

0333

BOX:

59

FOLDER:

669

DESCRIPTION:

Brady, William

DATE:

02/24/82



669

195 Ch. 13

Filed 24 day of Feb'y 1882
Pleads for property (Ch. 13)

THE PEOPLE

vs.

B

Assault and Battery—Felony.
Firearms.

William Crady
John M. Hood

DANIEL G. TOLLINS,

District Attorney.

A True Bill
D. McKeey
Foreman.

ay

0335

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Brady.

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

William Brady
of the Crime of Shooting at another with intent to kill, committed as follows:

The said

William Brady
late of the City of New York, in the County of New York, aforesaid,
on the *Eighteenth* day of *February* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Edward Brothers*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Edward Brothers*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *William Brady*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said

Edward Brothers
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

William Brady
of the Crime of Attempting to Discharge a *pistol* at another with Intent
to Kill, committed as follows:

The said

William Brady
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

William Brady
with force and arms, in and upon the body of the said *Edward Brothers*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Edward Brothers*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said

William Brady
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said

Edward Brothers
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the Crime of Shooting and Discharging off a *pistol* at another, without
justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *William Brady*
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, with force and arms, in and upon the body of the said *Edward Brothers*
then and there being, wilfully and feloniously did make an
assault and to, at and against *him* the said *Edward Brothers*
a certain *pistol* then and there loaded and
charged with gunpowder and one leader bullet, which *him* the said
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there shoot off and discharge,
with intent, then and there, thereby *him* the said
Edward Brothers
wilfully and feloniously then and there to injure, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the Crime of Attempting to Shoot off and Discharge a *pistol*
at another, without justifiable or excusable cause, with intent to injure such other,
committed as follows:

The said *William Brady*
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, with force and arms, in and upon the body of the said *Edward Brothers*
then and there being, wilfully and feloniously, did make an
assault and to, at and against *him* the said *Edward Brothers*
a certain *pistol* then and there loaded and
charged with gunpowder and one leaden bullet, which *he* the said
in *his* right hand, then and there had and held, wilfully and feloniously, and
without justifiable or excusable cause, did then and there attempt to shoot off and
discharge, with intent, then and there, thereby *him* the said
Edward Brothers
wilfully and feloniously then and there to injure, 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.

Daniel G. Rollins
DANIEL G. ROLLINS, District Attorney.

0337

District Attorney's Office.

THE PEOPLE,

vs.

Edw^d Brothers

I have visited
435. 2nd Avenue
on two different
Occasions and was
informed by the
Residents, that no
~~such~~ person as
Edw^d Brothers
resides there
John Dummigan

0330

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 Edward Brothers

of No. 435 2nd Ave Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 27th day of Febry instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

William Brady

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 Febry in the year of our Lord 1882

~~DANIEL G. ROLLINS, District Attorney.~~
John M. Keon

@

0339

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he _____

Subpoena, of which the within is a copy, upon _____

_____ on the _____ day of

_____, 188 by _____

Sworn to before me, this _____ day }
of 188 _____

Notary Public,
N. Y. Co.

0340

195

158

Sec. 208, 209, 210 & 212

Police Court of the District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Matthews
No. 435-2 Ave

William Brady

Offence, Felonious Assault
and Battery

Dated February 19th 1882

M. J. Morgan Magistrate.

Mr. W. Deane
18th Ave
Clerk.

Witnesses Thomas Kelly

No. 205- South 25th Street,

No. 226 Ave 25th Street,

No. 491 Avenue of the City Street.

Seal of the Court of the City of New York

Handwritten signatures and notes at the bottom of the witness section.

Handwritten notes: a ten dollar case, \$25 23/50

BAILED,

No. 1, by Michael Ryan

Residence 347 Spring Street,

No. 2, by [Signature]

Residence [Signature] Street,

No. 3, by [Signature]

Residence [Signature] Street,

No. 4, by [Signature]

Residence [Signature] 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 William Brady

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

Dated February 19th 1882

M. J. Morgan 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.

0341

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4th
DISTRICT POLICE COURT.

William 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer.

William Brady

Question. How old are you?

Answer.

24 years.

Question. Where were you born?

Answer.

New York City

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

Answer.

435 - 2nd Avenue - two months

Question. What is your business or profession?

Answer.

Cigar Maker

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 -
William Brady
mark

Taken before me, this *19th*
day of *February* 188*2*

A. L. Morgan Police Justice.

0342

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

of No. *435, 2nd Avenue* *Edward Brothers,*
age 29 years, a Coach driver

on *Saturday* the *18th* being duly sworn, deposes and says, that
in the year 18*82* at the City of New York, in the County of New York, day of *February*

he was violently ASSAULTED and BEATEN by *William Brady (now here)*
and three other persons not arrested,
Said Brady then and there struck
deponent a violent blow over
the head with a coal bucket
and knocked deponent down
while down said Brady
discharged a loaded pistol
at deponent, and said other
persons (not arrested) kicked
deponent and said Brady
with said three other persons
did assault and beat
this deponent

with the felonious intent to take the life of deponent, or to do him bodily harm; and without any justification on the part of the said assailant :
Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, &c., and be dealt with according to law.

Sworn before me, this *19th* day
of *February* 18*82*
R. I. Morgan *Edward Brothers*
Police Justice.

0343

BOX:

59

FOLDER:

669

DESCRIPTION:

Brand, Charles

DATE:

02/17/82



669

0344

113

Day of Trial

Counsel,

Filed 17 day of Feb 1882

Pleads

THE PEOPLE

BURGLARY—Third Degree, and Receiving Stolen Goods.

Charles Grand.

John M. Gleason

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL

Part Two - Feb 17, 1882

at the City of New York

*Received of the Court
for the sum of \$1000
the sum of \$1000
for the sum of \$1000*

9

0345

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Charles Braun against

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

Charles Braun

of the crime of *Burglary*

committed as follows:
The said

Charles Braun

late of the *tenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *thir* day of *February* in the year of our Lord one
thousand eight hundred and eighty *two* with force and arms, at the Ward,
City and County aforesaid, the *Dwelling house* of *Max Moehring*

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Max Moehring

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

One Bitter of the value of twenty Dollars
two Rings of the value of five Dollars Each
one Ring of the value of five Dollars

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

Max Moehring

so kept as aforesaid in the said *Dwelling house* then and there being, 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.

0346

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

Charles Graud

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said

Charles Graud

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

*one either of the value twenty dollars
two rings of the value five dollars each
one ring of the value of five dollars*

of the goods, chattels and personal property of

Moe Mochuing

by a certain person or persons to the ^{Graud} Jury aforesaid unknown, then lately before feloniously stolen of the said

Max Mochuing

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Charles Graud

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

John M. PHELPS, District Attorney.

0347

Sec. 208, 209, 210 & 212.

Police Court 3 District.

THE PEOPLE, &c., vs. 130
ON THE COMPLAINT OF

Max Mackay's

153 Duane St

Charles Brand

3rd Degree

Offence, Burglary

Dated February 9 1882

Attest Magistrate.

Henry 10 Officer.

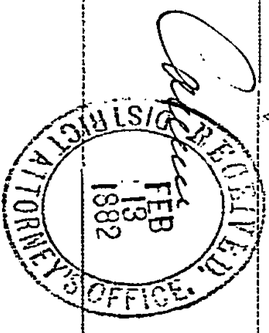
_____ Clerk.

Witnesses Wm. Miller

No. Miller Street,

No. _____ Street,

No. _____ Street.



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

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

Dated February 9 1882

McDonald 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.

0348

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Charles Brand

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Austria

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

Answer. 163 Bowery 8 days

Question. What is your business or profession?

Answer. Draftsman

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

Answer. I don't desire to say any thing

Taken before me, this 9

day of February 1887

Charles Brand

Macaulay Police Justice.

[Signature]

0349

Police Office. Third District.

City and County } ss.:
of New York,

William Pearson
No. of *163* *Chrystie*

May Moehring 24 years of age

Street, being duly sworn,

deposes and says, that the premises No. *163* *Chrystie*

Street, *10* Ward, in the City and County aforesaid, the said being a *Dwelling House*
one Room on the first floor
and which was occupied by deponent as a *Dwelling for himself and*
his Wife,

entered by means *possibly opening the lock of the*
door leading
to said Room, with a key
BURGLARIOUSLY

on the *afternoon* of the *3rd* day of *February* 188*2*

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

one Musical instrument called Clarinet
two gold Rings, one watch, and
one Ear ring (here shown) said property
being in all of the value of forty dollars

the property of *deponent*

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Charles Grand (now here)

for the reasons following, to-wit: *Deponent was present*
at the 10th Precinct Station House when
said Charles was searched and that
the one Ear ring (here shown) was found
in his possession which deponent fully
identifies as a portion of the property
stolen from his possession. Deponent is
informed by Adolph Haniel of No 99

May Moehring

0350

Forsyth Street that in the afternoon of
the aforesaid day he saw said Broad
laughing about said premises and
looking at the window of deponent's
Room, deponent had informed said
Broad a day previous to the commission
of said Burglary, that deponent
would go to Hoboken with his
Wife on the afternoon of said
3rd day of February 1882

Sworn to before me this }
9th day of February 1882 }
Moses M. Manning.

Moses M. Manning

~~Notary Public~~ Police Justice

City & County of }
New York } 53

Adolph Daniel of No.
99 Forsyth Street being duly sworn
says he heard read the affidavit of
M. M. Manning and knows the contents
thereof that the portion therein stated
and referring to deponent is true to
deponent's own knowledge

Sworn to before me this }
9th day of February 1882 }
Adolph Daniel
Moses M. Manning
Police Justice

0351

BOX:

59

FOLDER:

669

DESCRIPTION:

Brennan, John

DATE:

02/10/82



669

0352

63 ✓

Counsel,

Filed 10 day of Feb 1882

Pleads *not guilty*

INDICTMENT.
 Petit Larceny of Money from the Person.

170 THE PEOPLE vs. *2* John Sherman

BENJ. K. PHILLIPS,
 John McKean
 District Attorney.

A TRUE BILL.
[Signature]
 Foreman.

Part Jur Feb 23. 1882

Pleads Guilty
Wm. Wood
FD

0353

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Brennan ^{against}
The Grand Jury of the City and County of New York by this indictment accuse
John Brennan
of the crime of *Larceny (from*
the person)
committed as follows:
The said *John Brennan*

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

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

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

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

Divers Coins, of a number, kind, and denomination to the ^{*Grand Jury*} ~~Jurors~~ aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
five dollars and eighty cents

*One pocket book of the value of
twenty five cents*

of the goods, chattels, and personal property of one *Ida Van Horn*
on the person of the said *Ida Van Horn* then and there being found,
from the person of the said *Ida Van Horn* 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
BENJ. K. PHELPS, District Attorney.

0354

BAILED,

No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,

Sec. 208, 209, 210 & 212.

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Brennan
vs.
John Brennan

Offence, *Larceny from person*

Dated *July 2* 188*2*

William Smith
Magistrate.

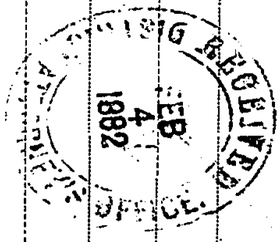
William Smith
Clerk.

Witnesses *William Smith*

No. *198* *Ward*
Street,

No. _____
Street,

No. _____
Street.



Smith

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 Brennan*

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

Dated *July 2* 188*2* *Salou Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0355

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

J. J. J. J.

DISTRICT POLICE COURT.

John Brennan

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?

John Brennan

Answer.

Question. How old are you?

26 Years

Answer.

Question. Where were you born?

New York City

Answer.

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

Answer.

170 Mulberry Street & about 3 Years

Question. What is your business or profession?

Answer.

Writer

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

Answer.

I am not guilty of the charge

Taken before me, this

day of

Feb 21

188

John Brennan

John Brennan

Police Justice.

0356

First District Police Court

Affidavit - Larceny.

CITY AND COUNTY OF NEW YORK, } ss

of No. Fort Lee N. Jersey Street, 24 years old Housewife
being duly sworn, deposes and says, that on the 2 day of Febry 1882

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

A pocket book containing
good and lawful money in bills
and silver coins, collectively,
of the value of five dollars
and eighty cents

the property of deponent

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

that deponent was passing along
Warren Street when the defendant
approaching her from behind thrust
his hand into the pocket of deponents
sack then worn by her & took
therefrom the pocketbook and passed
hurriedly on. That deponent being told
that he had taken said property followed
him when he threw away the pocketbook
away he first having denied that he had it
and has to own.

Sworn before me this

John Berman

1882

Police Justice

0357

BOX:

59

FOLDER:

669

DESCRIPTION:

Brickridge, John J.

DATE:

02/15/82



669

0358

97 ✓ N.F.R.

Day of Trial,

Counsel,

Filed 15 day of Feb

1882

Pleas Not Guilty

THE PEOPLE

vs.

P

LARCENY AND RECEIVING
STOLEN GOODS

John J. Queklege

JOHN McKEON, Jr

District Attorney.

A True and

C. A. Keig

Foreman.

Henry Pope

Procturend dismissed

*Procturend
Not Guilty*

*Indictment
dismissed
B.D.G.*

WITNESSES.

.....
.....
.....
.....

0359

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
John J. Duckridge

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

of the CRIME OF LARCENY

committed as follows:

The said

John J. Duckridge

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

*one ring of the value of ten dollars
one Stone (of the kind usually called
a Simon) of the value of forty dollars*

of the goods, chattels and personal property of one

Adolph Garbe

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.

0360

And the Grand Jury aforesaid, by this indictment, further accuse the said
John J. Bruckridge
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

*one ring of the value of two dollars
one Stone (of the kind usually called
a diamond) of the value of forty dollars*

of the goods, chattels and personal property of the said

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

Adolph Gause
unlawfully, unjustly, did feloniously receive and have (the said

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

JOHN McKEON, District Attorney.

0361

Sec. 208, 209, 210 & 212.

Police Court - 3 District.

THE PEOPLE, &c. 130
ON THE COMPLAINT OF

1. *Joseph Stone*
2. *J. S. Livingston*
3. *John Buckridge*
4. *Frank Sorey*

Offence, *Grand Larceny*

Dated *Feb 8* 188*2*

Arthur Magistrate.

Boyer 10 Officer.

..... Clerk.

Witnesses *Jessie* Officer

No. Street,

No. Street,

No. Street,



BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 Buckridge*

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

Dated *Feb 8* 188*2*

Maxwell 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.

0362

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Buckridge 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 Buckridge*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *230 South 4th Ave Brooklyn, 2 Weeks*

Question. What is your business or profession?

Answer. *Jewelry*

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*

Taken before me, this *8th*
day of *February*, 188*8*

John J. Buckridge

Michael Carbone
Police Justice.

0363

FORM 112.

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

Police Court—Third District.

Adolph Garde

of No. *58 Irvington* Street, being duly sworn, deposes

and says that on the *or about 25th* day of *December* 18*81*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent. *and by trick and device*

the following property viz: *one gold ring with one diamond setting*

of the value of *fifty* 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 *Jalen Buckridge*

(nowhere) from the fact that on the aforesaid day said Buckridge came to deponent's residence and there told deponent that he had a customer for said ring that he would bring on the same day or the next day the money for said ring or return the ring that deponent on the second day after he gave said ring to said Buckridge went to the residence of said Buckridge and was there informed that in the same morning

Subscribed to before me this
day of

POLICE JUSTICE.

0364

he Buckridge has left the House
and moved away
Deponent is informed by officer
Etienne Beyer of the 10th Precinct
Police that on the 4th day of
February 1882 he arrested said
Buckridge and when arrested he
gave to said officer the Pawn tickets
representing said thing to said officer
Deponent went to the pawnshop
and examined said thing which
Deponent identifies as the property
stolen from his possession as
aforesaid

Adolphe Garder

Sworn to before me this
8th day of February 1882

Michael O'Connell
Police Justice

City of Albany 55
of the year 55

Etienne Beyer of the
10th Precinct Police being duly
sworn deposes says that he
heard read the affidavit of
Adolphe Garder and knows the
contents thereof that the portions
therein stated and referring to
deponent is true to deponent's
own knowledge

Sworn to before me this
8th day of Feb 1882

Etienne Beyer

Michael O'Connell
Police Justice

0365

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

John J. Buckridge

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. My reasons for desiring to withdraw the complaint are as follows. I know the young man to be of previous good character and respectably conducted. I gave him this ring because he asked me to, so he could sell it, and he went and pawned it, and with the money he went and paid board by him due. Buckridge is poor and I think he was prompted to commit the act through poverty and I desire therefore to have the complaint against him dismissed, if consistent with the ends of Justice.

Witness

W. T. Vanberg

Subscribed at New York

February 14, 1882

My order

Adolphe J. J. J. J.

0366

People
by
Mr Bucknidge

The facts stated within are, ^{true} further the ^{proceeds} has ~~is to be returned to me~~ been returned to me and my copy of the amount of \$20 - has also been paid me

Sworn to before me this
20th February 1882

W. J. G. G. G.

J. S. Roberts
Notary Public (S)
City Conn.



0367

BOX:

59

FOLDER:

669

DESCRIPTION:

Brown, Edmund

DATE:

02/15/82



669

0350

Witnesses:

The people having
used Moore as a
betrap against
Richard Lenthay when
under managements
for manufacture of
family provisions
I consent to the
restoration of the
industrial
M. Moore
at 200 St. St.
March 10 82

85 ~~Street~~
Day of Trial ~~of~~ ~~Monday~~ ~~1882~~
Counsel, ~~C. B. P.~~
Filed 15 day of Feb 1882
Pleads ~~Not guilty~~ (20)

THE PEOPLE
vs.
Edmund Brown
P.
Assess Court
in back pass & Com by ch
Feb 24

John McKee
~~DANIEL C. ROLLINS~~

District Attorney.

A TRUE BILL
J. P. McCoy
March 10 - 1882 Foreman.
Indictment returned
(See endorsement)

0369

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edmund Brown

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

Edmund Brown

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

The said

Edmund Brown

late of the *third* — Ward, in the City and County aforesaid,
on the *tenth* — day of *February* — in the year of our
Lord one thousand eight hundred and eighty *two* — at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one *John Price*.

and did procure and cause to be procured for the said *John Price*

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

B. N. Feb. 10

24-6-49 \$25

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

SECOND COUNT—

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

Edmund Brown

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

The said

Edmund Brown

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

Edmund Brown

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

One hundred and sixty eight Greenwich Street

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

THIRD COUNT—

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

Edmund Brown

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

The said

Edmund Brown

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

And that he the said

Edmund Brown

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

One hundred and sixty eight Greenwich Street

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

John Price

and did procure and cause to be procured for the said

John Price

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

B.N Feb 10.

24-6-49 \$25

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

0371

FOURTH COUNT—

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

Edmund Brown
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

Edmund Brown

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

one hundred and sixty eight Greenwich Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

FIFTH COUNT—

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

Edmund Brown
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

Edmund Brown

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

one hundred and sixty eight Greenwich Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given).

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

John J. Keon

~~DANIEL G. ROLLINS,~~

District Attorney.

0372

1000 10/10
11-6-45 25

0373

10/12/10
04-6-15/25

0374

Rev. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE vs. 138

of the Peace
100 to 100 by James H. ...

Edmund Brewer

Offence: Violation of Lottery Law

Dated July 11 1882

Palmer Magistrate.

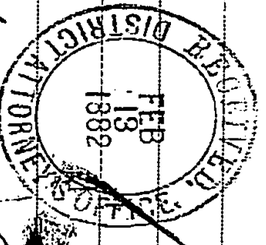
Thomas Officer.

27. No. 27

Witnesses

No. Street

No. Street



No. Street

Wm. H. ...

BAILED,

No. 1, by Richard W. ...

Residence 63 E. ...

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Indorsement identified by Amos ...

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

guilty thereof, I order that he be admitted to bail in the sum of Three Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated July 11 1882 W. J. ... Police Justice.

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

Dated July 11 1882 W. J. ... 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.

0375

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edmund 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. *Edmund Brown*

Question. How old are you?

Answer. *48 Years*

Question. Where were you born?

Answer. *United States*

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

Answer. *126 Smith Street Brooklyn 5 Years*

Question. What is your business or profession?

Answer. *Segar Dealer*

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

Answer. *I know nothing about it*
Edmund Brown

Taken before me, this *11*
day of *July* 188*2*

[Signature] Police Justice.

0376

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

POLICE COURT, 1st DISTRICT.

Hasse of Detention, *John Price*
of No. *166* *Greenwich* Street, being duly sworn, deposes and

says that on the *10th* day of *February* 188*2*

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

deponent entered the premises No 168
Greenwich street and there and then
bought of *Edmund Brown*

the paper with pencil writing thereon
(hereto attached)

That deponent paid
said Edmund Brown the sum of
Twenty Five Cents lawful money for the
insurance of the numbers therein to
wit 24-6-4. and for the chance
of a prize in a lottery purported
to be drawn and unauthorized
by the laws of the State of New
York

Deponent therefore charges
that said Edmund Brown did
feloniously vend and sell said paper
or chance of a prize in violation of
law

Sworn to before me *John Price*
this 11th February 1882 *meat*

W. J. ...

Police Justice

0377

BOX:

59

FOLDER:

669

DESCRIPTION:

Brown, Rebecca

DATE:

02/02/82



669

0378

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rebecca Brown

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

Rebecca Brown

of the CRIME OF LARCENY (from the person)

committed as follows :

The said

Rebecca Brown

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty eighth* day of *January* in the year of our Lord
on thousand eight hundred and eighty-*two*, at the Ward, City and County
aforesaid, with force and arms,

One watch of the value of seventy-five dollars.

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

John M. Keon.

DANIEL C. ROLLINS, District Attorney.

0379

WITNESSES.

Counsel, *Stewart*
Filed *2* day of *Feb* 188*2*
Pleads *not guilty*.

THE PEOPLE

vs.

INDICTMENT
for and Larceny from the Person.

26. 113440

Rebecca Brown.

John W. Weston,
MANTRIC NOTARY

Dist. Attorney.
Per M Per 9 1882
pleads G.R.
A True Bill.

G. Starn Foreman.

Monday Feb 9 1882
John W. Weston

Robert [unclear]
John W. Weston

0300

Sec. 209, 210, 211 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John B. Conroy
87th St. Varick St.

Rebecca Stearns

Office *Guaranty*
from the person

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *January 28* 188 *2*

John Patterson Magistrate.

Quincy 15 Officer.

Wm. J. ... Clerk.

Witnesses *Louise ...*

15 West ... Street.

No. ... Street,

No. ... Street,

No. ... Street.

Edward ...

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 *Rebecca Stearns*

guilty thereof, I order that he ~~held to answer the same and he~~ *held to answer the same and he* and be committed to the Warden or Keeper of the City Prison ~~until he give such bail~~ *of the city of New York*

Dated *January 28* 188 *2* *John Patterson* 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.

0381

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Rebecca Brown

Question. How old are you?

Answer.

Twenty-six years of age

Question. Where were you born?

Answer.

New Jersey

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

Answer.

113 West 40th St. 3 years

Question. What is your business or profession?

Answer.

Housekeeper

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

Answer

I am not guilty. We were all drunk together. He gave me the watch

Taken before me, this 26
day of January 1888

Rebecca Brown
mark

J. P. Patterson Police Justice.

0383

BOX:

59

FOLDER:

669

DESCRIPTION:

Brunt, Joseph

DATE:

02/09/82



669

0384

43

July 24/82

Counsel,

Filed 9 day of Feb 1882

Reads

M Guilty

THE PEOPLE

BURGILARY—First Degree,

Joseph Hunt I

~~DAVID C. ROLLINS~~

John McKean
District Attorney.

A TRUE BILL

W. H. [Signature]

Part Sw. Feb. 24, 1882

Foreman,

Shried and convicted Bung, 3rd July
with recommendation to the mercy of the Court

Year of Guilty should specify of which count

W. H. [Signature]

27

W. H. [Signature]
W. H. [Signature]
W. H. [Signature]
W. H. [Signature]
W. H. [Signature]

0385

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Brunt

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

of the CRIME OF

Burglary

committed as follows:

The said

Joseph Brunt

late of the *sixth* Ward of the City of New York, in the County of New York, aforesaid,

on the *third* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *eleven* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Ching Sing there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer door of said dwelling house*

whilst there was then and there some human being, to wit; one *Ching Sing* within the said dwelling-house, he, the said

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

Joseph Brunt
Ching Sing

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

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

John McKern
District Attorney

of the CRIME OF

committed as follows:

The said

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, about the hour of o'clock in the time of said day, the said

of the goods, chattels, and personal property of

in the said dwelling house of one then and there being found

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

DANIEL G. ROLLINS, District Attorney.

0386

State of New York.

Executive Chamber,

Albany, Nov. 10 1883.

Sir: Application having been made to the Governor for the
pardon of Joseph Brunet, who was
tried and convicted before you Feb'y 27 1882 of
Burg B & and sentenced
to the State Prison Reformatory

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? Case awaits your
reply

Very respectfully yours,

Samuel C. Young
To Hon. Frederick Smyth.

0387

19 of octobers

0388

St. John
NY

0389

State of New York.

Executive Chamber,

Albany, Oct 10th 1883.

Sir: Application having been made to the Governor for the
pardon of Joseph Brent, who was
tried and convicted before you. Feby 27 1882
Burg 3d and sentenced
to the State Prison Reformatory

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,

Samuel Clemens

To Hon. Frederick A. Stryker

0390

BAILED,

No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,

Sec. 208, 209, 210 & 212.

Police Court - 1st District, 105

THE PEOPLE, &c.,

ON THE COMPLAINT OF

1. *Chung Jung*
 2. *Joseph Brunt*
 3. _____
 4. _____
 Offence, *Burglary*

Offence, _____

Dated

H. Feby 188 *2*

S. B. Smith Magistrate.

Edo Campbell Officer.

W. Barrett Clerk.

Witnesses

W. Barrett

No. _____

Street,

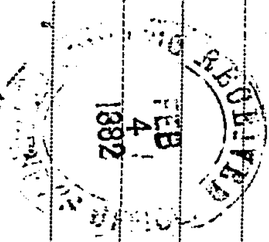
No. _____

Street,

No. _____

Street,

Chung



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 Brunt*

guilty thereof, I order that he ^{*be admitted to bail in the sum of*} be admitted to bail in the sum of _____ Hundred Dollars ^{*of the City of New York*} and be committed to the Warden or Keeper of the City Prison ^{*until he give such bail*} until he give such bail.

Dated *H Feby* 188 *2* *Salou Brunt* 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.

0391

Sec. 198-200.

~~First~~ DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK,

Joseph Brunt 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.

Joseph Brunt

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

147 Fulton Street Bklyn - 2 years

Question. What is your business or profession?

Answer.

Seegar Maker

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

Taken before me, this 4
day of February 1882

Joseph Brunt

Edward B. Smith
Police Justice.

0392

My General Epims
The People

vs

Joseph Brent
affairs of character of dept
submitted before Justice

Court of General Sessions
The People

vs

Joseph Brun

City, and county, of New York, &c.

Andrew Celis being duly sworn says he is a Paper Manufacturer and has been such for more than twenty years last past and he now carries on his business at No 378 Baltic Street City of Brooklyn: - that he knows and is well acquainted with the character and reputation of the defendant for honesty, truthfulness and integrity: - that he has always borne the character of a good friend and upright youth with and among all who knew him: - that he has known the defendant from his infancy, and he has never been charged with the commission of any crime or offense whatever. Wherefore defendant asks that

the mercy of the Court be extended to him.

Sworn to before me
 this 25 day of February 1882

Andrew Celis

James Bradley
 Notary Public Kings Co

Court of General Sessions
The People

vs

Joseph Brunt

City and county of New York:

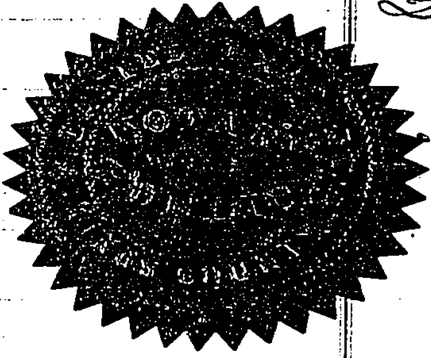
Francisco Gugnanzio being duly sworn says that he is a regular Manufacturer formerly doing business in Maiden Lane City of New York and now doing business at No 12 Garrison Street in the city of Brooklyn: - that he knows well the character and reputation of the defendant for honesty, industry, truthfulness and integrity, with and among all who are acquainted with him: - that the defendant has from his childhood to the present time borne the character of an upright honest industrious and good boy and youth: - that he is now only thirteen years of age and deposed as to the charge of which he has been convicted in this Honorable Court. Deposed & subscribed

0395

say that the defendant has never
been charged with the commis-
sion of any crime or offense of
any kind. Dependent therefore
humbly asks the merciful consid-
eration of the Court be extended to
him

Sworn to before me
this 20 day of February 1882
Daniel Bradley
Notary Public
King Co

Francis Ynguanza



Court of General Sessions
The People

vs

Joseph Brund

City and county of New York, ss:

Jibucio Aguilar being duly sworn says he is a Sugar manufacturer and keeps a Sugar store at No 11 Cornhill Street in the city of New York: - that he knows and is well acquainted with the character and reputation of the defendant since his birth about nineteen years ago in the city of New York: that defendant has frequently met and seen the defendant and knows that he bears an excellent character for truthfulness, honesty, industry and integrity, and has never before been charged or accused with the commission of any offence or crime: - that for years past the defendant has been working in the sugar and tobacco business and is well known among the Spanish speaking sugar and tobacco

0397

men in the city of New York as an
honest industrious upright and
reliable youth. Deposed there-
fore humbly asks that the mer-
ciful consideration of the Court
be given to him in this extreme
hour of his peril.

Sworn to before me Fabiano Aquilar
this 25th day of February, 1882.
Augustus P. Wagener
Notary Public
N.Y. Co.

0398

POLICE COURT— First DISTRICT.

City and County }
of New York, } ss:

Ching Sing aged 40 years - Fish Dealer
of No. 8 Mutt Street, being duly sworn,

deposes and says, that the premises No. 8 Mutt
Street, 6 Ward, in the City and County aforesaid, the said being a brick building

and which was occupied ^{in part} by deponent as a dwelling

entered by means forcibly breaking off the lock of the ^{were} **BURGLARIOUSLY**
door leading from the hallway to deponent's
apartment and entering therein

on the night of the 3 day of February 1882
and the following property feloniously ^{attempted to be} taken, stolen, and carried away, viz:

House hold furniture and wearing apparel
in all of the value of One hundred dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid ^{attempted to be} property taken, stolen, and
carried away by Joseph Brunt

for the reasons following, to wit, that deponent caught
said Joseph Brunt in the act of leaving
said apartment
Wherefore deponent charges said Brunt with
burglariously entering said premises and
attempting to take steal and carry away said
property.

Sworn to before me this
11th day of February 1882
at New York City
Police Station

四 東?

0399

State of New York.

Executive Chamber,

Albany, Oct 10th 1883.

Sir: Application having been made to the Governor for the pardon of Joseph Brient, who was sentenced on Feb 27 1882, in your County, for the crime of Burglary for the term of 3 years and 3 months to the State Prison Reformatory, 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.

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

Very respectfully yours,

Green Clancy
To Am John McKeon
District Attorney, &c.

0400

Answered Oct 19th 1883.

J. Brett.

0401

BOX:

59

FOLDER:

669

DESCRIPTION:

Buchanan, Charles B.

DATE:

02/17/82



669

0402

123 Louisiana
27th

Day of Trial,

Counsel,

Filed 17 day of Feb

Pleads Not Guilty

1882

THE PEOPLE

vs.

P

LARCENY AND RECEIVING
STOLEN GOODS.

Charles P. Duchaud

JOHN McKEON,
District Attorney.

A True Bill

McKeon

Feb 27/02

Honorable

Juries & Courtists of

Peter Lavery

Recd. Four months ago

WITNESSES.

.....
.....
.....
.....
.....

0403

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Charles B. Buchanan

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

Charles B. Buchanan
of the CRIME OF LARCENY

committed as follows:

The said

Charles B. Buchanan

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

one shawl of the value of twenty eight dollars
Six spoons of the value of thirty five cents each
one trunk of the value of three dollars

of the goods, chattels and personal property of one

Mary Rilly

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.

0404

And the Grand Jury aforesaid, by this indictment, further accuse the said
Charles J. Buchanan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said
Charles J. Buchanan
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, with force and arms, at the Ward, City and County aforesaid,

*One Shawl of the value of twenty Eight
dollars.
Six Spoons of the value thirty five
Cents Each
One trunk of the value of three
dollars*

of the goods, chattels and personal property of the said

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

Mary Reilly
unlawfully, unjustly, did feloniously receive and have (the said

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

JOHN McKEON, District Attorney.

0405

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

No. 1, by Clerk

F. F. Higgins

Police Court - 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Tolpelt
158 Rutgers

Charles Buchanan

Offence, Grand Larceny
by larceny and damage

Date February 9th 1882

Attorneys
Magistrate.

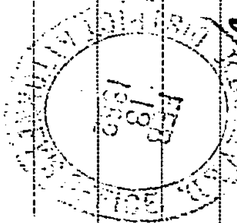
James S. Sargent
Clerk.

Witnesses
Henry Rully

No. 558 Rutgers
Street,

No. _____
Street,

No. _____
Street,



Clerk

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

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

Dated Feb 9th 1882

McMurtre Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0406

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Charles Buchanan

Question. How old are you?

Answer. 37 years

Question. Where were you born?

Answer. United States

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

Answer. No 9 Brinley Lane Street, for 4 months

Question. What is your business or profession?

Answer. I am a painter

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
denied all accusations.

Taken before me, this

9th

Charles Buchanan

day of February 1882

McConnell Police Justice.

0407

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

Third District Police Court.

Mary Reilly aged 42 years
of No. a widow of 58 Rutgers Street
Street.

being duly sworn, deposes and says,

that on the *third* day of *February* 1882
at the City of New York, in the County of New York, she found

upon the person of *Mary Teresa Hadden*
here present a Medal, which deponent
identifies as her property and knowing
been contained in a trunk, which de-
ponent had left in the care and custody
of *Mary Halpin* she complains
in hereto attached complaint against
Charles Buchanan. Deponent further
says she has never authorized *Charles*
Buchanan the defendant here present
to get or take away said trunk from
the possession of said *Mary Halpin*
knows to before me this

9th day of Febry 1882 } *Mary + Reilly*
M. O'Brien mark.
Police Justice

City and County of New York }
Mary Teresa Hadden being duly sworn
says she she is 37 years of age, married
resides at No. 63 Cherry Street; that she
has heard read the foregoing affi-
davit and is familiar with its
contents and that portion thereof
referring to her and to information
given by her is true upon her own
Knowledge } *Mary Teresa + Hadden*
knows to before me this }
8th day of February 1882 }
M. O'Brien mark.
Police Justice

City and County of New York }
Thomas Hadden being duly sworn says
he is 65 years of age, a pauper's boarding house
keeper, and resides at No. 63 Cherry Street
that about the middle of October 1881.

0408

deponent purchased of Charles Buchanan the
defendant here present a pawn ticket
paying him fifty cents therefore, upon
which pawn ticket this deponent
redeemed the shawl here shown
and gave said shawl to his wife Mary
Teresa Hadden.

Sworn to before me *Thomas Hadden*

this 9th day of February 1872

M. C. O'Boeing

John J. Tuttle

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT.

vs.

Dated,

187

Magistrate.

Officer.



0409

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0411

Reilly to move said trunk
 with its contents to Elizabeth town
 New Jersey, where said Mary Reilly
 then resided; -- That on said next
 day to wit first day of October 1877
 he said Buchanan came to the
 a man whom Depaument does not
 know, and asked for the trunk,
 that Depaument delivered the trunk
 to said man who carried down
 stairs to the sidewalk near Depaument's
 residence, and then Depaument
 looking out of the window in her
 room opening the shutters saw
 said Buchanan standing, and
 when said man unknown to
 Depaument came down with
 said trunk said Buchanan
 and after man walked off
 in the same direction. That Depaument
 is informed by said Mary Reilly
 here present; that on the 3^d day
 of February 1878 she said Mary
 Reilly found said Brodie show
 upon the person of Mary ^{Joseph} Elizabeth
 Haddon of No 65 ^{Cherry Street}
 which said Mary ^{Joseph} Elizabeth said that
 she came to said show by redem-
 ing it her husband Thomas Haddon re-
~~deemed~~ ^{deposited} it from ^{at} the pawn shop
 Depaument that said Thomas Haddon
 did purchase the pawn ticket for
 said show of said Buchanan. Depaument
 further says; that she identifies the
 show redeemed and received on
 said pawn ticket as the said show
 mentioned as having been contained
 and taken away with said trunk.
 Depaument is informed that said Mary Reilly
 never authorized said Buchanan nor any
 body else to ^{take away} take away from Depaument's
 possession said trunk. Mary & Halper
 man

From Depaument this 9th day
 of February 1878

M. J. Halperman

Police Justice

0412

Testimony in the
case of
Charles B. Buchanan

filed Feb 1892

24
 The People vs. Charles B. Buchanan { Court of General Sessions, Part II
 Before Judge Gildersleeve
 Feb. 27. 1882. Indictment for grand larceny and receiving
 stolen goods. Mary Reilly sworn and examined.

I live at 58 Ritzger st. at present, I know
 the prisoner. The 24th of last September I went
 to Elizabeth New Jersey, I hired as cook and
 laundress with Col. Suydam; on the evening
 of the 3^d of Sept., I called at 3 Columbia St.,
 and as I was passing 80 Cherry St., the
 prisoner tapped me on the shoulder, I did
 not recognize him for about five minutes,
 he says, "Don't you know me?" I afterwards recog-
 nized him as Charlie Buchanan; I was
 in company with another lady at the time,
 he escorted me to the foot of Liberty St.,
 where I was to take the train on the 24th of
 Sept., I promised to be at my place on the
 same day. I forgot my shawl; the pris-
 oner said, I am going to Elizabeth this
 day week and I will fetch the shawl;
 he called at Mary Halpin's for the shawl.
 I lost my trunk and a black cloth shawl
 that was in it and two ~~shirts~~ ^{shirts}. Officer English
 and me recovered them, I recognized them
 as my property; they were found at Mr.
 Maddens, he keeps a sailor's boarding
 house at 63 Cherry St. I got the shawl

0414

Thomas Hadden sworn. I keep a seaman's boarding house. I know the prisoner, he sold me a ticket, he said he pawned his wife's shawl; he said he was hard up and asked for 50 cents. So I gave it to him. I sent a man to get it from the pawnbroker, he is not in Court, he was one of the sailors, he brought the shawl back to me. Cross Examined. It was somewhere about the middle of Sept. I got the ticket from the prisoner, he had been doing painting for me previous. Mary Reilly recalled. The shawl now shown me is mine and the skirt also. Mary Malpin sworn. The prisoner came to my house for a shawl belonging to Mary Reilly, I told him it was at Mrs. Walsh's; he said he would come the next day for the trunk; the next day he came to the sidewalk and a man came up from him and he took down Mary Reilly's trunk. I looked out of the window to see if he was an express man, and the two men went off with the trunk. This was in the middle of Sept. or October. I never saw Buchanan before. Ellen Walsh sworn. I live at 270 Monroe St. The prisoner came and asked for Mary Reilly's shawl; he said she was waiting.

0415

down at the ferry and she was in a hurry, I made up the shawl in a parcel she forgot it in my house; it was a black one Mary Reilly recalled. I did not authorize the prisoner to go to Mary Malpin's for my trunk; he did not deliver the trunk or the shawl to me. Louisa Smith was sworn and examined for the defence. I know the prisoner, he did some work for me in a saloon about the 7th or 8th of Sept. and worked until the 3^d of October; he was attending bar; he slept there and worked day and night, I sent his meals into him. Julia Miller sworn. I know the prisoner, he was attending bar for Mrs. Smith in Sept. I saw him there every day, he did not go away from there. Charles B. Buchanan sworn and examined in his own behalf. I never went with any person to get Mrs. Reilly's trunk from Mrs. Malpin's place. I never got a trunk from Mrs. Malpin's place. I was employed by Mrs. Smith in Sept., I painted and papered her place No. 60 James St. and remained with her there until she broke up; that was on the 3^d of October. In the middle of October I was on my way to Bart's Island, I was arrested I think it was on the

10th of October and I remained in until the 14th or 15th, I remained there until they found out I had not committed what they thought there was influence used there to get me out. I remained until the 29th of October; that was the last day of registering. I was confined from the 10th to the 29th of October. In Nov. I was working for Mrs. Smith. I was living at my house 9 Birmingham St. in Nov. I never sold any ticket to Mr. Hadden. Cross Examined. I never said to the old lady Mary Tharpine that I was sent by Mary Reilly for a black shawl. I do not know the lady, never seen her until she came in Court. Did you ever meet Mary Reilly and tell her you would look after her trunk and shawl and take them to Elizabeth where she was going to live as a cook? I did not. Did you ever go to Mary Tharpine's place and ask for and receive a shawl? No sir. You never seen any of these people? I never saw these women to my knowledge. I admit to seeing Mrs. Reilly before. I have known Mary Reilly since 1878. I saw her three times in my life. I have been in her rooms once with my brother-in-law, John Hart. The jury rendered a verdict of guilty of petty larceny. He was remanded for sentence.

0417

BOX:

59

FOLDER:

669

DESCRIPTION:

Burgess, James

DATE:

02/07/82



669

0418

24

Counsel,

Filed

Pleas

day of

1882

July

THE PEOPLE

vs.

James Douglas

INDICTMENT.

DANIEL G. ROLLINS,

~~Attorney at Law~~

John Wilson

District Attorney.

A True Bill.

W. H. C. G.

Foreman.

July 24th

James Douglas

is guilty of the crime of

murder

0419

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

THE PEOPLE OF THE STATE OF
NEW YORK,

The Grand Jury of the City and County of New York by this indictment accuse
James Burgess ^{against}

James Burgess
of the crime of
Larceny
committed as follows:
The said *James Burgess*

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

One clock of the value of sixty-five dollars

of the goods, chattels, and personal property of one

Obidah L. Sypher

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.

~~DANIEL C. ROLLINS~~
~~BENJAMIN PIERCE~~ *John M. Keon*
District Attorney.

0420

Rev. 206, 209, 210 & 212.

Police Court - District

THE PEOPLE, &c.,
ON FILE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James E. Adams
James Burgess
James Burgess

James Burgess
Offense

Dated

February 1st 1882
W. H. Hibbert Magistrate.
James Burgess 1882
Clerk.

Witnesses

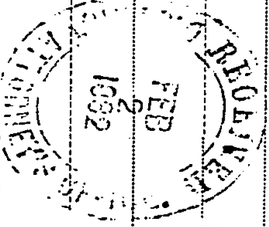
Edmund W. Buck
James Burgess

No.

Street,

No.

Street,



James Burgess

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

James Burgess

guilty thereof, I order that he ^{held to ensure the same and be} be admitted to ~~the amount of~~ ^{the same and be} Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *February 1st 1882* *J. W. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0421

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

James Burgess 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. James Burgess.

Question. How old are you?

Answer. 34 Years.

Question. Where were you born?

Answer. New York City

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

Answer. 363 Hudson Street 3 months

Question. What is your business or profession?

Answer. Shoe maker.

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

Answer I am not guilty of the charge and
waive further examination

Taken before me, this 1st

day of February 1882

James Burgess
his
man

G. Wilmett Police Justice

0422

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *739 & 741 Broadway* Street

John E. Lum aged *27* years.

Salesman

being duly sworn, deposes and says, that on the *1st* day of *February* 188*2*

at the *Above premises* City of New York,

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

the following property, viz:

One block of the value of fifty five dollars

the property of

Abraham L. Szypher and Henry R. Meadwell Partners and in deponent's care and 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

James Burgess (Now here) from the fact that deponent saw the said Burgess take and carry away said property—

John Edward Lum

Sworn before me this

1st day of *February* 188*2*

Police Justice

R. W. Wick

0423

BOX:

59

FOLDER:

669

DESCRIPTION:

Bulter, Henry

DATE:

02/15/82



669

0424

96 J

WITNESSES.

.....
.....
.....
.....

Day of Trial,

Counsel,

Filed 15 day of Feb

188

2

Pleads Not Guilty

THE PEOPLE

vs.

P

THE LARCENY AND RECEIVING
STOLEN GOODS.

Henry Dutton

JOHN McKEON,

District Attorney.

A True Bill

John McKeon

Foreman.

Part Two. Feb. 20. 1882

Found and acquitted

0425

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Outter

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

of the CRIME OF LARCENY

Henry Outter

committed as follows:

The said

Henry Outter

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

*One ring of the value of seven dollars
one instrument² of writing of the kind commonly
called a pass ticket of the value of
Eight dollars.*

of the goods, chattels and personal property of one

Lucien Mazurka

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.

0426

And the Grand Jury aforesaid, by this indictment, further accuse the said
Henry Butler
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

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

*One ring of the value of seven dollars
one piece of paper of the kind commonly
called a pain ticket of the value of
Eight Dollars.*

of the goods, chattels and personal property of the said
Lucien Mazur

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

unlawfully, unjustly, did feloniously receive and have the said
Lucien Mazur

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

JOHN McKEON, District Attorney.

0427

Sec. 208, 209, 210 & 212.

Police Court - District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Macmillan
58 E. 41st St.

1 *Henry Butler*

2
3
4

Offence *Larceny from the person*

Dated *February 6* 188 *2*

Putnam Magistrate.

Wiggins Officer.
Wm Clerk.

Witnesses *Hugh Wilson*
Wm. West Street



No. *10000* Street *S. S.*

Comy

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 *Henry Butler*

guilty thereof, I order that he ^{*held to answer the same and to pay*} be admitted to bail in the sum of *500* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he ^{*of the City of New York*} give such bail.

Dated *February 6* 188 *2* *J. D. Putnam* 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.

0428

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

Henry Butler 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. Henry Butler

Question. How old are you?

Answer. Thirty three years of age

Question. Where were you born?

Answer. Bristol, Maryland

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

Answer. Sometimes sleep on a stable

Question. What is your business or profession?

Answer. Take care of horses

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 took the ring with the intention to take care of it. The complainant gave me the pawn ticket.

Henry Butler

Taken before me, this 11th day of July 1887

Police Justice.

0429

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY } OF NEW YORK, } ss Lucien Magurier, Nator
of No. 58 East 41st Street, aged 32 years.

being duly sworn, deposes and says, that on the 4th day of February 1882
at the premises in East 43rd in said City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponents persons
the following property, viz:

One gold finger ring which was
taken from the little finger of
deponents left hand; and a frame
ticket representing a silver watch
of the value of eight dollars, and
four dollars in gold and silver
money of the United States which
were taken from deponents
pantaloon pocket, said property
being in all of the value of fifteen
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 Henry Butler, now
here, from the fact that about
the hour of 9 1/2 o'clock on the
night aforesaid deponent went to
a hotel or lodging house on 43rd
Street near 4th Avenue in Company
with said deponent and there
went to a room with said
deponent. That no persons other
than said deponent were there

0430

within said room. That defendant
 undressed and went to bed,
 said pawn tickets and money being
 then in defendant's pantaloons pocket
 on a chair, and said ring being
 then on the little finger of
 defendant's left hand. That on
 the morning following defendant
 awoke and discovered the loss
 of said property and ascertained
 that said defendant had left
 said room and hotel about half
 an hour after entering said
 room in company with defendant.
 Sworn to before me this
 6th day of February 1882 } J. W. Patterson
 Justice of the Peace

J. W. Patterson
 Justice of the Peace

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0431

BOX:

59

FOLDER:

669

DESCRIPTION:

Buttman, Herman

DATE:

02/24/82



669

0432

213

Chase

Day of Trial,

Counsel,

Filed *24* day of *Feb* 188*2*

Reads *Prigunty (Chase)*

THE PEOPLE

vs.

B

Herman Butman

1/2 - 2.00

Violation of Excise Law.

JOHN McKEON,

District Attorney.

A True Bill

McKeon

Foreman.

Rich Doper

Glendon Thruity

Fined \$10

0433

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Serman Buttman

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

Serman Buttman

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Serman Buttman

late of the *seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *February* in the year of our Lord one thousand eight hundred and eighty *two*, 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 whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is 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.

~~Sworn Court. And the Grand Jury aforesaid, by this indictment, further accuse the said *Serman Buttman* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Serman Buttman* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, 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 whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

~~contrary to 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.

0434

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

MISDEMEANOR,
Violation Excise Laws.

Dated the _____ day of _____ 187

Magistrate.

Officers.

Witness.....

Bailed \$ 100 to Ans., G. S.

By.....

Street.

0435

Third District Police Court.

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

James Kealis
of No. *the 17th Street* Street,
of the City of New York, being duly sworn, deposes and says, that on the *7*
day of *February* 18*87*, at the City of New York, in the County of New York,
at No. *142 1/2 Street* Street,
William Pulteney

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, *the liquor in his house* 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 *7*
day of *Feb* 18*87* }
Marcus A. [unclear] *James Kealis*
Police Justice.

0436

Spec. 208, 209, 210 & 212

Police Court - 3 District.

THE PEOPLE, Sec.,
ON THE COMPLAINT OF

James Healey

vs.
Bernard Buttenweiss

Offence: Blow Eye New

Dated July 7 1882

Chas. H. ... Magistrate.

Healey J. ... Officer.

177 ... Clerk.



Witnesses:
No. ... Street,
No. ... Street,
No. ... Street,
McCoy

BAILIED,

No. 1, by David Scott

Residence 35 Ave A Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ 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 Bernard Buttenweiss

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

Dated July 10 1882 McConnell Police Justice.

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

Dated July 7 1882 McConnell 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.