bail each for
Ex mch 26th 2 P.M.
" " 27th 2 P.M.

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

1st District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George K. Hughes
111 Duane St
Charles Bertrand
James Kange

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

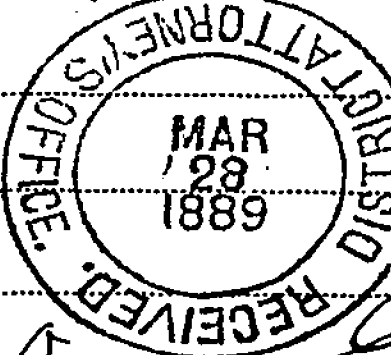
Street.

No.

Street.

\$

to answer



Office
Wm. J. J. J.

1000
C. M. J. 2

0091

Police Court, Fourth District.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY }
OF NEW YORK. } ss.

the *2nd* day of *April* BE IT REMEMBERED, That or
Charles Seaman in the year of our Lord 18*89*
of No. *324 East 75th* Street, in the city of New York,
and *Charles Reynolds*
of No. *428 East 76th* Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE of the STATE OF NEW YORK, that is to say: the said

the sum of *One* **Hundred Dollars,**
and the said *Charles Reynolds*

the sum of *one* **Hundred Dollars,**
separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF ~~SUPREME~~ *SENIOR* SESSIONS of the Court, to be holden in and for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an Offence or ~~Misdemeanor~~, said to have been lately committed in the City of New York, aforesaid by

Felony
Charles Seaman

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written.

Charles Seaman
mark.

Charles Reynolds

W. D. Pope
Police Justice.

0092

day of

CITY AND COUNTY } ss.
OF NEW YORK.

the within-named Bail, being duly sworn, says, that he is a
said City, and is worth

over and above the amount of all his debts and liabilities; and that his property consists of

and lot of land situate East
side of Stebbins Avenue, between
Friedman and Jennings Street
Morrisania New York.

holder in

Hundred Dollars,

april

Police Justice.

1889

RECOGNIZANCE TO TESTIFY.

New York Special Sessions.

THE PEOPLE, &c.,

vs.

Magistrate.

Filed

day of

188

Court of General Sessions

The People

vs
Charles Bertrand

City and County of New York.

Charles Bertrand being duly sworn says that he resides at no. 234 Seventh Street in said City. That he is married and has a wife and three children depending upon him for support.

That he is the defendant herein and that this is the first time he has been arrested for any offense.

That he has been in the employ of Jacob Vetter, whose affidavit is hereto annexed, as Driver for the last twelve years and has continued to be and now is working for him since his arrest herein.

Sworn to before me

This 19th day of April 1887

Attest

Notary Public
M. J.

Charles Bertrand

Court of General Sessions

The People
agst
Charles Bertrand

city and county of New York ss:

Jacob Vetter being duly sworn says that he resides at No. 730 Fifth Street in said city and is by occupation a *Shoemaker*

that he knows the above defendant for the last 20 years during which time he has always borne the reputation of an honest person.

That defendant has been in deponent's employment for the last twelve years and is now in his employ and deponent has always found him to be an honest industrious and well behaved young man and that this charge is the first charge ever made against defendant's honesty. *Jacob Vetter*

Sworn to before me
this 19th day of April 1889 }

Manuel J. P.

Notary Public

MJ

0095

Court of General Sessions

The People
vs
Charles Bertrand

city and county of New York ss:

John L. Smith being duly sworn says that he resides at No 33 Putnam St in said city and is by occupation a ~~blacksmith~~

That he knows the above defendant for the last ten years and knows his general reputation for honesty and that the same is good.

That the defendant has been in deponents employ for 6 months and deponents knows the defendant to be an honest and industrious young man and that this is the first charge ever made against his honesty to deponents knowledge.

Sworn to before me

this 19th day of April 1889

Wm. J. Smith

Attest Public

W. J. Smith

J. J. Smith & Co

33 Putnam St

NY

3
Court of General Sessions

The People
agst
Charles Bertrand

City and County of New York:

Henry Lindenmeyer
being duly sworn says that he
carries on the wholesale paper
business at No. 154 1/2 Beekman Street
in said City. That defendant was
in defendant's employ for six
months during the year 1880

That defendant always found
him to be an honest and industri-
ous young man and that
his general character for honesty
is good.

Henry Lindenmeyer

Sworn to before me

this 19th day of April 1889 } +

Ammyt

Wm. C. Public

Wm

Court of General Sessions

The People
vs.
Charles Bertrand

City and County of New York:

Frederick Jones being duly sworn says that he resides at No 226 & 228 4th St in said City and is by occupation a Livery Stable Keeper

That he knows the defendant for the last 15 years and knows the general character of the defendant in the neighborhood for honesty and that the same is good.

That deponent knows the defendant to be an honest, industrious and sober young man and that this charge is the first charge ever made against defendant's honesty to the knowledge of deponent.

Sworn to before me this
19th day of April 1889 } x Affred. Jones
Minister of the Gospel
Obey Public
Wfy

0098

5

Court of General Sessions

The People

vs

Charles Bertrand

City and County of New York ss:

Michael Muller being duly sworn says that he resides at No 198 Ave B and is by occupation a Importer of Mines

That he knows the above defendant for the last 12 years and that his general reputation in the neighborhood for honesty is first class.

That deponent knows the defendant to be an honest, industrious and sober young man and that this is the first charge ever made against his honesty.

Sworn to before me this } Michael Muller
19th day of April, 1889 }
Municipal

Mayor Public

NY

0099

Court of General Sessions

The People

vs
Charles Bertrand

city and county of New York:

Paul Dohinger being duly sworn says that he resides at No. 120 Avenue C in said city, and by occupation a Painter

That he knows the defendant for the last 20 years and that this is the first charge ever made against his honesty.

That defendant knows the general character of the defendant in the neighborhood for honesty and that the same is good and that defendant knows the defendant to be an honest, industrious and sober young man

Sworn to before me this }
19th day of April 1889 } +

Wm. J. P. L.

Notary Public Paul Dohinger

my

Court of General Sessions

The People

vs
Charles Bertrand

in
city and county of New York:

Henry S. Wallace being
duly sworn says that he resides
at No 395 Boway in said city
and is by occupation a Hotel Keeper

that he knows the defendant
for the last ten years and always
found him to be an honest, industrious
and sober young man.

that this is the first charge ever
made against defendant's honesty
to deponent's knowledge.

that deponent knows the
general character of the defendant
in the neighborhood for
honesty and that the same is
very good.

Sworn to before me
this 19th day of April 1889 } Henry S. Wallace

Minister of the Gospel

Notary Public

W. H. H.

Court of Gen. Sessions

The People

vs

Charles Bertrand

affidavit as
to character etc.

Herman Stiefel

Def. Counsel

Hq Beckman St

N.Y. City

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 Bertrand
and
James Range

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

Charles Bertrand and James Range
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Charles Bertrand
and *James Range* both

late of the City of New York, in the County of New York aforesaid, on the *eleventh*
day of *March* in the year of our Lord one thousand eighty hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms,

forty pieces of oil-cloth of the
value of two-dollars and fifty
cents each piece, and one wooden
case of the value of four
dollars.

of the goods, chattels and personal property of one

George W. Hughes

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.

SECOND COUNT—

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

Charles Bertrand and James Range
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Charles Bertrand
and James Range, bothlate of the City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms,

forty pieces of oil cloth of
the value of two dollars
and fifty cents each piece,
and one ^{wooden} case of the value
of four dollars,

of the goods, chattels and personal property of one

George H. Hughes

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

George H. Hughes

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

Charles
Bertrand and James Rangethen 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 R. FELLOWS,

District Attorney.

0104

BOX:

349

FOLDER:

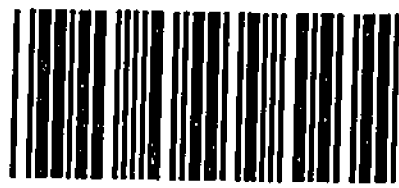
3284

DESCRIPTION:

Best, Jacob

DATE:

04/25/89



3284

0105

Counsel,

Filed 25 day of April 1889

Pleads, *Chargilly*

THE PEOPLE

vs.

B
Jacob Best

VIOLATION OF EXCISE LAW.
(SELLING TO MINOR).
[III Rev. Stat. (7th Ed.) p. 1982, § 15.]

JOHN R. FELLOWS,

Part III District Attorney.

May 10/89

Pleads guilty

Fine \$250

A True Bill.

C. M. Murphy
Foreman.

May 11/89

400

Witnesses,

Wm. H. Child

0106

District Police Court.

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

of Number 301 W 29 St being duly sworn,
deposes and says, that on the 20 day of November 1888, at the
City of New York, in the County of New York, Jacob Best

unlawfully and wilfully did On the premises 108 East
Houston Street

sell a certain strong and ^{Malt} ~~spirited~~ liquor
commonly known as Lager Beer
to one Nettie Denninger of 93 E Houston St
who then and there was a minor, under the age of fourteen years, to wit, of the age of
Eleven years, then and there knowing and having reason to believe such
minor to be under the age of fourteen years:

Wherefore, the complainant prays that the said Jacob Best

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

day of

21
November 1888

W.H. Childs

[Signature]

Police Justice.

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. H. Childs

vs.

Jacob Best

SELLING LIQUOR TO MINOR.

LAWS 1877, CHAP. 420.

DATED 18

Magistrate.

Clerk.

McDermott

Officer.

Witnesses:

Wm. H. Childs
93. 11th St.

Wm. H. Childs
301 W. 29 St.

Officer McDermott
General Office

Disposition

AN ACT TO AMEND CHAPTER SIX HUNDRED AND TWENTY-EIGHT OF THE LAWS OF EIGHTEEN HUNDRED AND FIFTY-SEVEN, ENTITLED "AN ACT TO SUPPRESS INTemperance, AND TO REGULATE THE SALE OF INTOXICATING LIQUORS."

§ 1. Section fifteen of Chapter six hundred and twenty-eight of the Laws of eighteen hundred and fifty-seven, entitled "An Act to Suppress Intemperance, and to Regulate the Sale of Intoxicating Liquors," is hereby amended so as to read as follows:

§ 15. No inn, tavern or hotel keeper, or any other person licensed to sell any strong or spirituous liquors or wines, shall, either personally or by his wife, servant, employee or other agent, sell or give any such liquors or wines to any Indian or apprentice, knowing or having reason to believe him to be such, or within the knowledge of such agent, without the consent of his master or mistress, nor to any minor under the age of eighteen years, without the consent of his father or mother, or guardian.

Whoever shall, either personally or by his wife, servant, employee or other agent, offend against either of these provisions, shall forfeit ten dollars for each and every offence, to be recovered by the master of such apprentice or servant, or by the parent or guardian of such minor; and any person who shall, either personally, or by his wife, servant, employee or other agent, sell or give away any strong or spirituous liquors, ale, beer or wine to any Indian in this State, or shall sell any beer, ale, wine or any strong or spirituous liquor to any minor under the age of fourteen years, knowing or having reason to believe such minor to be under such age, shall be deemed guilty of a misdemeanor, and, on conviction, shall be liable to a fine of twenty-five dollars for each and every offence.

LAWS OF 1877, CHAP. 420, § 1.

§ 2. This Act shall take effect immediately.

LAWS OF 1877, CHAP. 420, § 2.

0108

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

3 District Police Court.

Jacob Best 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. *Jacob Best*

Question. How old are you?

Answer. *56 years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *108 East Bonston St (21 Years)*

Question. What is your business or profession?

Answer. *Saloon Keeper*

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

Answer. *I am not guilty and I demand a trial by jury*
Jacob Best

Taken before me this
day of *Sept* 188*8*

188

Police Justice

0109

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 3 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Nov 21 188 J. M. Williams Police Justice.

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

Dated _____ 188 J. M. Williams 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.

0110

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

1824 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Chicago
301 West 29th
Jacob Best

2

8

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

No.

No.

\$

to answer

Boyle
Cam

0111

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Best

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

Jacob Best

of a MISDEMEANOR, committed as follows:

The said

Jacob Best

late of the City of New York, in the County of New York aforesaid, on the
twentieth day of *November* in the year of our Lord
one thousand eight hundred and eighty-*eight*, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to one *Nettie Denninger*
who was then and there a minor under the age of fourteen years, to wit: of the age of
eleven years, as *he* the said *Jacob Best*
then and there well knew and had reason to believe; 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 R. FELLOWS,

District Attorney.

0112

BOX:

349

FOLDER:

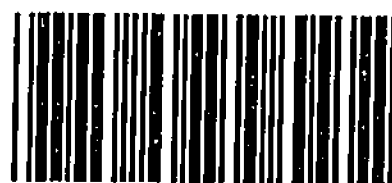
3284

DESCRIPTION:

Blauvelt, William

DATE:

04/10/89



3284

Witnesses:

Matthew Neagh
Edith M. Sullivan

Counsel,

Filed

10 day of April 1889

Pleads,

Guilty

THE PEOPLE

vs.

William B. Shaw

Apr. 14. 1889.

Tried and acquitted

ORDER IN THE FIRST DEGREE,
(Section 183, Penna. Code.)

JOHN R. FELLOWS,

District Attorney

Jan 11 - 89

Ordered to the COURT of
the COUNTY of NEW YORK,
for trial (Entered in the Minutes)
No. 113
At the Bill.

Foreman.

No. 131

0114

TESTIMONY.

W^m A. Conway

M. D., being duly sworn, says:

I have made a post mortem examination of the body of James Duggan now lying dead at Chambers St Hospital and from such an examination and history of the case, as per testimony, I am of opinion the cause of death is Pneumonia & Peritonitis from Pistol Shot Wounds in abdomen

W^m A. Conway, M. D.

An autopsy made on body of James Duggan at Chambers St Hospital on March 18/89 showed the following results. An external view of the body two pistol shot wounds; one of the chest, one and one half inches from lower end of breast bone and one inch to the left of the median line; a second one about 3 inches to the right of median line and over the free border of the ribs. An internal examination showed that the course of the first bullet was downwards in a straight line between the ribs and flesh and the bullet was found over the last true rib not having penetrated the cavity of the chest. The wound in the abdomen was downwards and backwards, the bullet having perforated the walls of the abdomen, the peritoneum, omentum, mesentery, and six folds of the intestines. Laparotomy had been performed and the wounds sewed up. Acute General Peritonitis was present. The lungs showed commencing Pneumonia especially on left side all other organs were normal. The brain was normal, although there was a severe scalp wound on the top of the head.

the cause of death was Pneumonia & Peritonitis from Pistol Shot Wound of the Abdomen

W^m A. Conway, M. D.

Sworn to before me,

this

26th

day of

March 1889

Erasmus A. Evof

CORONER.

0115

MEMORANDA.

AGE	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
37 Years - Months - Days	N. Y. City.	Chamber St. Hospital	March 18.

End of head,
Pilot shot Chest 1 1/2 inches
lower end of ST. 1 1/2 inches to
left of midline.
A light blue 3 inches to right of
midline and over free border
of ribs.
Chest. Bullet green 1 1/2 inches
under front, found long
needle sharp left. Pelvic
on right back downwards,
Midline. Pelvic
organs intact and
Bullet extracted by McIlwain

26-11

M. J. B. M.

No. _____

Quart.

188

AN INQUISTION

On the VIEW of the BODY of

James Stephen

whereby it is found that he came to
his death by

Pilot shot through
of Chest & Midline
injected as alleged by
W. H. Remann in case
of ~~James~~ ~~Stephen~~ at
N. Y. March 16/89.

Report taken on the _____ day

188 before

M. J. B. MESSEMER, Coroner.

0116

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported	
37	Years	Months	Days	N. Y. City.	Chamber St Hospital	March 18.

Cut ~~Pendleton~~ head,
 Pellet shot Chest 1 1/2 inches
 lower end of ST. 1/4 inch to
 left of midline.
 A depth of 3 inches to outlet of
 mechanism and over five hours
 of work.
 Chest. Pellet green 1/2 inch
 under finger, found empty
 redness of lips, found redness
 on right back downwards,
 abdomen, pendleton, postmortem
 organs normal except
 Pellet extracted by McIlwain

26-11

M. J. B. M.

No. _____

Quart.

188

AN INQUISTION

On the VIEW of the BODY of

James Stephen

whereby it is found that he came to
his death by

Pellet shot wounds
 of Chest & Abdomen
 inflicted as alleged by
 W. H. Reman, in several
 but shown at autopsy
 W. H. March 16/89.

Inquest taken on the

day

188 before

M. J. B. MESSEMER, Coroner.

0117

MEMORANDA

AGE	Years - Months - Days	PLACE OF NATIVITY	WHERE FOUND	Date When Reported
-----	-----------------------	-------------------	-------------	--------------------

37 Years - Months - Days
W. F. C. F.
Chautauque, N. Y.
March 18

Cut ~~found~~ head,
Pilot shot Chest 1 1/2 inches
lower end of ST. 7 inches to
left of median line.
Left one 3 inches to right of
median line and over free border
of ribs.
Chest. Bullet green 12 inch
under finger, bump ingested,
adjoining left. Plaque reddest
on right track downwards.
Abdomen. Perforated, separating
organs mixed almost.
Bullet extracted by Dr. Wickham

26-11

M. J. B. M.

No.

Quar.

188

AN INQUISTION

On the VIEW of the BODY of

James Duffan

whereby it is found that he came to

his death by

Pilot shot Wounds
of Chest & Abdomen
inflicted as alleged by
W. F. Brennan in case
of ~~the~~ ^{the} ~~lower~~ ^{lower} ~~st~~ st ~~about~~ ^{about}
14. Mr. March 16/89.

Inquest taken on the day

188 before

M. J. B. MESSEMER, Coroner.

✓

0118

From *House of Pity Hospital.*

New York, *Mar 8* 188 *9*

To Coroner *Wissner*

Sir:

Please hold an Inquest on the body of

Name: *James Druggan* Residence: *72 Oliver St*

Age: *37* years months days. Admitted *16* day, *March*

Father th 188 *9*, at *12-20* o'clock *A.* M.

Nativity, *W*; of Mother By *Ambulance* A

in U. S., *Life* in City. From *4th Prec* B

Civil Bond *Single* Occup. *Labour* Examined by Dr. *Dr Harris*

Suffering from symptoms of *Shock from two pistol*
shot wounds in abdomen & chest.

Said Injuries said to have been received *In a fight.* D

E

Death took place *18* day, *March* th 188 *9* at *7:30* o'clock *A.* M.

The Autopsy revealed *Commencing Pneumonia lower lobe*
Left lung, Acute general Peritonitis. There were six
bullet holes in the intestines 1 in Mesentery & 2 in

Remarks: *The Unventured Wounds in intestines*
closed by sutures

Geo. R Harris M. D.
Act. HOUSE SURGEON PHYSICIAN.

Ad. f. State the day of the week.

Ad. A. State whether by Ambulance or Friends.

Ad. B. State whether from a Precinct or a Residence and give the name.

Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious; due to Injuries, and if so, give name, place, date, number, character, and Extent of Injuries, always stating where indicated, whether right or left.

Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.

Ad. E. State name, date, place, character and results of any operation or amputation performed.

Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.

Ad. G. State here any important facts not embodied in the above statements.

0119

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } SS.

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

Question—What is your name?

Answer—

William Blauvelt

Question—How old are you?

Answer—

26 years

Question—Where were you born?

Answer—

N.Y. City

Question—Where do you live?

Answer—

573 Hudson St

Question—What is your occupation?

Answer—

Clerk

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

Noth ab prisoner

Wm Blauvelt

Taken before me this *26* day of *March* 188*9*
Ferdinand Levy CORONER.

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
37 Years	Months	Days	New York City	Chambers St Hospital	March 8/89

~~899~~ 451
Loh Duun, 1889.
HOMICIDE.

AN INQUISITION.

On the VIEW *of the* BODY *of*

John Duggan

whenever it is found that he came to

his Death by the hands of

William Penniman
Ohio

William Brewster

Inquest taken on the 26th day

March 1889

before

Ward and Day
Coroner.

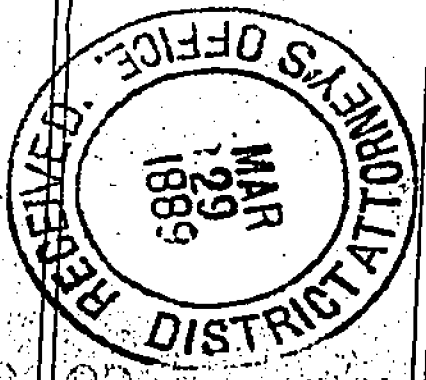
Coroner.

Committed

Paired

Discharged

Date of death



0121

899 451
1st Quar. 1889.

HOMICIDE.

AN INQUISITION.

On the VIEW of the BODY of

John Suggan

whereby it is found that he came to

his Death by the hands of

William Brennan
alias

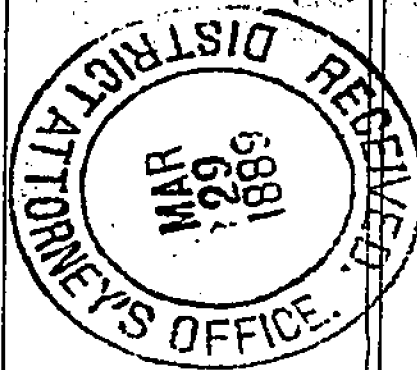
William Plawet

Inquest taken on the 26th day

of March 1889

before Ferdinand Lay

CORONER.



Committed

Bailed

Discharged

Date of death

AGE	37 Years	Months	Days
PLACE OF NATIVITY	New York City	WHERE FOUND	Chambers or Hospital
DATE When Reported	March 18/89		

MEMORANDUM

0122

Martin: I caught a police officer
attached to the Mount Pleasant police
being duly sworn deposes and says:

That about the hour of
twenty five minutes past twelve o'clock
A.M. on the night of the 16th day of
March 1889 deponent who was in
company with officer Sullivan
were standing at the corner of Oliver
and Oak Street when deponent heard
two pistol shots fired in rapid succession
and saw in the direction where he
heard said shots, and when near
to Oliver Street deponent saw said
defendant running through a vacant
lot and deponent pursued him and
caught him, and thereupon said defen-
dant stated to deponent you have got
me and I quit in, when deponent
asked defendant what did you
shoot that man for when defendant
replied deceased hit me with a
brick, and when deponent confronted
said defendant with deceased, and

0123

In the Station house and asked deceased
who shot him deceased hesitated a
few seconds and then pointed to the
defendant, "I said" that is the man
"Bremer who shot me" deceased then
told defendant that defendant had fired a
shot at him about half an hour previous
to this;

Sworn to before me this

21st day of March 1889 Martin Keogh
J. D. Burke

Police Justice

Patrik Succiano a police officer
attached to the Fourth precinct police
being duly sworn deposes and says.

That about the hour of twenty
five minutes past 12 o'clock on the night
of the 16th day of March, 1889, Depoent was
standing in company with officer Keloe
of the 4th precinct police on the North
East Corner of Illinois & Oak Street
when Depoent heard two pistol shots
fired in rapid succession, when de-
poent ran in the direction where he
heard the shots fired to 70 Illinois Street
and there saw said defendant and
James Duggan in an empty lot.
and Depoent saw said Duggan who
had a pistol in his hand with two
bullets of said pistol discharged, and
Depoent saw said Keloe chasing said
defendant who was running through
said lot and caught him and brought
him back to where Depoent saw Duggan
was. when Depoent asked deceased
who shot him, deceased then said

0125

when confronted with defendant,
that defendant did not shoot him
but when defendant was confronted
with deceased in the station house.
deceased then said, said defendant
shot him, and that the defendant
had fired a shot at him (deceased),
about an hour before that at the
corner of Oak and James Street
and that a policeman was then
looking for him. defendant then asked
deceased if he was shot in the head
when deceased replied that, that did
amount to anything, but down here
(pointing to his abdomen) is where I am
hurt and that will fix me.

Sworn to before me
this 21 day of March 1899 } District J. D. Sullivan
A. J. Porter
Police Justice

Anelia Hornsby being duly sworn
deposes and says

I reside at 72 Oliver
Street, I was sitting at the front window
on the 3^d floor of said premises reading
a paper. I cannot say what time it was
and I saw two men standing near the
threshold of the door, I do not know who
they were and I could not identify them
and I saw one of the men fire two
shots from a pistol, ^{at the other one} but who it was I
do not know and the man who fired
the shots then ran through the vacant
lot and then a crowd gathered and
I heard somebody say go for him
and I then closed the window and
that is all I know.

Subscribed before me
this 21st day of March 1889

Miss Anelia Hornsby

W. D. Carter
Police Justice

0128

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York,

Mar 19 1889.

To The Judge:

This is to certify that
James Duggan age 37
of 72 Union St., who was
brought to this Hospital on Mar.
16/89 at 12.20 A.M. suffering
from effects of Pistol shot wounds
of the chest and abdomen, died
on Mar 18/89. at 7.30 A.M.

Yours respect.
Geo. A. Harris M.D.
Act. House Surgeon.

0129

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

Martin Keogh
of the Fourth Precinct Police Street, aged 35 years,
occupation *Patrolman*

being duly sworn deposes and says,
that on the *sixteenth* day of *March* 1889

at the City of New York, in the County of New York, he arrested
William Brennan, (now here) charged
with having feloniously assaulted one
James Dugan by willfully pointing
aiming and discharging two shots from
a revolving pistol loaded with powder
and ball at the body of the said *Dugan*;
The balls from said pistol striking and wounding
said *Dugan* in the breast and abdomen
causing injuries from which the said
Dugan is now confined in the *Chambers Street*
Hospital, unable to appear in Court

Sworn to before me, this

188

day

Police Justice

Police Court

District

THE PEOPLE, & c.

ON THE COMPLAINT OF

Martin Keogh

vs.

William Brennan

Dated March 16th 1889

Power

Magistrate.

William J. Keogh

Officer.

Witness,

H. P. Brennan

Disposition

Committed to

await the result

of injuries.

March 21/9 9.30 am

AFFIDAVIT

Deponent further says: That the said Dugan identified the said "Brennan" in Deponent's presence as the person who had caused injuries as aforesaid.
Deponent therefore prays, that the said Brennan may be committed to await the Result of the injuries inflicted upon said Dugan.

Martin Keogh

Subscribed and sworn to before me this 16th day of March 1889

Special Justice

Edw. Connelley

0131

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~~ 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.~~ he legally discharged

Dated Dec 21 188 9 M. D. Power 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.

0132

Police Court---

451 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin Keogh

William Blawell
alias Brumman

2

3

4

Dated

March 22 188*9*

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

Amelia Harrison

No.

Street.

No.

Street.

\$

*Committed without
bail.*

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

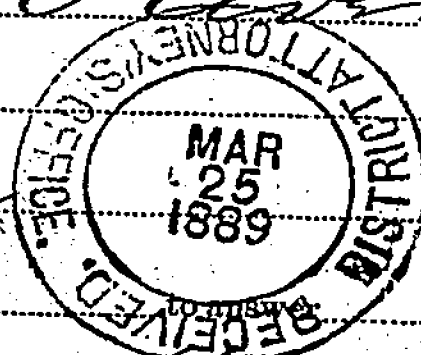
Residence

Street.

No. 4, by

Residence

Street.



0133

POLICE COURT, _____ DISTRICT.

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

of No. 4th Avenue Street, being duly sworn, deposes and says,

that William Blum (now present) is the person of ^{the} name of

William Blum mentioned in deponent's affidavit of the 21st day of March 1889

hereunto annexed.

Sworn to before me, this 21st

day of March 1889

Martin Keogh
POLICE JUSTICE.

0134

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the house of *Coroner's Office*
 No. 67 *Park Row* Street, in the *4th* Ward of the City of
 New York, in the County of New York, this *26th* day of *March*
 in the year of our Lord one thousand eight hundred and *eighty nine*

Ferdinand Levy Coroner,
 of the City and County aforesaid, on view of the Body of *James Duggan*
 lying dead at

Twelve good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
James Duggan came to his death, do
 upon their Oaths and Affirmations, say: That the said *James Duggan*
 came to his death by
Pistol shotwound of chest and abdomen
 inflicted with a pistol in the hands of
William Brennan alias William Hawell
 in a vacant lot at 70 Oliver Street, about
12²⁵ am. on March 16th 1889.

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

JURORS.

Frederick Bengtson 174 E. 106th St. Frank N. Myer 106th 6th first ave
Benjamin Ahlstedt 143 Chestnut St. Zacharias Cronacher 304 E 66th St
Fred. Schroeder 94 Forsyth St. P. C. Wajchik 158 E 3rd St
William Miller 93 Teney St. McParvill 885 2nd Ave
Morris Berch 196 Essex St. Carl Kraus 183 Allen St
Herman Hottmann 199 Livingston St. Johann Ringel 192 Essex

Ferdinand Levy
 CORONER, E. S.

0135

Coroner's Office.

TESTIMONY.

Officer Patrick Sullivan 4th Precinct being sworn says.
 At 25 minutes past 12 on the night
 of March 16th Officer Kehoe &
 myself were standing at Cor of
 Oak & Oliver Sts. We heard a pistol
 shot - 2 going in rapid succession.
 We ran down to 70 Oliver
 street to 3 vacant lots - We saw
 the prisoner & deceased in the
 lot - the prisoner was making
 his way to the end of the lot to
 escape - Deceased Duggan held
 a revolver in his hand - both of
 their hats were on the ground -
 Officer Kehoe pursued the prisoner
 & caught him & brought him
 back to where I stood with
 Duggan - I had some difficulty
 in getting the pistol from Duggan
 & put it in my coat pocket -
 Kehoe brought the prisoner to
 where I stood & after confront-
 ing the prisoner & deceased -
 Duggan said that is not
 the man who shot me -
 I told him to keep cool & I put
 my hand up to deceased's fore-
 head - I saw blood oozing from

Taken before me

this

day of

188

CORONER.

0136

Coroner's Office.

TESTIMONY.

2

it he said - that does not amount to anything but placing his hand on his abdomen said "This will settle me" - I asked him if he felt weak & hastened him to the Station House.

At the Station House deceased said Brennan was the man who shot him - Brennan said he did it in self defense. We searched the prisoner & found 14 - 38 calibre cartridges - 19 dollars & 38 cents & new knife - Deceased said they had had a fight an hour prior to the fatal shooting at the corner of Oak & James St. The pistol was found in the hand of Duggan. He stated that when he

Robert D. Sullivan

Taken before me

this 26 day of March 1889

Ernest J. Levy

CORONER.

0137

Coroner's Office.

TESTIMONY.

13

Amelia Harrison being sworn says:
 I reside at 72 Oliver St.
 I was sitting at the window at the
 time I heard loud speaking
 below - it was about 11³⁰ in the
 night. I opened the window, looked
 out, & saw 2 men standing
 at the door - one fired 2 shots
 at the other - I could not dis-
 tinguish one from the other -
 The man who fired the shots
 ran through the lot - at that
 the police officer & crowd
 gathered - I heard some one
 call "go for him" - That is all
 I know - I don't know any
 of the parties. I never saw the
 prisoner before - I live with
 my relatives

Amelia Harrison

Taken before me

this 26 day of March 1889
 Ferdinand Levy - CORONER.

0138

Coroner's Office.

TESTIMONY.

4

Officer Martin Keogh. & Premier
 being witnesses; On morning
 of March 16th about 12²⁵ AM
 I was on car Oliver & Oaker.
 We heard 2 shots in rapid
 succession from in the
 direction of shots at 70
 Oliver St. I saw the defendants
 running through the vacant
 lots. I pursued & captured him
 & grabbed him by the collar &
 said "What did you shoot that
 man for" he said I fire in your
 got me - I asked again - he said
 He hit me with a brick - I
 returned to the deceased & from
 then to the Station House
 In the Station House I asked
 Duggan who shot him
 He hesitated a moment & then
 pointed at Brennan & said
 That man Brennan shot me
 He also told me Brennan had
 fired a shot at him about
 1/2 hour previous at Corner of
 Oak & James St.

Martin Keogh

Taken before me

 this 26 day of March 1889
 Frederick Roy

CORONER.

0139

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 Blannett

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

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

The said William Blannett,

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *March*,—in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, in and upon one
James Duggan, in the peace of the said People then and there being,
wilfully, feloniously, and of *his* malice aforethought, did make an assault, and the said
William Blannett, a certain pistol then and there charged and
loaded with gunpowder and one leaden bullet, which said pistol the said *William*
Blannett in *his* right hand then and there had and held,
to, at, against, and upon the said *James Duggan*,
then and there feloniously, wilfully, and of *his* malice aforethought, did shoot off and
discharge, and the said *William Blannett*,
with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the
gunpowder aforesaid, shot off, sent forth and discharged, as aforesaid, *him* the said
James Duggan, in and upon the *absence* of *him*
the said *James Duggan*, then and there feloniously, wilfully, and of
his malice aforethought, did strike, penetrate and wound, giving to *him*
the said *James Duggan*, then and there, with the leaden bullet
aforesaid, so as aforesaid discharged, sent forth and shot out of the pistol aforesaid, by the

said *William Blauvelt*, in and upon the *abdomen* of the said *James Duggan*, one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound ~~the~~ — the said *James Duggan*, at the City and County aforesaid, from the said *sixteenth* day of *March*, — in the year aforesaid, until the *eighteenth* day of *March*, — in the same year aforesaid, did languish, and languishing did live, on which said *eighteenth* day of *March* in the year aforesaid, the said *James Duggan*, at the City and County aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said *William Blauvelt*, him, —

the said *James Duggan* in the manner and form, and by the means aforesaid, wilfully, feloniously, and of *his* malice aforethought, did kill and murder, against the form of the Statute in such case made and provided, and against the peace 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 *William Blauvelt* _____

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

The said *William Blauvelt*, _____

late of the City and County aforesaid, afterwards, to wit: on the said *sixteenth* day of *March*, — in the year of our Lord one thousand eight hundred and eighty-*nine*; at the City and County aforesaid, with force and arms, in and upon the said *James Duggan*, in the peace of the said People then and there being, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of the said *James Duggan*, did make an assault, and the said

William Blannett, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said William Blannett in his right hand then and there had and held to, at, against, and upon the said James Duggan, — then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said James Duggan, did shoot off and discharge. and the said William Blannett, — with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, him the said James Duggan, in and upon the ~~abdomen~~ of him the said James Duggan, then and there feloniously, wilfully, and with a deliberate and premeditated design to effect the death of the said James Duggan, did strike, penetrate, and wound, giving to him the said James Duggan then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and shot out of the pistol aforesaid, by the said William Blannett, in and upon the ~~abdomen~~ of the said James Duggan, one mortal wound of the breadth of one inch, and of the depth of six inches, of which said mortal wound he the said James Duggan, at the City and County aforesaid, from the said ~~sixteenth~~ day of — March, — in the year aforesaid, until the ~~eighteenth~~ day of — March — in the same year aforesaid, did languish, and languishing did live, on which said ~~sixteenth~~ day of — March — in the year aforesaid, the said James Duggan, at the City and County aforesaid, of the said mortal wound did die.

And so the Grand Jury aforesaid do say: That the said William Blannett, him — the said James Duggan, in the manner and form, and by the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of the said James Duggan, did kill, and murder, against the form of the Statute in such made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0142

BOX:

349

FOLDER:

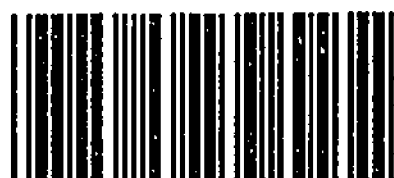
3284

DESCRIPTION:

Boksch, Michael

DATE:

04/16/89



3284

0143

BOX:

349

FOLDER:

3284

DESCRIPTION:

Sobieralski, Joseph

DATE:

04/16/89



3284

Witnesses:

Wm. J. Kelly

Counsel,

Filed

16 day of April 1889

Pleads,

Indigent

W. J. Kelly
1. People

THE PEOPLE

vs. *B*

Michael Boksch

and *B*

Joseph Solieraloka
(2 cases)

ASSAULT IN THE THIRD DEGREE
(Section 219, Penal Code).

JOHN R. FELLOWS,

affidavit District Attorney.

A True Bill

C. M. M. M. M.
Foreman.

#929

0145

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Michael Boksch
and
Joseph Sobieralski

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

Michael Boksch and Joseph Sobieralski

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

The said

Michael Boksch and Joseph
Sobieralski, both

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

eighty-nine at the City and County aforesaid, in and upon the body of one *James*

A. Kelsey in the peace of the said People then and there being, with force

and arms, unlawfully did make an assault, and *him* the said *James R.*

Kelsey did then and there unlawfully beat, wound and ill-treat, to the great damage

of the said *James R. Kelsey* — 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 R. FELLOWS,

District Attorney.

0146

BOX:

349

FOLDER:

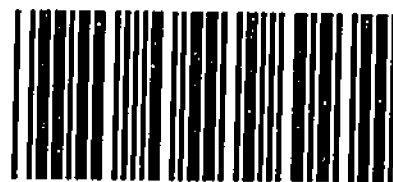
3284

DESCRIPTION:

Bradley, George

DATE:

04/04/89



3284

0147

BOX:

349

FOLDER:

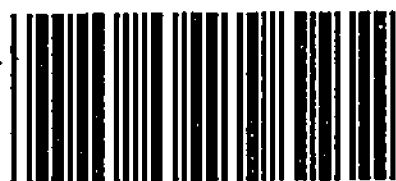
3284

DESCRIPTION:

Ball, Charles

DATE:

04/04/89



3284

Witnesses;

Charles Herzog
W. James Foley

Counsel,
Filed 4 day of April 1889
Pleads,

THE PEOPLE
vs.
George Bradley
Charles Ball

Burglary in the first degree.
and guilty of every first degree.
[Section 496, 520, 528 and 530.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. M. W. W. W.
April 5th 1889 Foreman.
C. W. W. W. W.
Head Jury Foley
No 52 No 1. S. P. 9 yrs & 6 mo
" 2 S. P. 8 years R. M.

0149

Police Court—11 District.

City and County } ss.:
of New York,

of No. 327 East 15th Street, aged 37 years,
occupation clerk being duly sworn

deposes and says, that the premises No. aforesaid Street, 18 Ward
in the City and County aforesaid the said being a three story and basement
Brick stone building
and which was occupied by deponent as a dwelling
and in which there was at the time a human being by name

were BURGLARIOUSLY entered by means of forcibly breaking open
the front basement door and entering
therein with intent to commit
a felony

on the 30 day of March 1887 in the evening time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Silverware and
Clothing together of the value
of One hundred dollars \$100⁰⁰/₁₀₀

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

George Bradley and Charles Ball
(both now here)

for the reasons following, to wit: that deponent is informed
by Officer James Foley of the 18th
Precinct that he arrested each of
said defendants at 3rd Avenue and
15th Street at about 2³⁰ O'clock on
of about date with a portion of said
property in the possession of each defendant
which deponent has seen and
positively identifies as his property.

Wherefore defendant prays
that each of said defendants
be held to answer and be dealt
with as the law directs

Summons before me
this 30th day of March 1889 } Charles Herzog
John W. Herman
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 188__ Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 188__ Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188__ Police Justice.

Police Court, _____ District.

THE PEOPLE, &c.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.

Dated _____ 188__

Magistrate.

Officer.

Clerk.

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

0151

CITY AND COUNTY }
OF NEW YORK, } ss.

James Foley
aged 45 years, occupation Police Officer of No. 78th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles Herzog
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

30
Nov - 1889

James Foley

John J. Moran
Police Justice.

0152

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, ss.

4
District Police Court.

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

Question. What is your name?

Answer. *George Brudley*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Murray*

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

Answer. *Murray*

Question. What is your business or profession?

Answer. *Scholar*

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

Answer. *I am guilty*

George Brudley

Taken before me this

day of

March

1934

Police Justice

0153

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

✓ District Police Court.

Charles Boll 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 Boll

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Rittsburgh Pa

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

Answer.

I have no home

Question. What is your business or profession?

Answer.

Sailor.

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

Answer.

I am guilty

Charles Boll

Taken before me this

22

day of March 1889

John J. Lawrence

Police Justice.

0154

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 *Fifteen* Hundred Dollars, *Each* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *March 30* 188 *John J. Morris* 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.

0155

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

13
Police Court--- 4 District. 481

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Henry
929 East 18th
George Pringle
Charles Bate

3 _____
4 _____

Amey
Offence

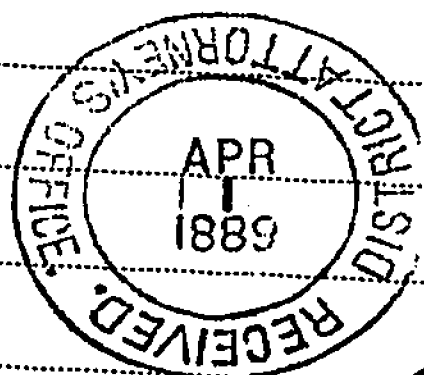
Dated March 30 1889
Gorman Magistrate.

James Foley Officer.
18 Precinct.

Witnesses Charles Offian
No. _____ Street.

No. _____ Street.

No. _____ Street.
\$ 13.00 to answer 48



Can

0156

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Bradley and
Charles Ball

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

George Bradley and Charles Ball —
of the CRIME OF BURGLARY IN THE *first* DEGREE, committed as follows:

The said *George Bradley and Charles*
Ball, both —
late of the *Fifth* Ward of the City of New York, in the County of New York
aforesaid, on the *thirtieth* day of *March* —, in the year
of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, about the
hour of *two* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Charles Henry*

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit:

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said *Charles Henry*.

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; *The said George Bradley and*
Charles Ball, and each of them, being
then and there assisted by a confederate
actually present, to wit: each by the
other;

against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity,

SECOND COUNT—

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

George Bradley and Charles Bell
of the CRIME OF *and* LARCENY in the *first* degree, committed as follows:

The said *George Bradley and Charles Bell*, both

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

a quantity of silver ware (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars, and divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of fifty dollars

of the goods, chattels and personal property of one *Charles Herzog*.

in the dwelling house of the said *Charles Herzog*.

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

John R. H. H. H.
Attorney