

0 126

BOX:

426

FOLDER:

3930

DESCRIPTION:

Bader, Frederick

DATE:

02/27/91



3930

0127

Application of

W. J. H.
A. J. H.
D. B. H.
Counsel,
Filed
County of *St. Louis* 1891
Pleas, *Attorney*

[Sections 528, 581 — Penal Code.]
Grand Larceny/second Degree.

THE PEOPLE

vs.

B

Frederick Bader

DE LANCEY NICOLL,
District Attorney.

A True Bill.

Chas. B. Bickard

Sub 2 - March 31, 1891. Foreman.
In presence of District Attorney
and District Foreman C.

W. J. H.

Wm. Locke

On consideration of the
depositions in this case and
the statements of the
complainant made before the
jury I am of opinion that
the defendant committed the
crime.

The above transaction
is in which the charge originated
and the defendant, subsequent
to the arrest, has been
detained in the county jail
and the complaint is returned
against the defendant.

I concur in the above
recommendation the dismissal of
the indictment.

Mar. 21, 1891.
Wm. M. Davis
Dist.

0128

Police Court 6th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Simon Leob

of No. 42 East-150th Street, aged 39 years,
occupation Cattle Dealer being duly sworn

deposes and says, that on, the 24th day of Jan 1899 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:

Three milch
cows valued at Thirty Dollars
each in all of the value of Thirty
Dollars

the property of said Simon and said Simons brother
Meyer Leob

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Frederick Baer from the fol-

lowing facts and circumstances: viz
One cow was owned by deponent and
his brother and was lent to said Baer
to keep for its her milk. The other
two cows were of a lot of nine
cows and a horse and wagon on
which deponent and his brother
had a mortgage of Two Hundred
and Fifty Seven Dollars. Said
Baer sold said three cows without
deponent or deponent's brother's con-
sent and refuses to give up any
of the money or to whom the cows had
been sold. Simon Leob

Sworn to before me
of
1899
Police Justice

0129

Sec. 198-200.

67

District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

Frederick Baer 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 answer cannot be used
against him on the trial.

Question. What is your name?

Answer. Frederick Baer

Question. How old are you?

Answer. 46 years

Question. Where were you born?

Answer. Germany

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

Answer. 168th near Union Ave. Twenty years

Question. What is your business or profession?

Answer. Milk 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 not-guilty
Fr. Baer

Taken before me this
day of

31st
1911
John J. Murphy
Police Justice

0130

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.....

Frederick Bain

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 *July 2nd* 1891 *J. P. Duffy* Police Justice.

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

Dated *July 2nd* 1891 *John O'Sullivan* Police Justice.

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

Dated..... 18..... Police Justice.

0131

212

Police Court--- 6th District.

Jan 1st to Feb 2nd 1891
Exa. of R. M.
Bailed for examination
Feb 2nd 1891

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Simon Galt
421 East 150th St
Frederick Barr

Offence *James Delaney*

BAILED,
No. 1, by *Frank Shiers*
Residence *R 19 Rachel - 166th 167th Streets*
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street

2 _____
3 _____
4 _____

Dated *Jan 31st 1891*
Duffy Magistrate.

Brady Officer.
34th Precinct.

Witnesses *500th St*
No. *100th* Street.

Greg B. [unclear]
No. *100th* Street.

Countess of St. Louis
No. *100th* Street.

May 2 - adj to 5:30 p.m. local
was held from 10:00
any copy in County Record

500th examination
Feb 2nd 1891 at 9 a.m.



0132

Sec. 192.

6th
11

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John Cochran a Police Justice
of the City of New York, charging Frederick Baer Defendant with
the offence of

Larceny Felony

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

We, Frederick Baer Defendant of No. 168th
near Union Ave Street; by occupation a Milkman
and Frank Siers of No. N. A. Avenue bet-156 and 167th
Street, by occupation a Laborer Surety, hereby jointly and severally undertake that
the above named Frederick Baer Defendant
shall personally appear before the said Justice. at the 6th 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

2nd day of Apr 189 11 at St. Bader

day of

April 189

189

Frank Siers his
mark

John Cochran POLICE JUSTICE.

0133

CITY AND COUNTY OF NEW YORK, ss.

John C. ...
Deputy Police Justice

Sworn to before me this ... 1881

Frank Siers

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 *Seven* hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *a three story frame*

house situated on two lots 50 x 130 ft together on Railroad Avenue bet 166th & 167th St between 4th & 5th St - Two Thousand Dollars above all liens thereon
Frank Siers
mark

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the ... day of ... 188

Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Fredinda Bader

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Fredinda Bader* —

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

The said *Fredinda Bader*,

late of the City of New York, in the County of New York aforesaid, on the *twenty fourth*
day of *January*, in the year of our Lord one thousand eight hundred and
nineteen, at the City and County aforesaid, with force and arms,

three million seven hundred and
thirty seven

of the goods, chattels and personal property of one *Simon Isler*,

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.

Wm. J. ...
Attorney

0135

BOX:

426

FOLDER:

3930

DESCRIPTION:

Balta, Felix

DATE:

02/27/91



3930

Witnesses:

officer [unclear]

216.

Counsel,

Filed

day of

1897

Pleas,

W. H. [unclear]

THE PEOPLE

vs.

B

Marie Barta

Mar 11/97
Sent to the Court of Special Sessions for trial by Request of Counsel for Defendant.

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1888, Sec. 21 and page 1889, Sec. 6.]

Wm. H. Nicoll
~~JOHN R. FELLOWS~~

District Attorney.

Rec'd I Court 6/97
Dec 3, 1897

A True Bill.

Chas. B. [unclear]

Foreman.

W. H. [unclear]

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK

DE LA WICOFF

THE PEOPLE OF THE STATE OF NEW YORK,

against

Felix Balta

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

Felix Balta

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

The said *Felix Balta,*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *January* in the year of our Lord one thousand eight hundred and *ninety-one*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Edward Bextell,*

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.

SECOND COUNT—

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

Felix Balta

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

The said *Felix Balta,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

0 138

BOX:

426

FOLDER:

3930

DESCRIPTION:

Bammann, Richard

DATE:

02/20/91



3930

0139

70209

Witnesses:

Officer J. H. Cooper

Counsel,
Filed *20* day of *July* 188*9*
Pleads,

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
(III Rev. Stat. (7th Edition), page 1969, Sec. 5.)

THE PEOPLE

vs.

B

Richard Bannan

July 20th

South Side Court of Special
Sessions for trial, by request
of defendant.

DE LANCEY NICOLL

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Chas. B. Bickard

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Baumann

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

Richard Baumann

of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said *Richard Baumann*
late of the City of New York, in the County of New York aforesaid, on the
eight day of *June* in the year of our Lord
one thousand eight hundred and eighty-*nine*, being then and there in charge of,
and having the control of a certain place there situate, which was then duly licensed as
a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms,
at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not
close and keep closed between the hours of one and five o'clock in the morning of the said
day, and between the said hours of the said day, to wit: at the hour of *two* o'clock
in the morning of the said day, the said place so licensed as aforesaid unlawfully did then
and there open and cause and procure, and suffer and permit, at the time aforesaid to be
open and to remain open, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

De Lancey McCall
~~JOHN P. DAVIS~~

District Attorney.

0141

BOX:

426

FOLDER:

3930

DESCRIPTION:

Barlow, James

DATE:

02/27/91



3930

Witnesses:

Wm. H. ...
of the ...

Wm. H. ...
...

Counsel,
Filed
Pleads
1889

THE PEOPLE
vs.
James Barlow

PELITE LARCENY
[Sections 528, 529, 530 Penal Code]

DE-LANCEY NIGGEL

~~JOHN R. FELLOWES~~

Paul J. ...
District Attorney.

A True Bill.

Charles B. ...

...
Foreman.

...

...

0143

Police Court 1st District.

Affidavit—Larceny.

City and County } ss:
of New York, }

John George Greenway
of No. 20th 22 Jacob Street, aged 19 years,
occupation laborer being duly sworn,

deposes and says, that on the 17 day of February 1891 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:

Four brass lock nuts and five brass
couplings of the value of Two
dollars

the property of Joseph S. Cooke my Captain in
of the care and charge 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 James Barlow (now here)

Deponent is informed by Peter S. Farney that he found said
property in the possession of said
defendant in James Street in
said City

John G. Greenway

Sworn to before me, this
1891
Police Justice.

0144

CITY AND COUNTY
OF NEW YORK, } ss.

Peter S. Farney

aged 32 years, occupation officer of No. 47th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John George Greenway

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

Sworn to before me this 18 day of July 1897

Peter S. Farney

[Signature]
Police Justice.

0145

POLICE COURT 1 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

John George Gumbaum
Lanny

James Barlow

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated July 18 1891

James Barlow

Police Justice.

0146

Sec. 199-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Barlow 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. James Barlow

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. N S

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

Answer. 474 Pearl St 2 years

Question. What is your business or profession?

Answer. Labourer

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

Answer.

I am not guilty
James Barlow

Taken before me this
day of May

1891

Police Justice

[Signature]

0 147

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Three 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 July 18 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0148

257

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John George Gorman
20622 1/2 1st St
James Barber
1 _____
2 _____
3 _____
4 _____
Offence *Carriage*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Feb 18* 1891

E. Hogan Magistrate.

Famay Officer.

4 Precinct.

Witnesses *Peter S. Famay*

4th Precinct Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *300* to answer _____



Camp

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Barlow

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

James Barlow

of the CRIME of PETIT LARCENY committed as follows:

The said

James Barlow

late of the City of New York, in the County of New York aforesaid, on the *17th* day of *February* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety* at the City and County aforesaid, with force and arms,

four lock-nuts of the value of twenty-five cents each and five couplings of the value of twenty cents each

of the goods, chattels and personal property of one

Joseph S. Cooke

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

SECOND COUNT--

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

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

The said

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

*four lock-nuts of the value
of ^{five} twenty cents each and five
couplings of the value of twenty
cents each*

of the goods, chattels and personal property of one

Joseph S. Cooke

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

Joseph S. Cooke

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

James Barlow
then and there well knowing the said goods, chattels and personal property to have been
unlawfully 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.

Dehancey Nicoll
JOHN R. FELLOWS,

District Attorney.

0 15 1

BOX:

426

FOLDER:

3930

DESCRIPTION:

Barry, James

DATE:

02/09/91



3930

7071.

Witnesses:

E. J. Mahoney
Wm. Henderson

Counsel,
Filed
Pleads,

9
9 day of
July 189*9*

THE PEOPLE

vs.

James Barry

Grand Larceny & Second Degree.
[Sections 528, 529 — Penal Code.]

DE LANCEY NICOLL,
District Attorney.

H. S. Cook
for

A True Bill.

9 day of *July* 189*9*
Wm. Henderson
Foreman.
James Barry
S. P. 3 yrd.

0153

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Edward O Flaherty

of No. 54 West 23d Street, aged 29 years,

occupation Balconier being duly sworn,

deposes and says, that on the 31st day of January 1897 at the City of New York,

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

the day time, the following property, viz:

one turkish rug
of the value of ninety dollars
\$ 90

the property of Krug & Co. and then in
deponent's care

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 Barry (now Lee)

said rug was returned for sale in front
of the store 54 West 23d St. on said
date, and deponent saw the defendant
in the act of feloniously taking away
the said property, and caused his
arrest.

(S O F)

Edward O Flaherty

Sworn to before me, this
of January
1897 day
at Minutemen Justice

0154

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *James Barry*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *No address*

Question. What is your business or profession?

Answer. *Drummer*

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

Answer. *I have nothing to say*

James Barry

Taken before me this

day of February 1894
Wm. Mulvaney

Police Justice.

0 155

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 Barry

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

Dated..... *Feb 2* 18 *90* *W. M. ...* Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0156

146

Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

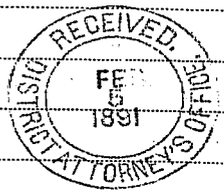
Edward O. Maherty
574 West 23rd St
1 *James Barry*
2
3
4

Lane
factory
Offence

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

Dated *Feb 2* 1891
Mc Mahon Magistrate.
Sturmon Officer.
19 Precinct.

Witnesses
No. Street.
No. Street.



No. Street.
\$ *1500* to answer *7.50*
[Signature]

0157

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Barry

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse

James Barry

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

The said *James Barry*

late of the City of New York, in the County of New York aforesaid, on the *31st*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*one* at the City and County aforesaid, with force and arms,

*one rug of the value of ninety
dollars*

of the goods, chattels and personal property of one *Edward O. Flaherty*

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.

*He Lancelotti Nicoll,
District Attorney*

0 158

BOX:

426

FOLDER:

3930

DESCRIPTION:

Barth, George

DATE:

02/13/91



3930

0 159

BOX:

426

FOLDER:

3930

DESCRIPTION:

Ladue, Wallace

DATE:

02/13/91



3930

* No 156,

Counsel,

13

Filed

1891

day of July
Pleas, not guilty

THE PEOPLE

vs.

F

George Barth

vs.
John A. ...
Wallace Ladue

Barth in the Third degree.
[Section 498, 526, 527, 528, 529, 530, 531, 532]

DE LANCEY NICOLL
JOHN R. WELLS

District Attorney.

A True Bill

Charles D. Goddard

Sub 2 - July 20/91 Foreman.

Both Head Camp. 3rd day

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Witnesses:

Albe Zwodling

William M. ...

at bar

0161

Police Court—3rd District.

City and County
of New York,

Abe Goodling
of No. 103 Millitt Street, aged 22 years,

occupation Soda water being duly sworn

deposes and says, that the premises No. 103 Millitt Street, 11th Ward

in the City and County aforesaid the said being a tenement building

and which was occupied by deponent as a dwelling apartment

~~and in which there was at the time a person being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly raising a rear window leading to deponent's apartments, on the first floor of said premises

on the 7th day of Feb 1899 in the nighttime, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of wearing apparel and some jewelry, all of the value of about

One hundred & fifty (150) 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

George Barth and Wallace Vaduk
(both now here)

for the reasons following, to wit: Deponent says—said property was contained in said premises, and, at about 11 PM of said date deponent left said premises, securely locking the door and fastening the windows etc leaving, and when he returned there at about 8 PM, he elicited that his premises had been forcibly entered and said property stolen.

Deponent further says, — he is informed

0162

by Kate Elsenuller of 103 Mallett Street that she saw said defendant shortly before six P.M. of said date enter defendant's premises and saw said defendant Wallaer Wadue loitering in the yard in the rear of said premises.

Deponent further says - He is informed by Officers Brennan and M. Cormier of the 3rd Precinct Chavon Pky 8th they arrested defendant, and at the residence of defendant, discovered a portion of the missing property, and that defendant admitted to said Officers that they had entered deponent's premises and stolen said property, and told said Officers where said property could be recovered from where said property was obtained, and also two sawed timber found in the possession of defendant Barth, which timbers are hereby annexed, and all of which property was identified by deponent as his property.

Sworn to before me this 10th day of Feb. 1891

Abi Luedding

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail. I have admitted the above named to bail to answer by the undertaking hereto annexed. There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged. Dated 1891 Police Justice

Police Court, District, THE PEOPLE, &c., on the complaint of vs. Offence—BURGLARY. Dated 1891 Magistrate. Officer. Clerk. Witnesses. No. Street. No. Street. No. Street. to answer General Sessions.

0 163

CITY AND COUNTY }
OF NEW YORK, } ss.

William M. Corneen

aged _____ years, occupation *Officer* of No. _____

13th Ave Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Abe Zwozdiaz*

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

Sworn to before me, this *10* } *Wm J. McCormick*
day of *July* 189*8* }

Wm J. McCormick

Police Justice.

0 164

CITY AND COUNTY }
OF NEW YORK, } ss.

Kate Elsmiller

aged 28 years, occupation married of No.

103 Mallet Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Abel Goodling

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

Sworn to before me, this 10 }
day of July 1896 } K. Elsmiller

W. W. ...
Police Justice.

0165

Sec. 198-200

3

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

George Barth 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. George Barth

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. United States

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

Answer. 10 Beaumont 4 years

Question. What is your business or profession?

Answer. Rubber

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

Answer. I was in the room, but
carried away no property.

Geo Barth

Taken before me this

day of Feb 1891

W. M. ...

103

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK

Wallace Badue

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 *Wallace Badue*

Question. How old are you?

Answer *34 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *16 Orchard St. 3 mos*

Question. What is your business or profession?

Answer *Lawyer*

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*

- Wallace Badue

I taken before me this

day of

10th
1891

Police Justice

0 167

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

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

Dated May 10 - 1891 C. W. Mead Police Justice

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

Dated.....18.....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.....18.....Police Justice.

0168

185

Police Court--- 3- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abe Jwordling
vs. *103 - Miller St*
George Barch
Wallace Odum

Dury
Officer

3.....
4.....

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 10* 1891

Meade Magistrate.

Minnax McCormick Officer

13 Precinct.

Witnesses *Said Officers*

No. Street.

Kate Elseniller

No. *103* *Willett* Street.

H. B. Speck (lawyer)

No. *29* *W. B. S. S.* Street.

\$ *1.00*

RECEIVED
FEB 10 1891
ATTORNEYS

Committed

3 07#
Reby

58846

H. BRECKWEDEL,
299 East Broadway,
NEW YORK.

FEB 7 1891

Coat
17/ 2.12

Williams

Good for One Year Only.
Not accountable for Loss or Damage by Fire,
Breakage, Robbery or Mole.

Rates of Interest.

On sums of One Hundred Dollars, or
under, 3 per cent. per month or any fraction
thereof for first six months, and 2 per cent. per
month thereafter. On sums over One Hundred
Dollars, 2 per cent. per month for first six
months, and 1 per cent. per month thereafter

58839

H. BRECKWEDEL,
299 East Broadway,
NEW YORK.

FEB 7 1891

Skirt #
13/ 1.62
Smith

Good for One Year Only.
Not accountable for Loss or Damage by Fire,
Breakage, Robbery or Mole.

Rates of Interest.

On sums of One Hundred Dollars, or
under, 3 per cent. per month or any fraction
thereof for first six months, and 2 per cent. per
month thereafter. On sums over One Hundred
Dollars, 2 per cent. per month for first six
months, and 1 per cent. per month thereafter

0170

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Barth and Wallace Ladue

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

George Barth and Wallace Ladue

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

The said *George Barth and Wallace Ladue*, both

late of the *Eleventh* 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 *ninety-one*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Abi Gwerdling*

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Abi Gwerdling*
in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

SECOND COUNT—

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

George Barth and Wallace Ladue

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

The said *George Barth and Wallace Ladue*, both

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

one coat of the value of six dollars, one shirt of the value of five dollars, divers other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown of the value of sixty dollars and divers articles of jewelry of a number and description to the Grand Jury aforesaid unknown of the value of eighty dollars,

of the goods, chattels and personal property of one

Abi Gverdling

in the dwelling house of the said

Abi Gverdling

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

THIRD COUNT—

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

George Barth and Wallace Ladue
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *George Barth and Wallace Ladue, both*

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,

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of *Abi Gwerding*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, from the said *Abi Gwerding*

unlawfully and unjustly, did feloniously receive and have; (the said *George Barth and Wallace Ladue*

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.

Whitney Recoll,
~~JOHN R. FELLOYS,~~
District Attorney.

0173

BOX:

426

FOLDER:

3930

DESCRIPTION:

Bass, William C

DATE:

02/26/91



3930

No 2447

Wm. C. Bass
Officer Smith

Counsel
Filed
Pleads
May of 1891

THE PEOPLE
vs.
William C Bass
Plaintiff
vs.
John C. Bass
Defendant

Return in the Third degree.
John C. Bass
Section 498, 526, 527, 530, 531

DE LANGEY NICOLL
JOHN R. FELLOWS

District Attorney

A True BILL

Chas. B. DeLoach

Sub 2 - March 23, 1891 Foreman.
Bird and Grindlet of
Pecunia stolen. Grindlet with
recommendation to know

Sp 2 yrs 10 mo
March 23

0175

Police Court

Police Court— 7 District.

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

William Singleton
of No. 221 West 32nd Street, aged 31 years,
occupation Waiter being duly sworn

deposes and says, that the premises ~~No~~ 221 West 32nd Street,
in the City and County aforesaid, the said being a dwelling house
the second floor of
and which was occupied by deponent as a dwelling
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking open
the door leading into the apartment
and entering

on the 20th day of February 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of wearing apparel
consisting of suits of clothes and
shoes
All of the value of One hundred
and fifty 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
William Bass (now here)

for the reasons following, to wit: that at about the hour
of 12 o'clock at night of said
day deponent securely locked and
fastened the doors leading into
said apartment; and said property
was therein; when deponent returned
several hours afterwards deponent
found the doors broken and said
property missing. Deponent searched

0176

several pawn offices and at 476,
 6th Avenue found one of deponent
 coat and vest, which was pawned
 by a Mrs. Bess. Deponent is informed
 George Smith (now here) that said
 defendant admitted that he had
 said property in his possession; that
 he had purchased it from an unknown
 man but would not know him again
 if he saw him; that ~~the~~ his wife
 had taken said property and pawned
 it without his knowledge. That the
 defendant and his wife tell contra
 dictory statements in reference to the
 possession of said property.

Done to before me
 this 22nd February, 1891

J. Murray Bird Wm. Singleton
 Police Justice

Police Court District _____

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Degree _____

Burglary _____

Dated _____ 188 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street _____

0177

CITY AND COUNTY }
OF NEW YORK, } ss.

George Smith
Police Officer of No.

aged _____ years, occupation _____

20 Premier

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

William Singleton

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

Sworn to before me, this

22

day of

1887

George Smith

George Smith

Police Justice.

0178

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss. *William C. Bass*

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 C. Bass*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Wesley, Virginia*

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

Answer. *201 W 30 Street, New York*

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*
William C. Bass

Taken before me this
day of *July*
188*8*
William C. Bass
Police Justice

0179

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 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 Feb 22 18 *J. H. [Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0180

237

Police Court---

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Suplee
221 West 32 St
William C Bass

Edw. Taylor
Offence

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Feb 22* 188*9*

Edw Magistrate.

Smith & Taylor Officer.

20 Precinct.

Witnesses *Levy (Pawnbroker)*

No. *7th Ave 27* Street.

Levy Pawnbroker

No. *6th Ave* Street.

RECEIVED
FEB 22 1889
ATTORNEY

No. _____ Street.

\$ *1000.* to answer

Edw
Run 3 57
21
Run

0181

New York, Mar 25th 1891

Judge

Your Honor

I have known
Wm C. Bass for several years have
been in my employ 2 winters after his return
from the Country I have always found him
honest trust worthy. he has been learning
his trade with me as Barber for 2 years in
winter after his return from the country he
has the best of reputation at home & abroad
Pardon me for not appearing before you Wm
Bass has gone a way for a few days & taken
me with him. but will give all information
in regards to his character at any time
I am called on

Yours J. J. Niggs
257 W 41 St Barber Shop

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

.....

The People,)	Before
vs.)	HON. RUFUS B. COWING,
WILLIAM C. BASS.)	and a Jury.

.....

Tried March 23, 1891.

Indicted for BURGLARY IN THE FIRST DEGREE.

Indictment filed February 26th, 1891.

APPEARANCES:

Assistant District Attorney Macdona,	
Ambrose H. Purdy, Esq.,	For The People.

	For The Defense.
--	------------------

0 183

2

WILLIAM SINGLETON testified that he was second waiter in Tammany Hall, and had been working there for about ten years. He was an employe of Gen. Ferrero. He, the complainant, lived at 221 West 32nd Street. His rooms were securely fastened on the day in question. He, the complainant, went to wait at a ball in 44th Street. When he returned to his rooms he missed three coats and vests, six pairs of trousers, two overcoats and six pairs of shoes, all valued at \$150. He left his home in the evening and returned at about 7 o'clock on the following morning. The doors had been burst open, and the wardrobe in the rooms was broken open. Everything was taken from the wardrobe except a pair of old pants and an old dress coat. The burglary occurred on the 20th of February. He afterwards saw a Prince Albert

0184

3

coat and vest that had been stolen from his rooms in Lemon's pawnbroker's shop. He made complaint to the police on the morning of February 20th. From information received from the pawnbroker, he caused the arrest of the defendant. The pawnbroker told him, the name of the person who pawned the coat and vest, and where the person lived, and he, the complainant, knew the address, because he had lived there himself for some time. He, the complainant, was present at the conversation between Officer Smith, who arrested the defendant, and the defendant. Officer Smith asked the defendant if he knew anything about the pawning of the coat and vest, and Bass replied that he had bought them from a man on 7th Avenue, and Officer Smith said, "Would you know him, if you saw him?" and Bass said, "Well, I wouldn't know him. The only way I could tell him was by his shoes." Officer Smith said, "It's funny if you bought those things yesterday morning that you wouldn't know the man now."

The defendant said, "Well, I wouldn't know him in any shape or form, only by his shoes. He was a white man, and I met him on 7th Avenue, and I don't know who he was. I was the loser by buying the coat and vest." The officer said, "How are you the loser, when you only paid \$4.50 for them, and you had it pawned for \$5.?" In

C r o s s - E x a m i n a t i o n,

the complainant testified that he had had a talk with the defendant, in the prisoners' box, in the court room, and he said to the defendant that he would not prosecute if he could get back his clothes, because he was about to leave for San Francisco when they were stolen, and the loss of the clothes had made him lose his job. Then the defendant said, "Take this letter to my wife, and she will get your things." The defendant's wife told him, the complainant, that she would get everything except his shoes, but she

did not. He, the complainant, did not go to her house to see her, but met her in the hallway of the court building, and gave her the letter. He, the complainant, had lost all his clothing except what he wore when he went out of his house on the night of the burglary. He, the complainant, had known the defendant by sight for about four years.

OFFICER GEORGE SMITH, of the 20th Precinct, testified that he arrested the defendant on the 21st of February, at 201 West 30th Street, the defendant's home. He, the witness, also arrested the defendant's wife. When he first called in the morning, the defendant's wife said that the defendant was out, and then he, the witness, asked Mrs. Bass what she was doing in 6th Avenue that morn-

0187

6

ing, and then Mrs. Bass admitted that she had pawned the coat and vest. Thereupon he, the witness, arrested her and the defendant when he came in. She said that her husband had got the coat and vest the day before, but she did not know where he got them. He had brought them home the day before. She had pawned them because she needed money. Her husband did not know anything about the pawning of the coat and vest, and she did not know what he would say when he found out. When he arrested the defendant he, the witness, asked the defendant where he got the coat and vest, and the defendant said he was walking down 7th Avenue, on February 20th, and he met a whiteman with a bundle under his arm, and the man asked him if he wanted to get a bargain, and the defendant said he didn't know what it was. The whiteman then said, "Come into this hallway, and I will show you," and the defendant went into the hallway. There

0 188

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the whiteman unrolled a bundle, and showed him, the defendant, the coat and vest. The whiteman said that he wanted enough for the coat and vest to get to Albany. The defendant asked him how much he wanted, and he, the whiteman, said, \$4.50; and the defendant said that he had only \$4.75 in his possession, and offered the whiteman \$4, and the whiteman accepted the offer. He, the defendant, thereupon took the clothes to his home. The defendant said that he was positive that he could not identify the man who sold him the clothes. After the defendant was locked up, he, the witness, questioned him several times as to where the clothing was, but the defendant did not vary his story as to buying them from a whiteman. Later, however, the defendant's wife told where they were pawned. He, the witness, took the complainant around to the pawn shop with him. They were pawned at Lemon's pawnshop, 476 6th Avenue, and the complainant identified the clothing pawned there. The pawnbroker

0189

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① said, in the presence of the defendant, that a man by the name of Bass had pawned the clothing. Five dollars was advanced to pawn it. The defendant's wife gave him the witness, the pawn ticket for the clothes. He asked the defendant's wife, in the defendant's presence whether he, the defendant, had any objection to his wife giving him, the witness, the ticket, and the defendant said no.

0 190

9

FOR THE DEFENSE.

WILLIAM C. BASS, the DEFENDANT, testified that he had never been arrested before in his life. He was a waiter. He had worked for a Mr. Jordan in 42nd Street, and for Mr. Howe and Mr. Doolittle, and he worked in the summer preceding the trial, at Pawling, N.Y. On the Friday morning preceding his arrest---Friday, the 20th of February, he left his home to go to work at 245 West 41st Street. He left there at a quarter after 10 o'clock, to go home and get his breakfast&at 7th Avenue and 38th Street he met a young white man and the whiteman said, "Young fellow," I want you to do me a favor," and he, the defendant, asked what it was, and the man said, "I have an article I want to sell.

0191

10

I want to get home." Then the whiteman stepped into a hallway, and undid a bundle, and showed him, the defendant, the clothes. They were contained in a bundle. The man said he wanted \$4.50 for the clothing. He, the defendant, asked the whiteman where he lived, and he said in Albany. He, the defendant, offered the whiteman \$4 for the clothing, and the man accepted the money. After he accepted the money, he wrapped up the bundle containing the clothing again, and handed it to him, the defendant, and he, the defendant gave him a 2-dollar and a 1-dollar bill, and a silver-dollar, and went home. He put it down on his bed in the bedroom, and his wife said his breakfast was ready, and he went into the kitchen and ate his breakfast, and after breakfast he said to his wife, "Look here at this bargain I made coming down the Avenue." And his wife said, "It is real nice." And nothing more was said about this matter. On the following morning he, the witness, was awakened by his wife, and she

0192

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asked whether he had any money, and he, the defendant, said, "No"---that he would not have any until that evening. Then his wife said that she had a bill to pay, and she had to promise to pay it that day. Thereupon he, the defendant, said, "Take that coat and vest and pawn them." And when he got his breakfast he started out to his work again. When the detective called with the complainant in the evening, he told the same story as to where he got the coat and vest. While he was at work uptown he received a message from his wife telling him to come home at once. He met her in 7th Avenue between 36th and 37th Streets, and she told him that a man had been looking for him. He, the defendant, went to the 37th Street Station House and asked whether he was wanted, and he asked Sergeant behind the desk if any of the detectives were after him, and the Sergeant said he did not believe they were, and told him to sit down and they would be in soon.

0193

12

Half an hour later he said to the Sergeant, "Will you send over to my house when they come?" and the Sergeant said he would, and he gave the Sergeant his name and address. In the evening an officer came to the house, and asked him why he went to the station house, and he said he went because he heard that detectives were looking for him, and he knew he did not do anything, and he wanted to know what the detectives were looking for him for. Then he told the detective where he had got the clothes, as he told in court. The man from whom the defendant bought the clothes had a striped coat and vest on, and he was otherwise nicely dressed, but his shoes were not blacked, and the defendant noticed that circumstance particularly, and was confident he would recognize the man again if he saw him.

MARTHA LARS.

0 194

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MARTHA BASS, the wife of the defendant, gave testimony corroborating her husband. After her husband's arrest, the complainant told her that he did not think her husband had stolen the clothes, but he intended to hold her husband until he told where the other clothes were. Her husband worked at 255 West 41st Street. After her, the witness's, release on bail, the complainant came to her, the witness's, house and said, that if he could get \$150, he would leave town. She told him that she could not get such an amount of money. The complainant made several other visits, demanding his clothes or \$150..

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Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William C. Bass

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

William C. Bass

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

The said

William C. Bass

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *February* in the year of our Lord one thousand eight hundred and *ninety one*, with force and arms, in the *night* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *William Singleton*

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

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.

0197

SECOND COUNT—

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

William C. Bass

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

The said *William C. Bass*

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

three coats of the value of twenty dollars each, three vests of the value of eight dollars each, six pair of trousers of the value of eight dollars each pair, and three pair of shoes of the value of five dollars each

of the goods, chattels and personal property of one *William Singleton*

in the dwelling house of the said

William Singleton

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

THIRD COUNT—

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

William C. Bass

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

The said

William C. Bass

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,

three coats of the value of twenty dollars each, three vests of the value of eight dollars each, six pair of trousers of the value of eight dollars each pair, and three pair of shoes of the value of five dollars each pair

of the goods, chattels and personal property of

William Singleton

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

William Singleton

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

William C. Bass

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

De Lansey Nicoll
JOHN R. FELLOWS,

District Attorney.

0 199

BOX:

426

FOLDER:

3930

DESCRIPTION:

Basso, John

DATE:

02/20/91



3930

0200

W. H. 1917
W. H. 1917
Counsel
Filed *26* day of *July* 189*1*
Pleads, *Guilty*

VIOLATION OF EXCISE LAW.
(SENTENCE TO MINOR).
[Section 280, Penal Code, sub. 8.]

THE PEOPLE
vs. *B*
Johns Bass

DE LANCEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Chas. B. B. B. B.

Foreman.
Transferred to the Court of Special
Sessions for trial and final disposition.
Part 2. P. 1. 1917.

Witnesses
W. H. 1917
W. H. 1917

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 Basso

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

accuse — John Basso —

of a MISDEMEANOR, committed as follows:

The said — John Basso —

late of the City of New York, in the County of New York aforesaid, on the Eleventh day of February in the year of our Lord one thousand eight hundred and ninety — one — , at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one — Rosie Puzzle — who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of Eleven years, 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.

De Lancey Nicoll,

~~JOHN R. FELLOWS,~~

District Attorney.

0202

BOX:

426

FOLDER:

3930

DESCRIPTION:

Bathe, Stephen

DATE:

02/05/91



3930

44 Her Comand
Counsel,
Filed: *[Signature]*
Pleas: *[Signature]*
1897

[SS 848 and 844, Penal Code.]
POLICY.

THE PEOPLE

vs.

B

Stephen Bathe

DE LANGEY NICOLL
JOHN R. FELLOWS

Dist. Atty.

A True Bill

Charles B. DeLangey
John R. Fellows
Foreman
Henry Smith
James H. ...

[Signature]

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

Anthony Bourtois

of 150 Nassau Street, New York City, being duly sworn deposes and says, he is more than 21 years of age, and is employed as Chief agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that Charles Dor and Frank Dor

whose real names are unknown, but who can be identified by John R Collard did, at the City of _____ County of _____ and State of New York, on or about the 27th day of January 1891, unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage as a dealer or game-keeper in a gambling or banking game, where money or property was dependent upon the result—and did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or other document for the purpose of enabling others to sell or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

Deponent further says, he has just ~~cause~~^{cause} to believe, is informed and verily does believe from ~~personal observation and from~~ statements made by John R Collard

to deponent that the said Charles Dor and Frank Dor aforesaid, now have in their possession, at in and upon certain premises occupied by them and situate and known as Number 345 West 46 street in the City of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this }
 30th day of January 1891. }

Antony Courtch

Charles J. Smith Police Justice.

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

John K. Pollard of the Park Row

being further sworn deposes and says that on the *27th* day of *January* 1891, deponent visited the said premises, named aforesaid, and there saw the said *Charles Doe and Frank Doe* aforesaid, and had dealings and conversation with *them* as follows:

Deponent went through the hall-way to the door of the room occupied by CHARLES DOE and FRANK DOE and found the door fastened. Deponent knocked at the door, and some person came and looked out and then went away. Another person came and opened the door, and Deponent walked in and found CHARLES DOE and FRANK DOE both present. The said CHARLES DOE was making out slips, of numbers of the last night's drawings. Deponent said to FRANK DOE handing him a paper containing some numbers: "Give me those in both Lotteries." The said Frank DOE took Deponent's paper, copied off the numbers upon a manifold-sheet, or book, then and there kept and used for said purpose, then afterwards took out a piece of paper from between the leaves of the manifold book with the numbers recorded upon it. The said FRANK DOE then took his pencil and wrote across the top of said paper, the figures

0206

and characters on the upper line of said paper as hereto annexed, and handed the same to Deponent, and Deponent paid him the sum of 36 cents for the same.

Deponent further says that while Deponent was present in said room, the said CHARLES DOE was engaged in copying numbers upon small slips of paper, which said numbers were upon a black-board, and represented the drawn numbers in said Lotteries, in which the said Lottery Policies were sold for previous afternoon.

Subscribed, and sworn to before me :
this 30th. day of January 1891. :

John R. Colford

Charles N. Linton

Police Justice.

0207

THE PEOPLE

ON COMPLAINT OF

Anthony Borntschel

AGAINST

Chas Dor.

Frank Dor.

*Violation Sec. 344, P. C.
Gambling and Policy.*

Affidavit of Complaint.

WITNESSES :

*A. Comstock
John B. Ballard*

Police Justice.

Subscribed and sworn to before me this

day of _____ 188_____.

0208

(B) Jan 24

64-1-102
13-43-54
38-40-55
19-63-72/5
4-12-40-44
2-12-21-69
49/2

0209

345 West 36 St
J.R.C.
Jan 27/91
mic 36 e5

02 10

Sec. 198-200

District Police Court

CITY AND COUNTY OF NEW YORK ss.

Stephen Bathe

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. *Stephen Bathe*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *419 West 32 Street -*

Question. What is your business or profession?

Answer. *Clerk*

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 -
Steve Bathe*

Taken before me this

day of *February* 188*9*

Charles W. Fawcett
Police Justice

0211

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Courtcock and John R. Collard of 41 Park Row Street, New York City, that there is probable cause for believing that Charles Dor, and Frank Dor, whose real names are unknown, but each of whom may be identified

has in their possession, at, in and upon certain premises occupied by them and situated and known number 345 west 36th street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, blackboards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night or any time to make immediate search on the person of the said Charles Dor and Frank Dor

and in the building situate and known as number 345 west 36th street aforesaid, for the following property, to wit: all Faro layouts, all Roulette Wheels and layouts, all Rouge et Noir, or Red and Black layouts, gaming tables, chips, packs of cards, dice, deal boxes, lottery policies, lottery tickets, circulars, writings, papers, documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, books documents for the purpose of enabling others to gamble or sell lottery policies, blackboards, slips or drawn numbers of a lottery, money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 7th District Police Court at the Bowls in Centre street in the City of New York.

Dated at the City of New York, the 30th day of January 1891

Charles W. Linton

POLICE JUSTICE



0212

Inventory of property taken by George Richards the Peace Officer by whom this warrant was executed :

~~Faro layouts, Roulette Wheels, Roulette layouts, Rouge et Noir layouts, gaming tables, chips, packs of cards, dice, deal boxes, deal trays for holding chips, cue boxes, markers, or tally cards, ivory balls, lottery policies, lottery tickets, circulars, writings, papers, one black boards, 2 files slips, or drawn numbers in policy, money, 168 manifold sheets books, 2 quic, 1 Pkg. returns~~

City of New York and County of New York ss:

I, George Richards the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 30th day of January 1891

George R. Richards

Charles J. Foster Police Justice.

Police Court--- 18 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Amato

Charles J. Foster

Frank J. Foster

Search Warrant.

Dated 188

Justice.

Officer.

0213

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

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

Dated January 30 1891, Charles W. Tinton Police Justice.

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

Dated January 30 1891, Charles W. Tinton Police Justice.

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

Dated _____ 18 _____ Police Justice.

0214

138

Police Court--- / --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Costello
vs.
Stephen Barte

Handley
Office

2
3
4

Dated *January 30* 18*91*
Handley Magistrate.

Officer.
Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$ *1000* to answer

Handley
Paired



BAILED

No. 1, by *Francis Crawford*
Residence *220 12th* Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

02 15

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, Third DISTRICT.

Antony Louitoch

of No. 41 Park Row Street, aged _____ years,
occupation Sec'y & Chief Quail Agr being duly sworn deposes and says,
that on the _____ day of _____ 188____
at the City of New York, in the County of New York,

Stephen Baitho here present is the one known
and called Charles Dor, in annexed
complaint and warrants dated Jan.
30/91.

Antony Louitoch

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

James
Charles M. Stewart
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Stephen Bathe

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

Stephen Bathe

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *Stephen Bathe*

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty seventh* day of *January* in the year of our Lord one thousand eight hundred and *sixty-one*, at the Ward, City and County aforesaid with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, 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 the dignity.

SECOND COUNT.—

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

Stephen Bathe

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *Stephen Bathe*

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room, in a certain building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public and private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers and documents, 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

Stephen Bathe

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows:

The said *Stephen Bathe*

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Collard

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

(BX Jaw 2)

*64-1-102
13-43-54
38-40-55
19-63-7275
4-12-40-44
2-12-21-69*

4 GFD

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.—

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

Stephen Bathe

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said *Stephen Bathe*

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Collard

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

ticular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

(BX Jaw 2)
64-1-102
13-43-54
38-40-55
19-63-72 P5
4-12-40-44
2-12-21-69
49 P2

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FIFTH COUNT.—

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

Stephen Bathe

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said *Stephen Bathe*

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

John R. Callard

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

(BX Jaw 2)
64-1-102
13-43-54
38-40-55
19-63-72 P5
4-12-40-44
2-12-21-69
49 P2

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Inell
~~JOHN H. ...~~

District Attorney.

02 19

BOX:

426

FOLDER:

3930

DESCRIPTION:

Bauer, Frederick

DATE:

02/04/91



3930

0220

to be returned to the Clerk

207.

Counsel,
Filed *H*
Pleads,

of July 1891

Alman Robinson

THE PEOPLE
vs.
F
Frederick Bauer
Burglary in the Third degree.
Attempt at Grand Jurors, recent trial
[Section 488, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL
JOHN R. FELLOWS

District Attorney.

A True Bill.

John R. Fellows

July 4/91
Foreman.

Thomas G. Brown

Pen Gms.

0221

Police Court— 2 District.

City and County }
of New York, } 55.:

of No. 73 West Houston Herman. Bohm Street, aged 46 years,

occupation Restaurant Keeper being duly sworn

deposes and says, that the premises No. 73 West Houston Street,

in the City and County aforesaid, the said being a Board Building

in the 5th Ward of said City,

and which was occupied by deponent as a Storage Room

and in which there was at the time no human being, by name,

were **BURGLARIOUSLY** entered by means of forcibly Opening

the door leading from the Great

way of said premises to said Vault

on the 30 day of January 1891 in the Night time, and the

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

A quantity of Wine of the
Value of Fifty 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 attempted to be taken, stolen, and carried away by

Frederick Bauer (Kendall)

for the reasons following, to wit: That at or about the

hour of 6 O'clock a.m. in said

date deponent saw the said Bauer

forcibly open the door of said Vault,

and that the said Bauer admitted

and confessed in deponent's presence

that he had open said Vault with

the intention of stealing deponent's Wine

— Herman Bohm

*Original of deponent's deposition
in case of Frederick Bauer
1891
Herman Bohm*

0222

Sec. 199-200.

District Police Court

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

Friedrich Bauer

Question. How old are you?

Answer.

42 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

I have no home

Question. What is your business or profession?

Answer.

Laborer,

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

Answer.

I am guilty

Friedrich Bauer

Taken before me this

20

copy of
1891
Police Justice

Police Justice

0223

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 De Jesus

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 July 30 1891 J. Henry Ford Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0224

128

Police Court--- *2d* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herman Boehm
73 West Harding St
Mulwies Bauer

Offence
Carrying

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *January 30* 189*1*

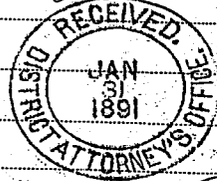
How Magistrate.
John Timmerly Officer.
8 Precinct.

Witnesses *Case officer*
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000.* to answer *G. H.*



Chas
Bundy
copy 40-2

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 Bauer

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

Frederick Bauer

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

The said

Frederick Bauer

late of the *Eighth* Ward of the City of New York, in the County of New York
aforesaid, on the *thirtieth* day of *January* in the year of our Lord one
thousand eight hundred and *ninety - one*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *a certain building to wit:*

the building of one Herman Doehm

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Herman Doehm*, in the said
building - in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, against the form of
the Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

SECOND COUNT—

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

Frederick Bauer
of attempting to commit the crime
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:
The said *Frederick Bauer*

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

a quantity of wine,
(*a more particular description whereof*
is to the Grand Jury aforesaid
unknown), of the value of *fifty*
dollars

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

building
in the dwelling house of the said *Herman Boehm*

in the building
there situate, then and there being found, ~~from the dwelling house~~ aforesaid, then and there
feloniously did ~~steal~~, *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.

He Harvey Nicol,
District Attorney

0227

BOX:

426

FOLDER:

3930

DESCRIPTION:

Belden, Ernest

DATE:

02/13/91



3930

M. B. J. B.

Counsel,
Filed
Pleads
1891
day of Feb
1891
M. B. J. B.

Forger in the Second Degree,
(Sections 511 and 521, Penal Code.)
Grand Jurors in the Second Degree.
(Sections 528 and 531, Penal Code.)

THE PEOPLE

18
Robinson
clerk
F
Ernest Belden

DE LANCEY NICOLL,
JOHN R. FEELEWES

District Attorney.

A True Bill

Ernest B. Belden

Part III Feb 17/91 Foreman.
Pleads guilty to grand larceny
S. P. 5/19/91
rel. 2/19/91 *BBM*

the records examined in 1888
sent to Prof

W. H. B. J. B.

Ernest Belden
clerk
F

0229

Police Court / District.

Affidavit-Larceny.

City and County }
of New York, } ss:

Byron L Strasburger

of No. 31 Maiden Lane Street, aged 29 years,
occupation Traveler being duly sworn,

deposes and says, that on the 12th day of January 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One Gold Watch valued
at thirty five dollars

\$ 35⁰⁰/₁₀₀

the property of Byron L Strasburger and Company
of which said deponent is a partner

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 Wm. J. Elden now known
in the following manner to wit:

Defendant came to deponent's place of business
on said date and presented an order which
order deponent believed to have been sent
by H. O'Neil and Company for said property,
said order being thereto annexed marked 'Exhibit 1'
and gave defendant said property.
Deponent is informed by Edwin H. Hill
Buyer for said H. O'Neil and Company that said
orders were never sent by him or said firm
of O'Neil and Company and that orders are
false and fraudulent. Deponent therefore
charges the defendant with having
taken, carried and stolen said property and
prays that he be held to answer

Byron L. Strasburger

Subscribed and sworn to before me this 12th day of January 1891
Police Justice

0230

CITY AND COUNTY }
OF NEW YORK, } ss.

Edwin H. Hill

aged 38 years, occupation Buyer of No. 321

Sixth avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Byron L. Starbuck

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

Sworn to before me, this 6
day of February 1897

[Signature]
Police Justice.

Edwin H. Hill

0231

Sec. 198-200

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Ernest Balden being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is right 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. *Ernest Balden*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Borers Street Passaic New Jersey. 5 Months*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I have nothing to say*
Ernest Balden

Taken before me this

day of *May*

188*9*

Police Justice

[Signature]

0232

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

Defendant

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

Dated *July 6* 18 *91* *[Signature]* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0233

176

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Byron L. Strickland
31 Maiden Lane

1 *Ernest Breder*

2

3

4

J. J. [unclear]
[unclear]
Office

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *July 6th* 1891

Hofan Magistrate.

Murray G. Mulam Officer.

Central Precinct.

Witnesses *Edwin H. Hill*

No. *321 to 327* Street.

Philip [unclear]

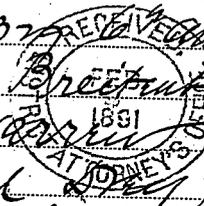
No. *29* Street.

Edward [unclear]

No. *11 Maiden Lane* Street.

\$ *500* to answer *G.S.*

Ann



0234

New York, Jan 17 1897

H. O'NEILL & CO.

6th Ave. 20 & 21 Street.

Mr. Byron L. Strasburger

1897
Exhibit
13

Please deliver to bearer the following:
1. Gents 14 carat Solid Gold stem
winding hunting case Hatch Haltham
movement set up as cheap as possible
for us. W. L. Dickinson, Jr.

Respectfully yours,
H. O'NEILL & CO.
Per [Signature]

0235

B. L. Straubinger
31 W. Lane

5

10
20
30

1

0236

Name and Call No. of Writer } *Ernest Beldern*
2 P.O. 5-9- }
Full Address of Letter } *Hon Randolph B. Martine*
Court of General Sessions

Rules for Guidance of the Friends of Prisoners.

Letters should be confined to family or business matters. Put name and full sentence on envelope. Daily, weekly, sensational, immoral and political papers or books not allowed. Visits permitted once in two months; no visiting on Sundays or Holidays. Articles of cooked or prepared food, NOT EXCEEDING 100 LBS., allowed once in two months. Tea, coffee, or chocolate not allowed. Tobacco, underclothes, etc., may be sent at any time. Boxes and packages, by express, must be plainly marked with name and date of sentence of prisoner, and prepaid.

Sing Sing Prison, N.Y., Sept. 5th 1893

Hon R B Martine Esq. Judge.
Court of General Sessions

Sir.

on the 19th of Feb.
1891. I plead guilty before
your Honor to a charge
of Forgery in the second
degree and was sentenced
to a term of five (5) years
in a State Prison. At the
time of my arrest I was
on parole from the
Clinton Reformatory. My
brother asked you to
allow him to take me
back there. But you gave

0237

me my choice in the
matter - and I plead
guilty to the indictment
and was sentenced. now
Mr. Brockway to revenge
himself on me came to
singling and lodged a
retainer here for to take
me back to Chinrow when
my term expires here. my
object in writing to your
honour is to ascertain his
right to do this, can he
do so under the law? I
know it is done - because
a man named W. Mahon
was taken back a week
ago. my term here has
benefited me, and I
leave here with a firm
determination to leave

0238

a new life. I have an offer
of employment - from a
reputable business man
who has been a good kind
friend to me through all
my trouble - and who still
believes in me. I am very
desirous your Honor to
take advantage of this
offer and forget my past
and begin a new life. I
am still a young man -
and I am returned to
Chiriqui I must spend
the rest years of my life
there. and to what? and
I am reformed now. I
was not reformed when
I left Chiriqui. and I
shrink with horror when
I think of what I saw
there. and knowing

0239

What is in store for me if
I go back. I would rather
die than go there. Why is
it that Mr Brockway only
takes back special men.
There is over 200 men here
who have been in Elmira
any number of whom are on
parole. The day Mr Mahon
went out two went out
with him who had as much
right to go back as he. yet
they were not included. will
you kindly advise me in this
matter your favor. as I
am very much worried over
it. and I will be very
gratefull.

Respectfully

Ernest Bellon
Sent Feb 19th 1911
8 years.

0240

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ernest Golden

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

Ernest Golden

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

The said Ernest Golden,

late of the City of New York, in the County of New York aforesaid, on the 2nd day of January, in the year of our Lord one thousand eight hundred and ninety one, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing,

order for the delivery of property.

which said forged order, is as follows, that is to say:

New York, Jan 12th 1891

H. O'Neil & Co.

62 Ave. 20 & 21 Street.

Mr. Rufus S. Sturman

Please deliver to bearer the following:

1. Rings 14 carat Solid Gold Stem
including mounting case Watch Waltham
movement. get up as cheap as possible
for no. medium size

Respectfully yours

H. O'Neil & Co.
Per W.A.

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

RECORDED COPY

SECOND COUNT—

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

Ernest Belden

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

The said *Ernest Belden*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit: an*

order for the delivery of property

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

*"New York, Jan 12th 1891
H. O'Neill & Co.
6th Ave. 20 & 21 Street.*

*Mr. Raymond D. Hardman
Please advise to deliver the following
1. 14 carat solid gold stem
winding hunting case watch. Waltham
movement. get me as cheap as possible
for me. medium size.*

*Respectfully yours,
H. O'Neill & Co.
Per AA "*

with intent to defraud, *to wit: —* the said *Ernest Belden* then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

Third Count, And the Grand Jury aforesaid, by this indictment, further accuse the said Ernest Belden

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

The said Ernest Belden,

late of the City of New York, in the County of New York aforesaid, on the 13th day of January, in the year of our Lord one thousand eight hundred and eighty, at the City and County aforesaid, with force and arms, with intent to deprive and defraud Bryson & Shadman and Levin Shadman, co-partners, then and there doing business in and by the firm, name and style of Bryson & Shadman and Company of the proper moneys, goods chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Bryson & Shadman and Levin Shadman.

That a certain paper writing in the words and figures following, to wit:
" New York, Jan 12 1891
W. H. Hill & Co
6th Avenue 21st Street.

Mr Bryson & Shadman
Please deliver to bearer the following
1 pair 14 carat solid gold stem
winding hunting case watch Waltham

movement get up as cheap as possible
forms. Medium size

Respectfully yours

W. O'Neill Esq.

P. 44

which the said Ernest Belden then and there produced and delivered to the said Byron S. Stradweger and Louis Stradweger was then and there a good and genuine one for the delivery of property and had been made and paid by the authority of the City of N. O'Neill and Company of the said City; and that the said Ernest Belden was then and there authorized by the said firm of O'Neill and Company to deliver and receive the same on their behalf and to receive from the said firm of Byron S. Stradweger and Louis Stradweger and Louis Stradweger

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Ernest Belden

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Ernest Belden, one metal of the value of thirty five dollars.

of the proper moneys, goods, chattels and personal property of the said Byron S. Stradweger and Louis Stradweger

And the said Ernest Belden did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Byron S. Stradweger and Louis Stradweger by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Byron S. Stradweger and Louis Stradweger of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said paper writing which the said Ernest Belden was aforesaid then and there produced and delivered to the said Byron S. Stradweger and Louis Stradweger

Said *Ernest Belden* was not then and there a good and genuine order for the delivery of property, and had not been made or signed by the authority of the said firm of *W. O'Neill and Company*, and the said *Ernest Belden* was not then and there authorized by the said firm of *W. O'Neill and Company* to detain or receive for or on their behalf, the property named herein from the said firm of *Ernest Belden and Company*.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said *Ernest Belden* to the said *Ernest Belden* was and were *Ernest Belden* ~~was and were~~ *Ernest Belden* then and there in all respects utterly false and untrue, as the said *Ernest Belden* at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said *Ernest Belden* in the manner and form aforesaid, by the means aforesaid, the said ~~proper moneys~~ goods, chattels and personal property of the said *Ernest Belden* and *Ernest Belden* then and there feloniously did STEAL, against the form of the Statute in such case made and provided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
JOHN R. FELLOWS,
District Attorney.

0245

BOX:

426

FOLDER:

3930

DESCRIPTION:

Beneway, Rosetta

DATE:

02/27/91



3930

0246

W 273

Witnesses

Alva Marks

Counsel,
Filed *July* 1891
Pleads, day of

THE PEOPLE

vs.

Pr
Rosetta Beneway
Grand Juror
[Sections 528, 537 - Penal Code.]
Second Degree.

DE LANCEY NICOLL,

DELLANCEY NICOLL,

District Attorney.

*14
10/11/91*

A True Bill.

Charles S. Stosch

Foreman.

July 27/91

Henry Gully

*Sentence suspended
RBF*

Part I
Feb 24 1891 On the within
report of the S.P.C. and
on the statement of Officer
Stocking that the deft.
Mabel a reputable citizen
will take her horse and
provide her with an
education I've convinced
that sentence be
suspended on the plea
which herein

*W.D. Madson
D.A.*

0247

The Court
of General Sessions

The People vs
vs.

Rosetta Beneway

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23^d STREET,

New York, Feb 26 1891

CASE NO. 54798 OFFICER Barkley
DATE OF ARREST February 21 1891
CHARGE Grand Larceny

AGE OF CHILD 14 years
RELIGION Protestant
FATHER William

Step-MOTHER Sarah

RESIDENCE 2211 Third Ave.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT the parents
of girl are respectable, and their
home well furnished and comfortable.
Rosetta has never been in trouble
of any kind before, her previous
character being good.

An uncle G. F. Beneway, a painter,
living at Pleasant Valley, Dutchess Co.
N.Y., is willing to take girl to his
home in the country and provide
for her, if discharged.

All which is respectfully submitted,

To Dist. Attorney,

C. Holloway
Supt

Court of
General Sessions

The People
vs
Rosetta Genaway

PENAL CODE, §

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,
100 East 23d Street,
NEW YORK CITY.

0249



31

District Police Court,

New York, Feb'y 24 1891

Mr. McKenna
Ch. Clerk, &c

Dear Sir: -

Will you do
me the favor to have my
name placed upon the
papers in the case of
Rosa Benaway - 12 yrs.
of age, charged with grand
larceny. Case sent from
Hawlen Court yesterday
morning, 23rd, before I
had opportunity of doing so

Yours Respectfully

J. G. Buckley

Q. P. C.

100 E. 28th St.

0250

Police Court— 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 340 - E - 118th Street, aged 31 years,
occupation Married being duly sworn

deposes and says, that on the 13 day of February 1889, at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

one pair of ear rings
valued at five dollars and
a diamond ring valued
at thirty-five dollars the
whole being valued at
forty dollars

40 00
100 00

the property of Deponent

22

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 Rosetta Perry

knowing for the reasons following
to wit: deponent having missed
the said property the defendant
after being informed of her
rights admits and confesses
to having stolen said property.
Defendant subsequently returned
to deponent the said ring and
informed deponent of the pawn
office in which she pawned the
ear-rings, which ear-rings
deponent redeemed from said
pawn-office

Mrs. Alice Hoar

Sworn to before me, this 13 day of February 1889
of New York
Police Justice.

0251

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Rosetta Berenay 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* waiver cannot be used against *her* on the trial.

Question. What is your name?

Answer. *Rosetta Berenay*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *2211 - 3rd Avenue. 9 years*

Question. What is your business or profession?

Answer. *Domestic*

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 -
Rosetta Berenay*

Taken before me this *12* day of *February* 189*9*
Police Justice.

0252

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

Refeudans

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, 500 and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail

Dated, *July 28* 189 *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

There being no sufficient cause to believe the within named

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

Dated, 189 Police Justice.

0253

85, 3-240
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alice Morris
340 East 118th St.
Roetta Benjamin

Alvin Harvey
Offense

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated, *July 22* 189*1*

Winn Magistrate.

Mull Officer.

29 Precinct.

Witnesses *H. Barkley*

No. _____ Street.

No. _____ Street.

No. _____ Street.

500 to answer *EW*

500 Exp July 23 - 9.30 a.m. in jail

Com 9th



0254

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rosetta Beneway

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Rosetta Beneway*

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

The said *Rosetta Beneway*

late of the City of New York, in the County of New York aforesaid, on the *13th*
day of *February* in the year of our Lord one thousand eight hundred and
~~ninety-one~~ at the City and County aforesaid, with force and arms,

*one pair of earrings of the
value of five dollars, and one
finger-ring of the value of
thirty-five dollars*

of the goods, chattels and personal property of one *Alice Mary*

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.

*De Lancey Neill,
District Attorney*