

06 17

BOX:

94

FOLDER:

1025

DESCRIPTION:

Beede, John

DATE:

03/12/83



1025

0618

A. 82

Day of Trial,
Counsel, *McKee*
Filed *2* day of March 1883
Pleads *Not guilty*

THE PEOPLE
vs.
B
John Deede
11. 9 1883

Violation of Excise Law.
Selling without License.

JOHN MCKEON,
District Attorney.
22 Apr 10. 1883
A TRUE BILL *John Deede guilty*
John Deede
Foreight.

\$10 - Fine
20

0619

Court of General Sessions of the Peace

OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

John Deede

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

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows :

The said *John Deede*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *20th* day of *February* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to _____

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN McKEON, District Attorney.

0620

Police Court, 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

John Reed

Violation Excise Law.

Dated 26 day of February, 1883

J. White Magistrate.

O'Reilly Officer.

Witness,

104

Bailed \$ _____ to Ans. _____

By _____

_____ Street.

0621

9

Police Court, First District.

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

of No. Police Officer 14th Precinct Street,
of the City of New York, being duly sworn, deposes and says that on the 26 day

of February 1888 in the City of New York, in the County of New York, at
premises No. 56th Street Street,

John Beede [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, ~~strong and~~
~~spirituous liquors,~~ wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, without having a proper license contrary to and in violation of law.

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

Sworn to before me, this 26 day February 1888 Bernard O'Reilly
Austin Jones POLICE JUSTICE.

0622

Police Court - 168
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Demond O'Reilly

1. John Beede

Offence, Violation of Excise

Dated February 26 1885

Richard O'Reilly
Magistrate.

Richard O'Reilly
Officer.

Clerk.

Witnesses,

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 John Beede

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

Dated February 26 1885 Andrew J. White Police Justice.

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

Dated February 26 1885 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 _____ 188 _____ Police Justice.

0623

Sec. 198-200.

District

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Beede

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.

John Beede

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Orange County N York

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

Answer.

123 Ninth Avenue two years

Question. What is your business or profession?

Answer.

Bar tender

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 work for Frank King
John Beede.*

Taken before me this

day of *February* 188*8*

[Signature]
Police Justice.

0624

BOX:

94

FOLDER:

1025

DESCRIPTION:

Behringer, Theodore

DATE:

03/27/83



1025

0625

T B 262

Counsel,
Filed *[Signature]* day of *March* 1883
Pleads

THE PEOPLE
vs.
94
[Signature]
Grand Larceny, 2nd degree, etc.

JOHN McKEON,
24 Mar 28/83 District Attorney
pleads PR. *pen one year*
A True Bill.

[Signature]
Foreman.

0626

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Theodore Belinger

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

Theodore Belinger

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

The said Theodore Belinger

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~day~~ ^{month} of March 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 dress of the value of fifteen dollars, seven yards of cloth of the value of fifty cents each yard, one blanket of the value of seven dollars, one jacket of the value of twenty five dollars and seventy five yards of muslin of the value of two cents each yard

of the goods, chattels and personal property of one Katharine ~~Mitschering~~ 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.

James Dean District Attorney

0627

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry J. Cornish
aged 49 years, occupation Police Officer of No.

1228 Third Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Arthur J. Fitzpatrick

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

Sworn to before me, this 19 } Henry J. Cornish
day of March 1883 }

[Signature]
Police Justice.

0628

998

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Katharina Benitopolis
998th St. N.Y.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1
2
3
4
Offence, *Armed Assault*

Dated *March 19* 1883

Leannan Magistrate.

Boisovich Officer
George Hunter Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ *500*



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 *Theodor Lehninger*

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 *March 19th* 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.

0629

Sec. 198-200

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Theodor Behringer 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. Theodor Behringer

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Germany

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

Answer. 998 - 3rd Avenue West Huron

Question. What is your business or profession?

Answer. a laboring man

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

Theodor Behringer.

Taken before me this

19

day of November 1888

[Signature]
Police Justice.

0630

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Katharina Seitzmerling

of No. *998 - 3rd Avenue* Street,

being duly sworn, deposes and says, that on the *10th* day of *March* 188 *3*

at the City of New York,

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

of deponent *from 998 - 3rd Avenue in the night time*

the following property, viz:

One Cashmere Dress of the value of fifteen

dollars, seven yards of dress goods of the

value of seven dollars, one blanket of

the value of seven dollars, one musical

instrument to wit: a Zither, of the value

of twenty five dollars, and 15 yards

of muslin of the value of one dollar

and fifty cents,

in all of the value of fifty two

dollars and fifty cents.

Account before me this

the property of *Katharina Seitzmerling*

Subscribed

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 *Theodor Behring (now here)*

from the fact that the deponent

in company with Officer Cornish

of the 28th Precinct found said

property in different mens' shops

and that said property was fully ident-

ified by deponent as their owner

which was stolen, and also that the

deponent admitted that her

the said Behring did steal.

Return Justice

1883

0631

take and carry away the above
said property and I would then
and that the proceeds for
the above property be
forwards in his possession where
executed.

Scottie M. Scherling

deposited before me
this 19th day of March 1883

[Signature]

Police Justice

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated 1883

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0632

BOX:

94

FOLDER:

1025

DESCRIPTION:

Blood, John J.

DATE:

03/08/83



1025

0633

B 53

Counsel,
Filed *J March* 1883
day of
Pleads

THE PEOPLE

vs.
54 Grand
County

John G. Wood

Defendant
Grand Larceny, 2nd Degree, and
~~Receiving Stolen Goods~~

JOHN McKEON,

District Attorney

P. L. May 9, 1883

Pleas guilty
P.C.

A True Bill.



Foreman.

City Prison 30 days

0634

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 J. Blood

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

John J. Blood

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

The said John J. Blood

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

sixty pounds of tea of the value of fifty cents each pound

of the goods, chattels and personal property of the New York Central & Hudson River Railroad Company then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean District Attorney

5690

BAILED.

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

1887 ✓
 Police Court—First District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John D. J. [unclear]
John J. [unclear]
John J. [unclear]

1 _____
 2 _____
 3 _____
 4 _____

Offence Grand Larceny

Dated 2nd March 1883

J. B. Smith Magistrate.
John [unclear] Officer.
5 Precinct.

Witnesses Andrew [unclear]
319 West 1st St Street.

No. _____ Street,
 No. _____ Street,
 No. 500 Street,
[Signature]



It appearing to me by the within depositions and statements that the crime herein mentioned has been committed and that there is sufficient cause to believe the within named John J. Blood

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 2 March 1883 Solomon [unclear] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0636

Sec. 198-200.

188

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John J Blood

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.

John J Blood

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

34 Varick St. Ten years

Question. What is your business or profession?

Answer.

Cuoper

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 have nothing to say*

John J Blood

Taken before me this

day of

March

1888

Edward J. Sullivan
Justice.

0637

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK } ss.

occupation night watchman of No. 95 Hudson Street,

John O'Toole aged 60 years

being duly sworn, deposes and says, that on the 13th day of March 1883

at the New York Central and Hudson River Rail Road freight depot at the City of New York,

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

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

the following property, viz :

one chest of Tea (about fifty pounds) of the value of about thirty dollars

the property of the New York Central and Hudson River Rail Road Company as common carriers and in care and charge of this deponent as night watchman and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by John J. Blood (now here)

from the fact that deponent saw said defendant leaving said freight depot with the aforesaid property in his possession deponent pursued said defendant to Hudson Street when said defendant dropped said property on said street and ran away

John O'Toole

Sworn before me this 13th day of March 1883
John J. Blood
Police Justice,

0638

BOX:

94

FOLDER:

1025

DESCRIPTION:

Bott, Frederick

DATE:

03/07/83



1025

0039

1111

B-100 Bwape 10

Send notice to

Day of Trial, *Perkins*

Counsel, *Perkins*

Filed 7 day of March 1883

Pleas *Not Guilty*

THE PEOPLE

Violation of Excise Law.
Selling without License.

L. F. Perkins

Ernestine Post
10 Ridge St

Quincy County
Missouri

JOHN MCKEON,

District Attorney.

22 April 17, 1883

I plead guilty.

A TRUE BILL.

[Signature]

Foreman.

Fried 10 p

Deft Richard
by Henry Bloom
82 E 111 St

0640

Court of General Sessions of the Peace

OF THE CITY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Frederick Bott

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

Frederick Bott

of the CRIME of *Selling Spirituous Liquors without a License*, committed as follows:

The said *Frederick Bott*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *20th* day of *January* in the year of our Lord one thousand eight hundred and eighty *three*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to

~~and to certain other~~ persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN McKEON, District Attorney.

0641

①

Third District Police Court.

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

Edward Pierce
of the *13th Precinct Police* Street,

of the City of New York, being duly sworn, deposes and says, that on the *28*
day of *February* 18*83*, at the City of New York, in the County of New York,

at No. *10 Ridge* Street,
Fredrick Butt (worker)

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *28*
day of *February* 18*83*

Edward Pierce
Hugh Gardner
POLICE JUSTICE

0642

State of New York, }
CITY AND COUNTY OF NEW YORK, } ss.

I, Olga Schwan the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or _____
or either of them, in my name, place, and stead, to take, seize, and
surrender the said Fredrick Pott, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated March 17th 1883

Olga Schwan Surety.
mark

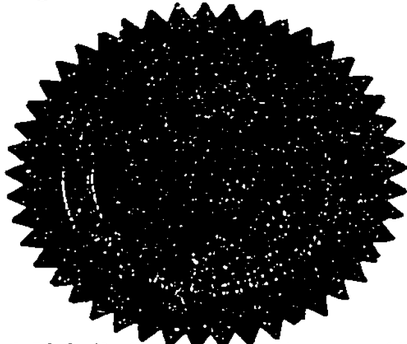


0643

I, JOHN SPARKS, Clerk of the Court of General Sessions of the Peace, and of the Court of Oyer and Terminer held in and for the City and County of New York, each being a Court of Record and having a Common Seal, do hereby certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom and of the whole of such original



3d Vol. R. S., 5th Ed., § 74, p. 687.

GIVEN UNDER my hand and attested by the Seal of the said Court this *Seventeenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three*,

John Sparks

0644

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 1st day of March 1883 by
Hugh Gardner a Police Justice of the City of New York, That
Frederick B. Pott be held to answer upon a charge of
Violation of excise law

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

We, Frederick B. Pott Defendant of No. 10 Ridge
Street; Occupation Saloon Keeper, and
Eliza Schwan of No. 111 Ludlow Street;
Occupation private; Surety, hereby undertake
that the above named Frederick B. Pott shall appear and answer the charge above-
mentioned, in whatever Court it may be prosecuted: and shall at all times render his self amenable to the orders
and process of the Court; and if convicted, shall appear for judgment, and render his self in execution thereof,
or if he fail to perform either of these conditions that we will pay to the People of the State of New York, the sum
of one Hundred Dollars.

Taken and acknowledged before me this
1st day of March 1883

Frederick B. Pott
Eliza Schwan
Hugh Gardner POLICE JUSTICE.

0645

"Certified Copy"
New York General Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Heise
vs.

Fredrick Pelt

Undertaking to Answer.

Taken the 1 day of March 1883

Gardner Justice.

Filed 1 day of March 1883

CITY AND COUNTY }
OF NEW YORK, } ss.

Police Justice.

day of _____ 188

Sworn to before me, this

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 _____ 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 _____

0646

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Frederick Bott

10 Ridge St

bail Henry Blum
82 E 111 St

Bench Warrant for Misdemeanor.

Issued *April 10th 1883*

Arrested Frederick Bott
April 16th 1883

Det. Von Gerichten
" Wm Adams

The defendant is to be admitted to be bail
in the sum of _____ dollars.

Et cetera

0647

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 7 day of March
1883, in the Court of General Sessions of the Peace, of the County of
New York, charging Frederick Rott
with the crime of Violation of excise law.

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

City of New York, the 10 day of April 1883.

By order of the Court,


Clerk.

0648

BAILED

No. 1, by Charles V. Sullivan
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Police Court 3rd District. 172

THE PEOPLE, &c.,
vs. THE COMPLAINT OF

Edward Weiss
vs. 13th Precinct

Fredrick Butt

Offence Viol. the Law

Dated Febry 28 1883

Garner Magistrate

Evans 13 Officer

Witnesses, _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ 100 to answer

Bailed



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 Fredrick Butt

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

Dated February 26 1883 Hugh Gardner Police Justice.

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

Dated March 1 1883 Hugh Gardner 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.

0649

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. *Fredrick Butt*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *10 Ridge Street, West*

Question. What is your business or profession?

Answer. *Keep Lager Beer Saloon*

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

Answer. *I made application for license, and I expect to get it to morrow*

Fred. Butt

Taken before me this

28

day of *February*

1885

Joseph Spencer

Police Justice.

0650

BOX:

94

FOLDER:

1025

DESCRIPTION:

Boves, Edward

DATE:

03/13/83



1025

0651

115c

Day of Trial
Counsel, *E. D. P.*
Filed, *13* day of March 1883
Pleads *W. L. Luby (vs)*

Assault in the First Degree.

THE PEOPLE

vs.

P

Edward Goner

JOHN MCKEON,

2 1/2 District Attorney.

Ind to acquitted.

A TRUE BILL.

Geo. C. [Signature]
For which.

0652

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 Bowes

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

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

The said *Edward Bowes*

late of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *William Flynn* in the peace of the said people then and there being, feloniously did make an assault and ~~thru~~ the said *William Flynn* with a certain ~~instrument to the Grand Jury~~ which the said

Edward Bowes

in ~~this~~ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~thru~~ the said *William Flynn* 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

Edward Bowes

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Edward Bowes*

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 *William Flynn* then and there being, feloniously did, wilfully and wrongfully, make an assault and ~~thru~~ the said *William Flynn* with a certain ~~instrument to the Grand Jury~~ aforesaid ~~instrument~~ which the said *Edward Bowes* in ~~this~~ right hand then and there had and held, ~~the same being an instrument likely to produce grievous bodily harm,~~ feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound ~~thru~~ ~~upon the said William Flynn,~~ ~~and~~ ~~there~~ ~~being~~ ~~cutting~~ ~~the~~ ~~head~~ ~~of~~ ~~the~~ ~~said~~ ~~William~~ ~~Flynn~~ 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.

0653

Wm. G. Parrish, M. D.,

OFFICE HOURS:
7 to 10 A.M.
1 to 3 P.M.
5 to 8 P.M.

477 HUDSON STREET,

(Adjoining St. Luke's Church.)

New York, March 7th 1883

I wish to certify that
John W. ... 282 Spring St.
is suffering from ...
of ... in his present
condition it would not be
safe for him to venture out
to day.

Respectfully,

Wm. G. Parrish, M.D.

477 Hudson St.

0654

Wm. G. Parrish, M. D.,

477 HUDSON STREET,

(Adjoining St. Luke's Church.)

OFFICE HOURS:
7 to 10 A.M.
1 to 3 P.M.
5 to 8 P.M.

New York, March 7th 1883

Dear Sir,
I have the honor to acknowledge the receipt of your letter of the 5th inst. in relation to the proposed amendment to the constitution of the State, and in reply to inform you that I have no objection to your venture upon the subject.

Respectfully,

Wm. G. Parrish, M. D.

0655

115.

Day of Trial
Counsel, *E. D. P.*
Filed, *13* day of *March* 1883
Pleads *Not Guilty - (10)*

Assault in the First Degree.

THE PEOPLE
vs.
Edward Goner

JOHN MCKEON,
2 1/2 March 27, 1883 District Attorney.
tried & acquitted.

A TRUE BILL.

Geo. C. [Signature]
For [Signature]

0656

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 Bowers

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

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

The said *Edward Bowers*

late of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *March* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *William Flynn* in the peace of the said people then and there being, feloniously did make an assault and *kill* the said *William Flynn* with a certain *instrument to wit a sword* which the said

Edward Bowers

in *his* - right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *kill* the said *William Flynn* 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

Edward Bowers

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Edward Bowers*

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 *William Flynn* then and there being, feloniously did, willfully and wrongfully, make an assault and *kill* the said *William Flynn* with a certain *instrument to wit a sword* aforesaid *unknown which the said Edward Bowers* in *his* - right hand then and there had and held, ~~the same being an instrument likely to produce grievous bodily harm~~ feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound *thereby inflicting grievous bodily harm upon the said William Flynn, to wit: the said Edward Bowers striking the head of the said William Flynn* 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.

0657

BAILLED.

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court - 2 District.

191

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Hyman
382nd Street
Edward Bates

Offence *Wilkinson*
Assault and Battery

Dated *March 5th* 188*3*

Paterson Magistrate.

Conner Officer.

William G. James Precinct.

1177

Witnesses *James Conner*

J. West Police Officer.

No. *382nd St* Street,

Wm. Hyman

Edward Bates

Appearance of

William Hyman

Committed



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 Bates*

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

Dated *March 10th* 188*3* *J. A. Paterson* Police Justice.

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

Dated *March 10th* 188*3* _____ 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.

0658

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Jones

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. *Edward Jones*

Question. How old are you?

Answer. *Twenty-three years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *282 Spring St. Tenants*

Question. What is your business or profession?

Answer. *Owner of a wagon*

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

Answer. *I did not stab him. I struck him on my defence I have nothing else to say.*

Edward Jones

Taken before me this

day of *March*

188

9

John J. ...
Police Justice.

0659

Police Court— 2 District.

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

William J. Lynn

of No. 282 Spring Street,

Porter, aged 32 years, being duly sworn, deposes and says, that

on Sunday the 14th day of March

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

Edward Boves, now here,
who wilfully and maliciously
cut, stabbed and wounded
deponent, on the front part of
the head, with some sharp
instrument (see, Edward, held
in his hands
that deponent was so beaten
by said Edward

with the felonious intent ~~to do him bodily harm~~ ^{grievous} to do him bodily harm; and with out any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~punished~~ bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 5th day
of March 1883

William J. Lynn

W. Patterson POLICE JUSTICE.

0660

BOX:

94

FOLDER:

1025

DESCRIPTION:

Brady, John H.

DATE:

03/27/83



1025

WITNESSES:

B 268

Counsel,
Filed 27 day of March 1883
Plends W. H. H. H. H.

INDICTMENT.
Grand Larceny from the Person.
THE PEOPLE
vs.
R
John W. Snoddy
H. H. H.
JOHN McKEON,
District Attorney.

A True Bill.

Geo. C. Fisher
Foreman.
W. H. H. H.
W. H. H. H.
H. H. H. H.

INDICTMENT.
Grand Larceny from the Person.

0662

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 D. Brady

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

John D. Brady
of the CRIME OF ~~Larceny from the person~~ *Grand Larceny in*
the first degree
committed as follows:

The said *John D. Brady*

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~twenty sixth~~ *twenty sixth* day of ~~March~~ *March* 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, *in the night time of the*
said day, one watch of the value
of twenty three dollars, and one
chain of the value of two dollars

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

0663

Ms
10/2/53
PT

0664

State of New York.

Executive Chamber,

Albany, Sep 8 1883

Sir: Application having been made to the Governor for the
pardon of John H. Brady, who was
tried and convicted before you. Feb 30. 1883 of
Grand Larceny, and sentenced
to the State Prison Sing Sing 4 yrs 6 mo.

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

Geo. C. ...
To Hon. Frederick ...

0665

Received Sept 28th 1883
J. Smith

0666

State of New York.

Executive Chamber,

Albany, Apr 11th 1883

Sir: Application having been made to the Governor for the pardon of John H. Brady, who was sentenced on Mar 30 1883, in your County, for the crime of Grand Larceny for the term of 4 years and 6 mos. to the State Prison Living you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. An opinion is respectfully requested

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Genl. Chamberlain

To Hon. John McKeon
District Attorney, &c.

0657

Police Court 1st District. 210

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George M. Murphy
Trade of Detection

1 John J. Brady

2 _____
3 _____
4 _____

Offence Larceny from person

Dated 26 March 1883

Ed. White Magistrate.
John J. McCallister

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Witnesses Complainant
105 105 105 to testify Name of Street
Acterton

No. _____
Street _____

No. _____
Street _____

§ _____ to answer

Committed

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

guilty thereof, I order that he be held to answer the same and he ~~be admitted to bail in the sum of~~ be legally discharged

Dated 26 March 1883 Arthur White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0668

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John H Brady

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.

John H Brady

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Philadelphia

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

Answer.

319 East 21st about 3 years

Question. What is your business or profession?

Answer.

Steam fitter

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 H Brady
mark

Taken before me this

day of

March
188*8*

Charles J. ...
Police Justice.

0669

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

George Durring aged 22 years of the County of Jersey City, Jersey City

of No. 73 Eastwick Avenue Street, being duly sworn, deposes and says, that on the 26 day of March 1883

at the Bowers 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 in the right time with the unlawful intent to cheat and defraud the true owner of the following property, viz:

one gold watch and plated chain attached of the value of twenty five dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Joluck Brady (now here)

from the fact that while deponent was passing along the Bowers in said city defendant came up to deponent and snatched the aforesaid property from the rest there and there upon by deponent and ran away deponent pursued said defendant and caused his arrest

George Durring

Sworn before me this

26 day of March

1883

POLICE JUSTICE,

0670

BOX:

94

FOLDER:

1025

DESCRIPTION:

Brady, Joseph E.

DATE:

03/12/83



1025

0671

BOX:

94

FOLDER:

1025

DESCRIPTION:

Cumisky, Eugene

DATE:

03/12/83



1025

0672

BOX:

94

FOLDER:

1025

DESCRIPTION:

McCabe, William

DATE:

03/12/83



1025

0673

FF. for the
Reason that
the manner of
Lester was
Oct 24 1883

This indictment was
found in 1883 -
Eugene Currier was
tried & acquitted -
Officer Mulvaney
informs me that
the same evidence
on which Currier
was acquitted is all
the evidence against the
other two - Reside
Rev Thomas S. Preston
the the principal wit-
ness is dead - I ask
that this indictment be
dismissed. G. T. B.
March 1893 A.S.A.

B. 20
Counsel,
Filed day of March 1883
Pleads Not guilty.

THE PEOPLE
vs.
Joseph B. Conroy
Eugene Currier
William McKeon
May 1893
John McKeon,
District Attorney.
A TRUE BILL
J. M. McKeon

Recd 19th Feb 1893
Approved
Stanley Meade
Dist

0674

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph E. Brady
Eugene Cumiskey
William McCabe

The Grand Jury of the City and County of New York, by this indictment accuse
Joseph E. Brady, Eugene Cumiskey, and
William McCabe

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

The said Joseph E. Brady, Eugene Cumiskey
and William McCabe

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the twenty fifth day of January in the year of our Lord one thousand eight

\$112.

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

of the goods, chattels, and personal property of one Augusta C. Stassard
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

0675

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.

Ask to see Mr. *Redford*

In the Name of the People of the State of New York. *11 1/2* o'clock *A.M.*

To *Natie Martin*
of No. *218 1/2 East 18th* Street

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 *1st* day of *March* 189*3* at the hour of 10 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

James C. Brady et al

Dated at the City of New York, the first Monday of
in the year of our Lord 189*3*

J3

DE LANCEY NICOLL, District Attorney.

0676

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.

People in house
down - know her
has lived there for
one year

0677

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

John E. Brady

Offense:

JOHN B. FELLOWS,

Deputy Sheriff District Attorney.

Affidavit of

John W. Shannon

Subpoena Server.

Failure to find Witness.

0678

Court of General Sessions.

THE PEOPLE

vs. James E. Brady

City and County of New York, ss:

Joe 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 28th day of Feby 1893

I called at 218 East 18th Street

the alleged residence of Katie Martin

the complainant herein, to serve her with the annexed subpoena, and was informed by the

tenants of the house that no one by the name of Katie Martin lived there & they knew nothing of her.

The tenants in the house have resided there for one year

Sworn to before me, this 1st day of March 1893

Joe H. Shannon Subpoena Server.

H. W. Illwitzer Com. of deeds N.Y. Co

0679

~~TO THE CHIEF CLERK!~~

~~SEND ME THE PAPERS IN THE CASE OF~~

PEOPLE

vs.

Prady et al

See the letters as to
Prady - it appears
as if Prady was
deceived into the
matter of used as
a witness. He
will tell all
he knows.

JB

March 12 83

0680

Rev. C. H. Cottow.

Rev. and dear Sir

The bearer
Edward Brady was born
in 3rd St- and while he
was growing up was a
very good boy. His father
Bernard Brady was one
of the first persons that
you attended after your
ordination he was long
bedridden and you prepared
him for death. His mother
and all her sisters are
very respectable people and
the poor woman is well
nigh heartbroken because
of an unfortunate scrape

0681

That Eddie has got into
He is under bail and
must plead to an
indictment on Monday

His mother his aunt
and his friends think
that if he were to get
a few lines from Dr.
W. G. Lynn or you to the
Assistant District Attorney
Mr. O'Byrne it might
mitigate the action of
the Court. and I am
requested by them to
state these facts to you
in the hope that you
will do what you can
to save him from punish-
ment, he declaring that
hereafter he will keep
out of the way of evil
company which has

been the means of
bringing him into this
trouble. He will relate
to you the facts in the
case I have not put
but few questions to
him regarding the case
and having known him
from his cradle and
known also the respectability
of the family I have con-
sented to give him this
introduction to you &
to trespass on your
valuable time.

I am

Rev. and dear Sir
Your humble servant
J. W. Hayward.

N. York March 11. 1883.

0682

St. Stephen's Church
New York

March 12/83.

M^r John O'Byrne
Asst. Dist. Attorney

Dear Sir. - I am directed by
to introduce himself and ask you to look
into the case of Son Joseph Brady who is
to be tried today before Gen. Sessions. - The
facts are as far as I can learn. this boy has been
made a fool of by bad companions older
than himself who have been already found as
hard cases, while this is his first offence. - He
is determined to amend - will I feel so
I enclose a letter to me from the Clerk
of this church who knows him intimately
having been his neighbor for years. - Trust-
ing that you may see some way to befriend this
lad, while yet faithful to duty I am
Yours Respectfully
Charles C. Colton

0683

Court of General Sessions, Part *One*

THE PEOPLE

INDICTMENT

vs.

For

Joseph E. Brady

To

Mr Joseph R. Goggin
No. *82* East *10th*

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Thursday* the *29th* day of *March* instant, at eleven o'clock in the forenoon.

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

JOHN McKEON,

District Attorney.

0684

Joseph R. Goggin
82 East 10th St

0685

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpena is disobeyed, an attachment will immediately issue.
Bring this Subpena 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.]

SUBPENNA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To James A. Moran
of No. 256 3rd Ave Street,

not here

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 11 day of Oct instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Joseph C. Brady et al
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 Oct in the year of our Lord 188 3

JOHN McKEON, *District Attorney.*

0686

PART 2.

THE COURT ROOM IS IN THE THIRD 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.

The People of the State of New York,

To Paul German

not there

of No. 113 St 22 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 11 day of Oct instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Joseph E Brady et al
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 Oct. in the year of our Lord 188 3

JOHN McKEON, *District Attorney.*

0687

Saint Ann's Church

110 E. 12th Street, New York, April 2^d 1883

My dear Judge Rogerson

Word was sent me
this morning that I would not be
needed in the "Bondy case" to day;
& that the case was set down for
next Monday April 9th.

If my testimony be necessary, will
you please let me know when the
case will come on, that I may
not be detained longer than is
absolutely requisite, as my leave is
so much required.

Yours very truly
J. S. Preston

0688

New York Sept. 6th 1883

Hon. Frederick Smyth

Dear Sir -

I write to you hoping that you will have Joseph E. Brady and Tom McCabe brought to trial on a charge of Grand Larceny. They were arrested for having robbed me on the 21st of January 1883. I have been to court a dozen times about this case, but it has always been adjourned till the next term. Brady's friends have come to me and told me that I could push the case as much as I liked but that I could never have it brought to trial as they had things fixed

0689

in the District Attorneys
Office. Now if this case
is not settled this month
I will let the people
of this City know (through
the papers) how the District
Attorneys office is made a
half-way house between
Criminals and Justice
 Hoping you will do all
in your power for to have
this case come to trial I
remain

Yours &c.

Wm Gorman

118 East 27th St.

N Y City

0690

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.

2072

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS. Ask to see Mr. Redford

In the Name of the People of the State of New York at 11 1/2 o'clock A. M.

To Off. Malarkie 2125 P.
of No. East 35 Street

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 day of March 1st 1893 at the hour of 10 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

James C. Brady 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.

0691

PART 2

THE COURT ROOM IS IN THE THIRD 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.

The People of the State of New York,

To *Thos. C. Preston*
of No. *110* *Water* Street,

GREETING :

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

Joseph E. Brady et al
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 *oct* in the year of our Lord 188 . *3*

JOHN McKEON, *District Attorney.*

0692

DISTRICT ATTORNEY'S OFFICE,

New York,

188

People
vs
Brody, McCabe and
Cummings

Let this case go over to
the May Term.

0693

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.

The People of the State of New York.

To *Thomas S. Preston*

of No. *110 E 12* 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 *3* day of *April* instant, at the hour of eleven in the forenoon of the *same* day, to testify the truth and give evidence in our behalf, against

Augustus Cassius Key
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 *April* in the year of our Lord 188 *3*.

JOHN McKEON, *District Attorney.*

0694

Under the
Provision removed

Not allowed
Feb 24th 1883

Edward
J



In the ~~case~~ ~~of~~ ~~the~~ ~~same~~ ~~name~~ ~~as~~
mentioned all needed is
Council in ~~the~~ ~~same~~ ~~case~~

0695

W. Reid Gould, Law Blank Publisher and Stationer, 163 Nassau St., N. Y.

The People of the State of New York, TO

John McKewen
District Attorney for the
City and County of New
York

GREETING:

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION.

We Command you, That you certify fully and at large to *our*
Supreme Court, in chambers
thereof

at *the Court House City of New York*

on *this day at half past two pm.*

the day and cause of the imprisonment of *Eugene*

Communist

~~by you detained, as is said,~~ by whatsoever name the said *Communist*

shall be called or charged; and have you then this writ.

Witness, *under seal of the Justice Supreme Court*
the *24th* day of *February* 18*88*

Frank Keller *Patrick Keenan*
Attorney for Communist *Clerk.*

346 Broadway
N.Y. City

0696

PART 2.

THE COURT ROOM IS IN THE THIRD 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)

base of Lawrence Nichols July 29 1883

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

Gone to Europe

The People of the State of New York,

To *D. W. Montgomery No 2*

of No. *Chambers St Hospital* Street,
17 West 9th

GREETING :

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

James O'Connor
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 *Oct* in the year of our Lord 1883.

JOHN McKEON, District Attorney.

0697

	New York, Jan'y 30 th 1883.
	from Mrs. Haged
	One hundred and Twelve Dollars
	for one half $\frac{1}{2}$ months carriage rent.
\$ 112 ⁰⁰ / ₁₀₀	J. M. Gorman

0698

Chibitka
New York, January 25 1883
Receipt from *Mrs. S. S. Sargent*
One hundred ^{and} twelve Dollars
for one half (1/2) months carriage hire
\$ $112 \frac{50}{100}$ *Spencer*
Carman

0699

BAILED.

No. 1, by Joseph E. Prady
Residence 32 Canal St.

No. 2, by _____

Residence _____

No. 3, by John McQuinn
Residence 236 E 37th St.

No. 4, by _____

Residence _____

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John E. Prady
Joseph E. Prady
George Connelly
William McCabe

Office Grand Jurors

Dated 18 Feb 1883

William McCabe Magistrate
William McCabe Officer

21 Precinct.

Witnesses

No. 1 John E. Prady
Street _____

No. 2 John E. Prady
Street _____

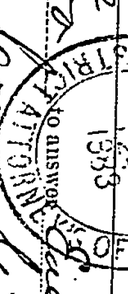
No. 3 John E. Prady
Street _____

No. 4 John E. Prady
Street _____

No. 5 John E. Prady
Street _____

No. 6 John E. Prady
Street _____

No. 7 John E. Prady
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 _____

Joseph E. Prady George Connelly
Amunsky John E. Prady
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.

William McCabe John E. Prady
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 18 Feb 1883 William McCabe Police Justice.

I have admitted the above-named Joseph E. Prady & William McCabe to bail to answer by the undertaking hereto annexed.

Dated 23 Feb 1883 William McCabe 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.

Number 20 - case
Friday 3rd

0700

Sec. 192.

4 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Conroy W. H. Conroy a Police Justice of the City of New York, charging William Mc Cabe Defendant with the offence of Breach of Peace

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

We, William Mc Cabe Defendant of No. 236
East 37 Street; by occupation a black
and John Mc Guire of No. 236 East 37 St
Street, by occupation a Business Surety, hereby jointly and severally undertake that the above named William Mc Cabe Defendant shall personally appear before the said Justice at the 4 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 five Hundred Dollars.

Taken and acknowledged before me, this 21
day of January 1883

[Signature] POLICE JUSTICE.

William F. Mc Cabe
John Mc Guire

0701

CITY AND COUNTY }
OF NEW YORK, } ss.

[Signature]
Agent of
Police Justice
1883

Sworn to before me, this

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

in said city 217 East 37th Street of
the value six thousand dollars
and above all circumstances

John McQueen

4 District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Underlying to appear during the Examination.

William H. Coak

vs.

Taken the 21 day of February 1883

McQueen Justice.

0702

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William McCabe 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 McCabe. I decline to answer.

Question. How old are you?

Answer. I decline to answer.

Question. Where were you born?

Answer. I decline to answer.

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

Answer. I decline to answer.

Question. What is your business or profession?

Answer. I decline to 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 decline to answer any thing and deny the jurisdiction of the Court. If the Court had any jurisdiction to arrest at its inception. There is no evidence before the Court. In part, the detention of the alleged prisoners.

The defendant upon request declines to sign for the reason above stated.

Taken before me this 22
day of February 1885

[Signature]
Justice.

0703

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Eugene L. ... 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. I decline to answer

Question. How old are you?

Answer. I decline to answer

Question. Where were you born?

Answer. I decline to answer

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

Answer. I decline to answer

Question. What is your business or profession?

Answer. I decline to 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 decline to answer anything and do not have the jurisdiction of the Court if the Court had any jurisdiction to arrest at inception there is no evidence before the Court to warrant the detention of the alleged prisoner. Defendant has ^{been} requested to sign and declines to sign for the reason above stated.

Taken before me this 23rd day of February 1883

[Signature]
Police Justice.

0704

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Joseph E Brady 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. Joseph E Brady

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. New York

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

Answer. 312 East 85 Street for four months

Question. What is your business or profession?

Answer. Telephone Operator

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 demand an acquittal
J. E. Brady

Taken before me this

15

th

day of

September

1913

[Signature]

Police Justice.

0705

City & County?

of New York & Co.

Katie Martin of No
218 East 18th Street being duly
sworn says. I am surprised to
by Mrs Hassard. I recognize
the receipt marked A. It was
handed to me. Jan'y 25th 1883 by
the defendant Brady. On the
24th Jan'y 1883. defendant called
and said he wanted to see Mrs
Hassard. that he was a nephew
of Mr Gorman. Defendant went
to Mrs Hassard. He came the
next morning 25 about 9 1/2 AM.
Mrs Hassard sent me to Fisher
Preston - objected to by defence.
Overruled & Exception.
I received. One Hundred and two
dollars ^{50¢} in an envelope. I brought
it to Mrs Hassard. who looked at
it. returned it to me. and handed
it to defendant. who took it away
unopened -

X² C. I don't know of my own knowledge
how much money was in the
envelope. I know I handed it to
defendant.

0706

Redner. It was the same envelope, and
was delivered to the defendant
in the same condition I received
it from before

Q - I have seen defendant three
times each time at Mrs. Nassard's
house. I did not know his busi-
ness or that he was in defendant's
employ. He never made known
his business to me.

From before me
this 21st July 1873 } Kate Martin
W. H. M. }
Police Justice

City Council
of New York

William Gorman
Jewelry store keeper No 113
East 22nd St. being duly sworn
and cross examined says.

I had a man in my employ by
the name of Albert Moore. He col-
lected my bills a couple of months.
I will not swear that Moore
employed did not authorize defen-
dant to collect money. The
money in question, I don't
know of my own knowledge
that defendant ever collected
his money. I mean that the sig-
nature to the receipt is not in
my handwriting.

Redirect. What was your practice
in relation to the collection of
bills?

I expected to overrule
Exception.

Ans. I always collected my own
bills except two months I was
sick. Nov & Dec 1883.

Ques. How often did you render your
bills?

0708

Repeated objection overruled
Exception.

Ans. Due a month.

From to before me J. P. Hughson
this 25th Feb 1883 William J. Tomman
J. P. Hughson
Police Justice
Mark

0709

City & County
of New York
Demand Malarky
Patrolman of the 21st Precinct
Police, being duly sworn and
affirmed says. The defendant
Joseph E. Brady, was arrested
for me, and brought to the Station
House. He was informed of the
charge against him and denied
it. I took him to Mrs. Nassard's
house, in company with Albert
Moore. ~~who pointed him out to~~
Moore, asked a servant in the
house, if she knew the defendant.
She said she thought she looked
like the man but would not
want to swear to it, and Katie
Martin came, and she said he
was the one, and would swear to
it. Mrs. Nassard who was very
near sighted could not identify
him - He said to defendant, Why
did you do this I am sorry for
you - Defendant said nothing -
In conversation he told me - he
having sent for me, that Moore
had told him ^{defendant} to call around

that he ^{Moore} ~~defendant~~ would like to see me - This was in the prison office. I told Brady if he would tell the truth about it and if anybody else was into it, to tell me, and I would arrest them, and we might use him as a witness if the other party was arrested. I said if you don't want to tell me, tell your lawyer.

Ques. Did the defendant pay any thing in relation to the receipt Exhibit A?

objected to, and objection to any question or answers in relation to the Confession of Defendant.

Overruled / Exception.

A. Defendant admitted writing the receipts and letters at the suggestion of Moore.

D E

I have all the letters he spoke of and receipts. He said he wrote the Hassard receipt received the money in an envelope and handed it to Moore. that he didn't receive any of it from Moore. that Moore was too busy to attend to it himself.

Bernard Maloney

Sworn before me
this 21st of August 1883
[Signature]
Police Justice

0712

because Cumiskey told me
that Mrs Nassard would not
see any one she did not know,
and as she would not know my
name, and ^{Cumiskey} being there before
as Mr Gorman's nephew, he told
me to say I was Gorman's nephew
and she would understand it.
I only brought one letter. Moore
had nothing at all to do with
this transaction to my knowledge.
Mrs Nassard gave me ten dollars
and told me to call the next
day for the half month's carriage
hire. I delivered the ten dollars
to Cumiskey. He then told me
he would see Gorman, and find
out if he wanted the half month's
balance collected. I met him
the next morning, and wrote
out a receipt for one hundred
and twelve dollars. I received
the money in an envelope from
Katie Martin. I delivered it just
as I received it to Cumiskey.
Cumiskey divided it, keeping
1/3 himself, and giving McCabe
and myself each a third.

2

I asked him when he handed me the money what it was for. He told me it was crooked, and the best thing you I could do was to keep my mouth shut. or I would get into trouble. and I kept my mouth closed. I was never arrested before - I was not working since Sep 1882 - before and up to that time. I was 11 years old. I gave it to my mother. the money to my mother -

Redneck. I did not since apply to Mr McLean for the collection of a bill. After collecting and dividing the money, I took another letter and receipt to Mrs Nassard. for \$12 dollars. Cummingsky asked me to write the letter and receipt - and I wrote and presented them because they threatened to bring on you me if I did not. The statement made by me to the Officer in relation to Moore was untrue. I did not mention the names of either Cummingsky or McLean to the Officer. I just

0714

spoke about them to my counsel.
before their arrest.

By the Court I met them Cor 2 Ave & 37 St.
in the street. I am not in the
habit of being there. McCabe
asked me to meet him there.
I knew him before from living in
the same neighborhood. I sent
my mother to the office to shield
Cummings & McMath. When I
spoke about Moore, it was to
throw the officer off the track.
I know Moore. used to go to school
with him - but did not see him
until 3 or 4 months ago - I did
not see Moore during any of this
time -

K E Cummings told me to say it
was Moore, and say I did so
merely to throw the detectives
off the track.

Given to before me } J. E. Brady.
this 29th July 1873 }
W. J. McMath }
Police Justice }

0715

~~Colt Cowly~~
~~of New York~~

James A. Moore.
Coachman. out of employ-
ment at present. I worked
last for William Gorman
was discharged the 1st of the
month. I know defect. last
saw him last Saturday when
I caused his arrest. A certain
party went to Mrs. Hassard and
collected money. I don't know
who the party was. ~~She~~

Ques. How did you find out the bill
was paid?

Defected to ~~overruled~~
Exception.

Ans. Mr. McLean's coachman
asked Mr. Gorman. had he sent
any one to collect money in his
Gorman's name. Gorman said he
did not. and said he would
see Mr. McLean as the young
man was to come back at Coelby.
Gorman went to McLean and
brought back a note with
Gorman's name signed. He
showed it in the stable. I saw

0716

it and suggested seeing Mrs Nassard, if any one had been there and to stop it. I enquired at the house, and found out that a young man who said he was Gorman's nephew had been there. I then saw Mrs Nassard and Father Preston in the front room, asked if any one had collected money from her, she said there was, and showed me a letter and receipts. She let me have them and take them to Mr Gorman. I went with Gorman and the letters and receipts to the 22^d St Station House, and made the complaint. There was no name mentioned. The man who collected on the 25th June was to come back the 1st July for the balance. I went and waited to Mrs Nassard's, I came out and saw Gorman, and at his order returned to the house and stayed there. As I rang the bell Brady passed the door when he saw me he hesitated

0717

2

recognized me asked me what I was doing there. I told him it was where I worked. The girls then came down and told me that meaning Brady was the man who was to come after the rest of the money. He then packed fast ^{next} to the corner and then ran looking back at the house. I ran after him and he had disappeared. I then went back and told the girls I could not see him - went back to the stable and finished my work. When Gorman told me he could not pay me until he had settled with Mrs Nassard. I went to work the next morning when Gorman said he didn't think Mrs Nassard would side with me any longer. ^{as I gave too good} I had been her coachman. ~~He~~ was then and there discharged. I had not seen defendant for years until the day he passed the house. I did not see him the defendant in jail or for years before - on last Saturday I saw

0718

Brady & Cunningham talking together in 34 or 37 St. and caused Brady's arrest. Brady escaped from the office and Cunningham threatened me. The policeman fired a shot at Brady and recaptured him.

The Court gave Counsel for defence to ~~strike~~ move to strike out any irrelevant and immaterial testimony of this witness. The Counsel for the defence now moves to strike out all that part of the testimony, in relation to conversation with persons in the absence of the defendant, matters that he had suggested and his opinion on different matters in his testimony, also what others said to witness in the absence of the prisoner.

Decision reserved.

W.C.

I am not now a prisoner that I know of. I was ar-

rested. I have not been discharged that I know of. I was arrested in connection with Brady in this case - I could not have had been arrested when the first girl's first told me.

By the way: Cumisky came to the stable several times - and one occasion got some cards from Mr. McLane's carriage, and a paper with writing - I did not see him again until I saw him on 3 Avenue in company with William McCabe, nor present, and Brady - I saw him again on last Saturday - Brady at the time talking to me. Brady asked me to wait a minute until he spoke to Cumisky, and an officer appeared. Cumisky said you son of a bitch. I'll down you for this - When Brady escaped from the office Cumisky repeatedly threatened. McCabe also tracked up to and threatened me on my way from the station house.

0720

Mc Cabe & Cummings then
talked together - I never col-
lected any money
for Mr Gorman. Don't know
where Gorman kept his books.
I never saw an office - I never
saw any books in the stable.

From before me
this 20th July 1883.

James A. Moore

Police Justice

0721

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

POLICE COURT,

11

DISTRICT.

William Lorman

of No. *113 East 22nd* Street, being duly sworn, deposes and

says that on the *25* day of *January* 188*3*

at the City of New York, in the County of New York, *the sum of one hundred*

and three dollars was due deponent from Mrs Augusta Cassard for carriage hire.

That Joseph E Prady now present, is not a nephew or relative of deponent, was never in the employ of deponent, and was not sent by deponent to collect said money.

That the signature name of deponent to the receipt attached to the complaint of Kate Martin is a forgery - William Lorman

Sworn to before me this

of January 1883

day

[Signature]

Police Justice.

0722

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

Thomas S. Reston
of No. *110 East 12th* Street, being duly sworn, deposes and

says that on the *25* day of *January* 188 *3*

at the City of New York, in the County of New York, *deponent handed*

to Katie Martin the sum of one
hundred and two dollars ^{50/100}
dollars in currency and coin
sealed in an envelope and directed
to Mrs Hazzard -

Thomas S. Reston

Sworn to before me this *25* day of *January* 188 *3*.
[Signature]
Police Justice.

0723

H District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } SS

of No. 218 East 18th Street.

Katie Martin.

being duly sworn, deposes and says, that on the 25 day of January 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:

Good and lawful money of the United States in all of the values of One Hundred and twelve dollars.

Sworn before me this

the property of Mrs. Augusta C. Nassard, and in deponent's charge.

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 Joseph E. Brady, now present.

That on the day aforesaid said defendant came to the aforesaid premises and asked to see Mrs. Nassard falsely representing that he was a nephew of William Gorman, and had been sent by him to collect the amount of carriage hire due said Gorman. That believing said representations to be true, Mrs. Nassard sent deponent for the aforesaid amount which deponent paid said defendant receiving from him the annexed receipt marked "A".

18
1883
Police Justice

0724

BOX:

94

FOLDER:

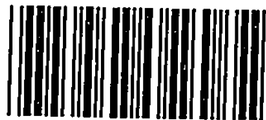
1025

DESCRIPTION:

Braun, Frederick

DATE:

03/13/83



1025

0725

B 21

Day of Trial *March*
Counsel, *H. C. Carter*
Filed *13* (day of *March*) 1883
Pleads *Not Guilty*

THE PEOPLE
vs.
B
Frederick Brown
118 Edw. St.
Violation of Excise Law.
~~Selling on Sunday~~

JOHN MCKEON,
District Attorney.
A TRUE BILL.
[Signature]
Foreman.
[Signature]

0726

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Frederick Braun

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

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

The said *Frederick Braun*

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

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

~~JOHN McKEON, District Attorney.~~

0727

~~Court of General Sessions of the Peace~~

~~OF THE CITY AND COUNTY OF NEW YORK~~

~~THE PEOPLE OF THE STATE OF NEW YORK~~

~~AGAINST~~

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

Frederick Bram

of the CRIME OF *giving away spirituous liquors on Sunday* committed as follows:

The said *Frederick Bram*

~~The said~~

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

away as a beverage

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

JOHN McKECN, District Attorney.

0728

Police Court 3rd District.

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

of the 10th Precinct Police James Leowan Street,

of the City of New York, being duly sworn, deposes and says, that on Sunday the 4th day
of March 1888, in the City of New York, in the County of New York,

at premises 118 Eldridge
a place where intoxicating liquors and wines were kept for sale, and sold as a beverage.

Fredrick Brown [now here]
did then and there expose for sale and did sell, caused, suffered and permitted to be sold, and given away under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, to be drunk in
the house or premises aforesaid, contrary to and in violation of law; and did not keep said place closed on said
Sunday the 4 day of March 1888 as required by law.

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

Sworn to before me, this 5 day
of March 1888

James Leowan
[Signature]
POLICE JUSTICE.

0729

BAILED,
 No. 1, by Chas. Steinberg
 Residence 292 Brown Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street.

Police Court 3 District. 176

THE PEOPLE, &c.,
 vs. THE COMPLAINANT OF

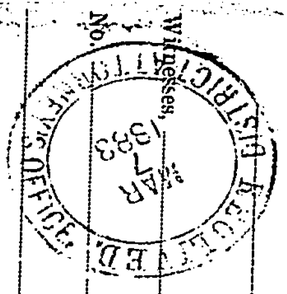
John Lawrence

Fredrick Brown

Offence Violation Law

Dated March 5 1883

Magistrate
Officer
Clerk



No. _____
 \$ 100 to answer _____
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 Fredrick Brown

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 5 1883 [Signature] Police Justice.

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

Dated March 5 1883 [Signature] 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.

0730

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer. *Fredrick Brown*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *118 Broadway Street, 6 months*

Question. What is your business or profession?

Answer. *Buttler*

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

Answer. *I am not guilty*

Fred. Braun

Taken before me this

day of *Sept* 188*7*

[Signature]

Police Justice.