

0091

BOX:

82

FOLDER:

903

DESCRIPTION:

Baily, Charles

DATE:

11/08/82



903

0092

#1
Filed *8 Nov* 1882

Plends ~~*of*~~

THE PEOPLE

vs.

Charles Daily

Obtaining Goods by False Pretences.

vs

JOHN McKEON,
District Attorney.

A True Bill.

J. H. Swain
Foreman.

Chas. J. ...

Pleads guilty.

14.6 Nov 82

Chas. J. ...

13

James ...

0093

Form 99.

Sixth District Police Court.

STATE OF NEW YORK.
City and County of New York, } ss.

Daniel J. Quinn
of No. 336 West 25th
Street, in the City of New York.

being duly sworn, deposes and says, that on the 27 October
1882, in deponent's place of busi-
ness aforesaid, Charles Bailey
was present, purchased of de-
ponent a coffin, shroud, coffin
plate and box amounting to

thirty nine dollars, and directed
it to be sent to Grand Central Depot.

That said Bailey offered in
payment for the same the annexed
check or false ^{marked} ~~token~~ ^{receipt} purporting
to be drawn by Mr. W. Hart on the
Mercantile National Bank, of the
City of New York for the payment
of the sum of Forty five dollars.

That said check is worthless,
and of no value, no such person
as W. Hart, having at any
time kept an account in said
Bank.

Deponent therefore charges said
Bailey with intent to cheat and
defraud by means of said false
token.

Daniel Quinn

Sworn to before me this 28th day
of October 1882

Police Justice.

0094

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd
2 District Police Court.

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

Question. What is your name?

Answer. *Charles Bailey*

Question. How old are you?

Answer. *57 years*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *vic. Penna.; I was born there*

Question. What is your business or profession?

Answer. *Sailor*

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

Answer. *Am guilty*

Charles Baity

Taken before me this *29th*
day of *October* 188*2*

William J. ...
Police Justice.

0095

BAILED,
 No. 1 by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,
 No. 5, by _____
 Residence _____ Street,

Police Court District

THE PEOPLE, &c.
 ON THE COMPLAINT OF

James J. Quinn
351 West 120 St
Charles Bailey

Offence, *False Tole*

Dated *October 29* 1882

Henry Cook Magistrate
Charles E. Black Officer
Wm. Cook Clerk

Witnesses *William J. Williams*
 No. *72 Avenue D*, Street,

No. _____ Street,
 No. _____ Street,
 \$ *1000* to answer for
 to answer for



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

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 *October 29* 1882 *J. Henry Cook* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9600

Dated 1882 Police Justice.

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

Dated 1882 Police Justice.

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

Dated 1882 Police Justice.

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.

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 admitted to bail in the sum of

Police Court, 2^d District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Amel J. Quinn
336 West 2^d St
Charles Parley

2
8
4
Offence, Police Justice

Dated October 29th 1882

J. Henry Ford Magistrate.
Charles C. Clark Officer.
M. P. Clerk.

Witnesses, William J. Williams
No. 72 Beame St, Street,

No. Street,
No. Street,
\$ 1000 to answer
RECEIVED DISTRICT CLERK'S OFFICE
OCT 30 1882

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

0097

Honored Sir

I desire to throw myself on the mercy of the Court. While I might obtain certificates of my good character from my friends in Pennsylvania, I should be disgraced in their eyes by thus applying to them. I value my reputation too much for this.

I have been a sea

0098

faring man on the
Lakes, and had been
only two weeks in
the City when I got
into this trouble.

Most Respy

Yours

Charles Bailey

Written and signed
at my request by
the Prison Chaplain

Charles Bailey

0099

11 *Q*

N^o *6930*

New York

Oct 27 1882

THE

MERCANTILE NATIONAL BANK

OF THE CITY OF NEW YORK.

Pay to the order of

Charles Smith or bearer

Forty Five Dollars

\$ *45*

W. H. Hunt

Thomas & Hoag, 30 Wall St. N.Y.

0100

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Bailey

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

Charles Bailey

of the crime of OBTAINING GOODS BY MEANS OF FALSE PRETENCES,
committed as follows:

The said

Charles Bailey

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twenty second~~ day of *October* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, with force and arms, with intent feloniously to cheat and defraud one

Daniel F. Quinn

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Daniel F. Quinn*

That ^{written} a certain instrument, which he
the said *Charles Bailey* then and
there exhibited to and delivered to the
said *Daniel F. Quinn*, in the words
in figures following, that is to say:

No 6930 New York Oct 27 1882
The Mercantile National Bank
of the City of New York
Pay to the order of *Charles Smith or Bearer*

\$4500

Forty five Dollars
Wm H. Hart

was a good a valid bank check and
was worth the sum of forty five dollars;
and that he the said *Charles Bailey*
had received the said bank check in the
regular course of business, and that he
had paid a good and adequate consideration
for the same

And the said *Daniel F. Quinn*

then and their believing the said false pretences and representations so made as aforesaid by the said

Charles Bailey

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Charles Bailey, one coffin of the value of twenty five dollars, one shroud of the value of eight dollars, one coffin plate of the value four dollars and one box of the value of two dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Daniel F. Quinn

and the said

Charles Bailey

did then

and there designedly receive and obtain the said goods

of the said

Daniel F. Quinn

of the proper moneys, valuable things, goods, chattels, personal property and effects

of the said

Daniel F. Quinn

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Daniel F. Quinn

of the same. And Whereas, in truth and in fact, the said

written

instrument
which he the said *Charles Bailey* then and there exhibited to and presented to the said *Daniel F. Quinn*, was not a good and valid bank check, and was not worth the sum of forty five dollars, but was entirely void and worthless; and whereas in truth and in fact the said *Charles Bailey* had not received the same in the regular course of business, and had not paid a good and adequate consideration therefor

JOHN MCKEON, District Attorney.

State of New York, and their dignity.

of the Statute in such case made and provided, and against the peace of the People of the

with intent feloniously to cheat and defraud *James G. Quinn* of the same, against the form

the said *James G. Quinn*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of

one box of the value of two dollars

of the value of four dollars, and

eight dollars, one diamond of the value of

one hundred dollars, one watch of the value of

one hundred dollars, one watch of the value of

one hundred dollars, one watch of the value of

and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did

and representations aforesaid, on the day and year last aforesaid, at the Ward, City and

by means of the false pretences

Charles G. Quinn

And so the Grand Jury aforesaid, do say, that the said

to be utterly false and untrue at the time of making the same.

the said *James G. Quinn*

well knew the said pretences and representations so by *James G. Quinn* made as aforesaid to

And whereas, in fact and in truth the said *Charles G. Quinn*

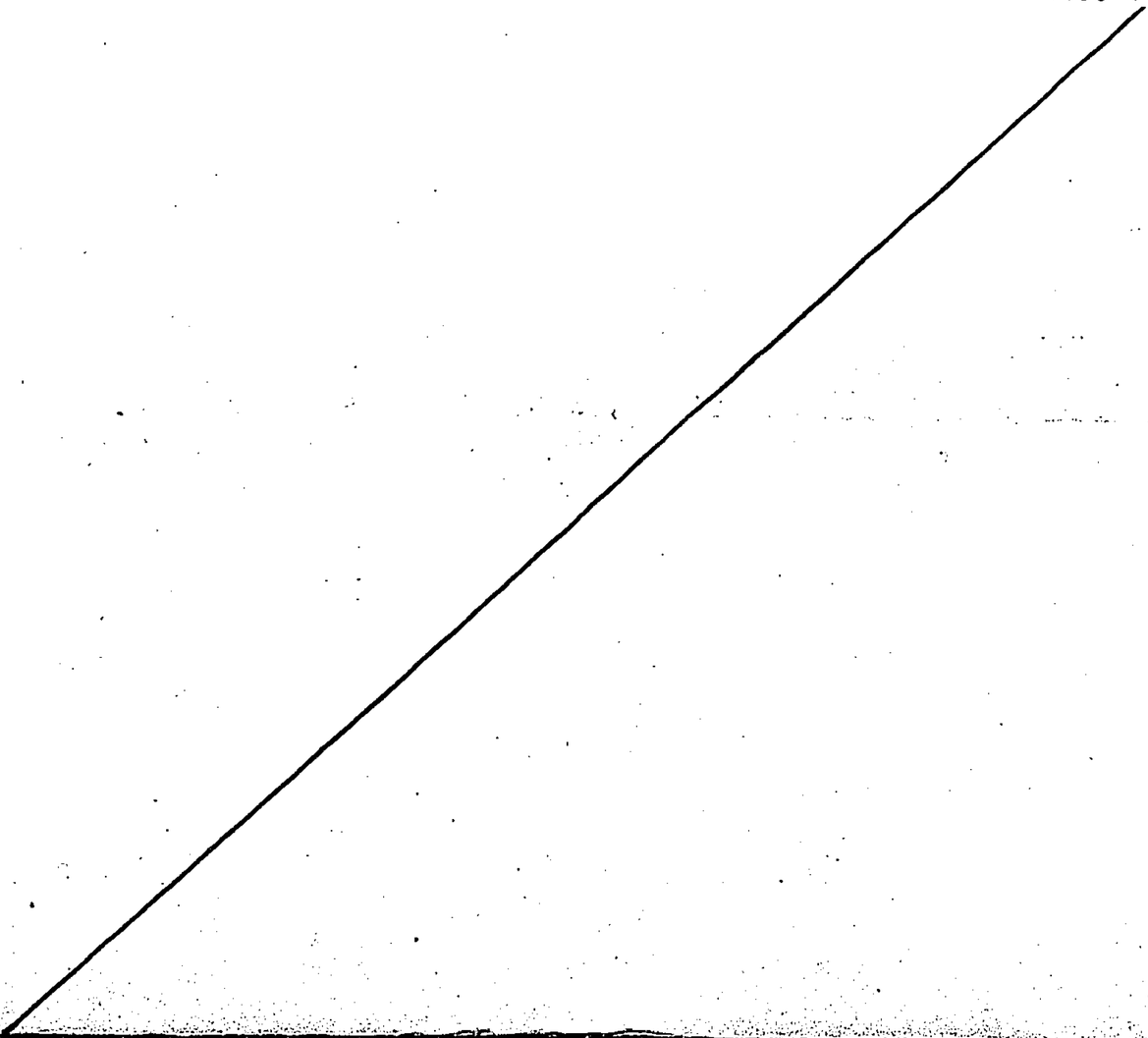
Ward, City, and County aforesaid.

in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the

to the said *James G. Quinn*

aforesaid, by the said *Charles G. Quinn*

And whereas, in fact and in truth, the pretences and representations so made as



0103

BOX:

82

FOLDER:

903

DESCRIPTION:

Banfield, Frederick

DATE:

11/13/82



903

0104

*Bill ordered
444*

Counsel, *A. L. Star*
Filed *13* day of *Nov* 188 *2*
Pleads *Not Guilty 14.*

*24.
11 2 9 140*
THE PEOPLE
vs.
R
Frederick Banfield

~~INDICTMENT.
LAWRENCE AND RECEIVING STOLEN GOODS.~~

JOHN McKEON,
District Attorney.

A True Bill.
J. Edward Jamieson
Foreman.
2 2 Nov 17. 1882
pleads guilty
Friday
5 P 2 year

0105

2nd
21 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Henry J. Wilhelm
aged 38 years Merchant

of No. *141 Broadway* Street.

being duly sworn, deposes and says, that on the *4th* day of *November* 188*2*

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 Chinese Mandarin with
clock watch of the value fifty dollars*

Seaman Information File

the property of *this deponent and Frederick E. Graf*
Capatren

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 Banfield*

(nowhere) for the reasons following, to wit:
That about 10 o'clock P.M. of the day
aforsaid the said Mandarin was on
a table near the front door of deponent's
store and as deponent left his said store
at the said hour he saw the said Banfield,
and another man who is unknown to this deponent,
standing near the store door and when deponent
returned to the store about one hour afterwards
the said property was missing: that deponent
was thereafter informed by William W. Graw

Deponent's Signature

0106

after one and
 That before the hour of Ten o'clock P.M. of the
 said 4th day of November 1882, he saw the
 said Hanfield go into the premises No. 1147
 Broadway with a Chinese Mandarin in his
 possession, and for the further reason that
 deponent has since seen his said property in
 the loan office kept by John Allen at the
 said premises No. 1147 Broadway.
 Sworn to before me this } Henry T. Wilketon
 8th day of November 1882 }
 R. V. Bruehl
 Police Justice.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFRIDA VIT-Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0107

CITY AND COUNTY }
OF NEW YORK, } ss.

William McGraw

aged 45 years, occupation China Member of No.

115 West 33^d Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Amey J. Wilhelm

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

Sworn to before me, this 8th day of November 1882 } William McGraw }
 } his } Mark }

R. W. [Signature]
Police Justice.

0108

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd District Police Court.

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

Question. What is your name?

Answer. Fredrick Banfield

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

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

Answer. #112 West 40 Street; 5 weeks.

Question. What is your business or profession?

Answer. Bar-tender

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

Answer. I am not guilty

Fredrick Banfield

Taken before me this

day of November 1887

[Signature]

Police Justice.

0109

BAILED,

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

Police Court No. 943
 2nd District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

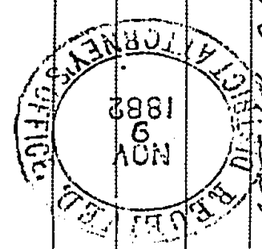
Henry J. Wickham
1141 1st Avenue
Brooklyn, New York

1
 2
 3
 4
 Offence, *Charles Lawrence*

Date *November 8th* 1882

Charles H. Smith Magistrate.
West 7th Avenue
Brooklyn

Witnesses
William M. Brown
 Clerk.
 No. *150 West 33rd* Street,
 No. _____ Street,
 No. _____ Street,



No. _____ Street,
 \$ _____ to answer _____

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

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 *Nov 8th* 1882 *Brooklyn* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0110

Police Court 2nd District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James J. Mahoney
114 St. 1st B'way
Brooklyn

1
2
3
4

Residence Street,

Date *November 8th 1882*

Robert P. Kelly Magistrate.

May T. Schmitt Officer.

78th St

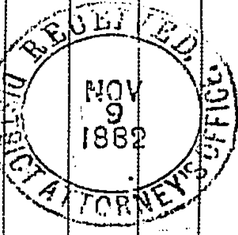
Witnesses *William M. Crow*

No. *115 West 33rd* Street,

No. Street,

No. Street,

\$ _____ to answer



BAILED,

No. 1 by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

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

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 *Nov 8th 1882* *Mr. S. M. P. M. P.* Police Justice.

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

Dated _____ 1882 Police Justice.

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

Dated _____ 1882 Police Justice.

0 1 1 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frederick Banfield

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

Frederick Banfield

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Frederick Banfield

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *fourth* day of *November* in the year of our Lord one thousand
eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with
force and arms *one image representing a Chinese*
mandarin operated by clock work of
the value of forty dollars

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

John McKeon
District Attorney

0113

BOX:

82

FOLDER:

903

DESCRIPTION:

Becker, George

DATE:

11/24/82



903

212

Day of Trial,
Counsel *J. M. [Signature]*
Filed *4* (day) of *Nov.* 188*2*
Pleads *Not guilty (27)*

10 vs. THE PEOPLE
vs. *George S. Baker*
423 E 5th
B
Violation of Excise Law.

JOHN McKEON,
District Attorney.

A True Bill.
Edward J. [Signature]
Foreman.
Part 2 April 12 1883
Pleads Guilty
Wm. [Signature]
F.S.

Valued at
10 Am. Licenses
Pravies at 10 $\frac{30}{4}$
Am same day
F.S.

0115

Sec. 198-200

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

George Becker 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.

George Becker

Question. How old are you?

Answer.

14 Years

Question. Where were you born?

Answer.

This City

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

Answer.

423 East 3rd Street & about 4 Years

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I am only a bartender & don't know anything about a license

Geo. Becker.

Taken before me this

day of

May

1888

3rd

Frank S. ...

Police Justice.

0116

BAILED

No. 1 by George Miller
 Residence 27 E. 10th St.
 Street

No. 2, by _____
 Residence _____
 Street

No. 3, by _____
 Residence _____
 Street

No. 4, by _____
 Residence _____
 Street

Police Court 14th
 District 389

THE PEOPLE, &c.
 ON THE COMPLAINT OF

1 Paul W. Beckler
 2 George Beckler
 3 _____
 4 _____
 Offence, Armed Robbery

Dated May 3 1882

Frank W. Gardner Magistrate.
W. W. Gardner Clerk.

Witnesses,
 No. _____
 Street

No. _____
 Street

No. 102
 to answer Bailed



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

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

Dated May 3 1882 Frank W. Gardner Police Justice.

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

Dated 3 May 1882 Frank W. Gardner Police Justice.

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

Dated _____ 188 _____ Police Justice.

6117

Dated 1888 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 3 May 1888 Police Justice.

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

Dated 2 May 1888 Police Justice.

give such bail to answer by the undertaking hereto annexed, and be committed to the Warden and Keeper of the City of New York, until he

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$100

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

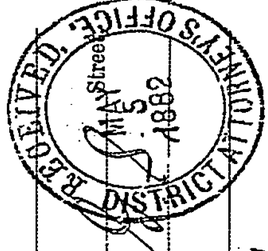
Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Paul Woodward
George Becker
Offence, Law of Streets

Dated 1888 2
Magistrate, Gardner
Officer, Woodward
Clerk, 1st

Witnesses, Street,
No. Street,
No. Street,



No. 100 to answer

Bailed

BAILED
No. 1 by George Miller
Residence 22 Liberty Street
No. 2, by
Residence Street,
No. 3, by
Residence Street,
No. 4, by
Residence Street.

0118

Police Court First District.

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

of No. the First Precinct Street,
of the City of New York, being duly sworn, deposes and says, that on the 3rd day
of May 1889, in the City of New York, in the County of New York, at
premises No. 14 1/2 Fulton Street,

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

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

Sworn to before me, this 3 day
of May 1889 } Frank Woodward

Hugh Gorman POLICE JUSTICE.

0119

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Becker

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

George Becker

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

committed as follows:

The said *George Becker*

late of the *Second* Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *May* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John McKeon
District Attorney

~~Second Count.~~—And the Grand Jury aforesaid, by this indictment, further accuse the said *George Becker* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *George Becker* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN MCKEON, District Attorney.

0120

BOX:

82

FOLDER:

903

DESCRIPTION:

Bells, John W.

DATE:

11/17/82



903

0121

130

Counsel,

Filed

17 day of Nov 1882

Pleady

vs. THE PEOPLE

vs.

John W. Bass

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

Edward Johnson
Foreman.

12 Nov. 17. 1882

pleads guilty-

S.P. 2 year.

0122

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

John A. White

of No. 11 Morton Street,

being duly sworn, deposes and says, that on the 13 day of November 1882

at the City of New York,

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

of deponent, in the day time.

the following property, viz:

One overcoat of the value of Eleven Dollars. One Coat and vest of the value of fifteen dollars. one each coat and vest of the value of five dollars. one pair of shoes of the value of two dollars. One silk handkerchief of the value of one dollar. one plated chain and pocket of the value of two dollars. and Good and lawful money of the United States of the value of fifteen dollars. said money being in the pocket of one of said vests. in all of the value of fifty one dollars.

Sworn before me this

the property of Deponent

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

John M. Bell, now present, in whose possession deponent found said overcoat. Deponent

further says that said Bell admitted to him that he stole all of the aforesaid articles.

John A. White

John M. Bell
13th day of November 1882
Police Justice.

0123

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John W. Bell

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

Question. What is your name?

Answer. *John W. Bell*

Question. How old are you?

Answer. *Twentyone years.*

Question. Where were you born?

Answer. *In Boston.*

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

Answer. *149 W 24 St. since last Thursday*

Question. What is your business or profession?

Answer. *Waiter.*

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

Answer. *I dont know how I came to take the things -*

J. W. Bell

Taken before me this

day of *November* 188*8*

Samuel P. [Signature]

Police Justice.

0124

Police Court 2 District.

963

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John M. Bell
John M. Bell
John M. Bell

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

Offence, Grand Larceny

Dated 14 November 1882

Grand Magistrate

Ward Officer

Clerk

Witnesses, *Mr. & Mrs. Bell*

No. 11 Street, _____

No. 9 Street, _____



No. 500 Street, _____
to answer _____

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

John M. Bell

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 14 November 1882 *J. Henry Bond* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0125

963
Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. White
14 Manhattan
John W. Bell

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *14 November 1887*

John Magistrate.

Alman Officer.

Clerk.

Witnesses, *Mr. E. White*

No. *11* Street,

John Bell

No. *9* Street,



No. *500* Street,

\$ *500* to answer.

John W. Bell

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

and that there is sufficient cause to believe the within named

John W. Bell

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 *14 November 1887* Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated *1887* 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 *1887* Police Justice.

0126

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 W. Bells

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

John W. Bells

of the CRIME OF GRAND LARCENY, committed as follows:

The said

John W. Bells

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~thirteenth~~ day of November in the year of our Lord one thousand eight hundred and eighty- two, at the Ward, City and County aforesaid, with force and arms one overcoat of the value of eleven dollars, two coats of the value of seven dollars each, two vests of the value of three dollars each, one pair of shoes of the value of two dollars, one handkerchief of the value of one dollar, one chain of the value of one dollar, one pocket of the value of one dollar, and divers promissory notes for the payment of money, the same being then and there due and unsatisfied, of the kind commonly called United States Treasury notes of a number and denomination to the Grand Jury aforesaid unknown, of the value of fifteen dollars

of the goods, chattels and personal property of one

W. White

John A.

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.

0128

BOX:

82

FOLDER:

903

DESCRIPTION:

Bernhardt, Martin

DATE:

11/24/82



903

First of year
out of the
Branch.
Ed

210

Day of Trial,
Counsel
Filed 24th day of Nov. 1882
Pleads
Guilty (29)

THE PEOPLE

vs.

137
Martin Benhardt
175 - Stanton St.
B



Violation of Excise Law.

London

JOHN McKEON,
District Attorney.

A True Bill.

Edward Gunnors
Foreman.

Part 2 April 12, 1883

Placed Guilty
True
paid

0129

0130

Sec. 208, 209, 210 & 212.

188

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Schenk

Martin Bernhardt

Offence, Viol. Exp. Law

Dated July 26 188 2

Arthurway Magistrate.

Robert 11 Officer.

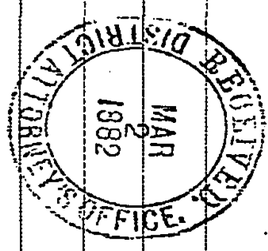
Clerk.

Witnesses _____

No. _____ Street,

No. _____ Street,

No. _____ Street.



[Signature]

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 Martin Bernhardt

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

Dated July 26 188 2 Mercutio Police Justice.

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

Dated July 26 188 2 Mercutio Police Justice.

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

Dated _____ 188 _____ Police Justice.

1 E 1 0

188

Sec. 208, 209, 210 & 212.

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Lohrbach

vs.

Martin Bernhard

1. _____
2. _____
3. _____
4. _____

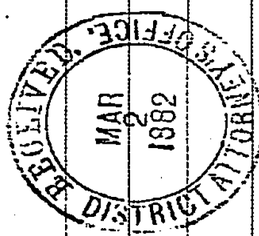
Offence, *Beat Eye. from*

Dated *July 26* 188 *7*

Carbury Magistrate.
Lohrbach Officer.

Witnesses _____ Clerk.

No. _____ Street,
No. _____ Street,
No. _____ Street.



R

BAILED,

No. 1, by *James Schrey*

Residence *177 Pittston Street,*

No. 2, by *Stauder*

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

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

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

Dated *July 26* 188 *7*

I have admitted the above named *Martin Bernhard*

to bail to answer by the undertaking hereto annexed.

Dated *July 26* 188 *7*

There being no sufficient cause to believe the within named _____

guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____

Police Justice. _____

0132

Third District Police Court.

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

of No. Richard Lebert
the 11th Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on the Sunday 26
day of February 1892, at the City of New York, in the County of New York,
at No. 175 Stanton Street,

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

Sworn to before me, this 26
day of February 1892

Richard Lebert

Mercutio Long
POLICE JUSTICE

0139

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Bernhardt

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

Martin Bernhardt

of the CRIME OF *Selling Spirituous Liquors*, ~~without a license,~~ *on Sunday*

committed as follows:

The said

Martin Bernhardt

late of the *Eleventh* Ward of the City of New York, in the County of New York aforesaid, on the ~~twenty sixth~~ *sixth* day of *February* in the year of our Lord one thousand eight hundred and eighty ~~two~~ *two*, at the Ward, City and County aforesaid, ~~certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,~~

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Martin Bernhardt* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Martin Bernhardt* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN McKEON, District Attorney.

0135

BOX:

82

FOLDER:

903

DESCRIPTION:

Birgers, George W.

DATE:

11/08/82



903

0136

14

Counsel,
Filed *Nov 2* 1882
Pleads *Not guilty (9)*

THE PEOPLE
vs.
George W. Binger
INDICTMENT.
~~LARCENY AND RECEIVING STOLEN GOODS.~~

JOHN McKEON,
District Attorney.

A True Bill.

Edward J. Sumner
Foreman
Nov. 29 1882
Henry C. Aquilino

0137

Form 99.

Second

Sixth District Police Court.

STATE OF NEW YORK.
City and County of New York, } ss.

Anton Tralbert
Aged 56 years, Jeweler
of No. 305 Bleeker
Street,

Sworn to before me, this

of _____ day

1882

POLICE JUSTICE.

Being duly Sworn, deposes and says, that on the 12th day of October 1882, at the City of New York, in the County of New York, George Burgess, did feloniously and designedly and by false pretence and fraudulent representations obtain from this deponent a gold plated locket and a gold chain attached thereto, of the value of Ten dollars, the property of Elizabeth Coost, and in deponent's custody to repair, in the manner following, to wit: That on the 6th day of October 1882 the said Elizabeth Coost came to this deponent's store, in company with the said George Burgess, and left the said property with deponent and for which deponent gave said Elizabeth Coost a check or receipt: That on the said 12th day of October 1882 the said George Burgess represented to deponent that the said Elizabeth Coost had sent him for the aforesaid property and upon ~~acting~~ seeing him, said Burgess, for the check representing the same, he told deponent that said Elizabeth Coost had lost it and had authorized him to get the locket and chain for her as she had no time to come, and deponent wholly relying upon the said

statements and representations and believing them to be true did then and there hand to the said George Burgess the property hereinbefore described.

This deponent further says that two days thereafter the said Elizabeth Toot called for her said property, and upon informing her of the statements made to this deponent by the said George Burgess, declared that she had not sent him, and his ^{Burgess'} representations ~~were~~ false and untrue.

Deponent therefore charges the said George Burgess with ^{making} the false and fraudulent representations as aforesaid with wilful intent to cheat and defraud this deponent and the said Elizabeth Toot and whereby they were cheated and defrauded by the said George Burgess as aforesaid.

Shewn to before me this 13th day of October 1842

Anton Foralbot

Justice

0139

CITY AND COUNTY }
OF NEW YORK, } ss.

Elizabeth Gosch

aged 37 years, occupation Nurse Keeper of No.

359 West 12th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Anton Tralesh

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

knowledge.

I did not send George Burgess to Anton Tralesh, the complainant herein, for my locket and chain, and the statement made by said Burgess that I did do so is false and untrue, and further I have not received the value of same.

Sworn to before me, this

day of October 1882

Elizabeth X Gosch
mark

B. W. Smith

Police Justice.

0140

Sec. 151.

Police Court 2nd District.

CITY AND COUNTY }
OF NEW YORK, } SS

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Anton Taler of No. 70.5 Bleeker Street, that on the 12th day of October 1882 at the City of New York, in the County of New York,

George Burgess did feloniously and designedly and by false pretence and fraudulent representations obtain from said complainant a gold plated locket and a gold chain the property of Elizabeth Coosh and of the value of Ten dollars, and that by such fraudulent representations were made with willful intent to cheat and defraud said complainant and Elizabeth Coosh and whereby they were so cheated and defrauded

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2nd DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13th day of October 1882

B. J. Murphy POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anton Taler

vs.

George Burgess

Warrant-General.

Dated October 13th 1882

Bixby Magistrate

Prism Officer.

The Defendant George Burgess taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Geo. B. Nelson Officer.

Dated October 26th 1882

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, Oct 26. 1882

Native of W. I.

Age, 26

Sex

Complexion,

Color White

Profession, See

Married

Single, Yes

Read, Yes

Write, Yes

44 Perry St

0141

Blue

REMARKS.

Time of Arrest, Oct 26: 1882

Native of W. J.
 Age, 26
 Sex _____
 Complexion, _____
 Color White
 Profession, Ice
 Married _____
 Single, Yes
 Read, Yes
 Write, Yes
44 Perry st

POLICE COURT. DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Anton Stralab-

vs.

George Burgess

Dated October 13 1882

Rixley Magistrate
Nixon Officer.

The Defendant George Burgess taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

W. B. Nixon Officer.

Dated October 26 1882

This Warrant may be executed on Sunday or at night.

Police Justice.

Police Justice.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13th day of October 1882

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Anton Stralab of No. 12 Street, that on the 12 day of October 1882 at the City of New York, in the County of New York, George Burgess did feloniously and unlawfully, and by false pretence and fraudulent representations, steal from said Complainant a gold watch and a gold chain the property of said Complainant and of the value of ten dollars, and that said Complainant reports same with intent to cheat and defraud said Complainant and Eligable Clerk and hereby they were so charged and defrauded

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

CITY AND COUNTY OF NEW YORK, }
 ss }
 In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Anton Stralab of No. 12 Street, that on the 12 day of October 1882 at the City of New York, in the County of New York, George Burgess did feloniously and unlawfully, and by false pretence and fraudulent representations, steal from said Complainant a gold watch and a gold chain the property of said Complainant and of the value of ten dollars, and that said Complainant reports same with intent to cheat and defraud said Complainant and Eligable Clerk and hereby they were so charged and defrauded

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 13th day of October 1882

Police Justice.

Police Court. District.

0142

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

George Burgess 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. George Burgess

Question. How old are you?

Answer. Twenty six years

Question. Where were you born?

Answer. New York

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

Answer. 44 Perry St 4 years

Question. What is your business or profession?

Answer. Ice

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
Georgett Burgess

Taken before me this 14th
day of Oct 1887

Samuel Bond

Police Justice.

0143

BAILIED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court *13* District *1st*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John Joseph
George Purpus

Offence, *False Pretence*

Dated *October 13th* 1882

J. M. Smith Magistrate.
 Officer *Smith*

Witnesses *Charles H. Clark* Clerk.
 No. *350* Street, *12th*

No. _____ Street, _____
 RECEIVED
 OCT 13 1882
 ATTORNEY'S OFFICE

No. _____ Street, _____
 RECEIVED
 OCT 13 1882
 ATTORNEY'S OFFICE

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 _____

George Purpus

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 *Oct 26th* 1882 *J. Henry Bond* Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

4410

Police Court, 2nd District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Joseph
James Colquhoun
George Burgess

2 _____
3 _____
4 _____

Offence, *Police Return*

Dated *October 13th* 1882

R. A. Kirby Magistrate.
Tridem Officer.

Clerk.
Elizabeth Cook

Witnesses
329 West 12th Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____

BAILED,

No. 1 by _____

Residence _____ Street,

No. 2, by _____

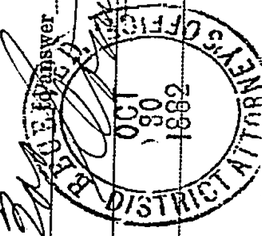
Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

and that there is sufficient cause to believe the within named *George Burgess*

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 *Oct 13th* 1882 *James Colquhoun* Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 1882

Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 1882

Police Justice.

0145

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George W. Birgers

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

George W. Birgers

of the CRIME OF ^{Petit} GRAND LARCENY, committed as follows:

The said

George W. Birgers

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

one pocket of the value of five dollars, and one chain of the value of five dollars

of the goods, chattels and personal property of one

Elizabeth

Goost

then and there being found, then and there

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

John McKeon

District Attorney

0147

BOX:

82

FOLDER:

903

DESCRIPTION:

Bontuni, Joseph

DATE:

11/21/82



903

WITNESSES.

deft Bailed by
Antonio Cuneo
By Mulberry Jr.

April 9 1888
A Civil Suit is pending in
in the recommendation of
The Court who refers to the
Complainant I advise that
the said be discharged
J. McKeon
Apr 9 1888

138
W. H. Van Cleft
Day of Trial, 27th August
Counsel
Filed day of 1888
Pleeds Not guilty (23)

THE PEOPLE
vs.
Joseph Bonanni
Count by Charles Br. 1888

Felonious Assault and Battery.

JOHN McKEON,
District Attorney.

A True Bill.

Edward J. Gammon
Foreman.
Paul Dehaene
Paul Dehaene

0149

The People on the
Complaint of
John Colareta
vs.
Joseph Bonturi

City & County of
New York ss

John Colareta
being duly sworn says that he
resides at no 29 Butler street
in the city of New York that on
the 19th day of October 1882
this defendant was in the layer
Beer saloon of one Angelo Oracci
at no 26 Mulberry street in said
City that this defendant was
playing a game in said premises
known as "Pop" and that during
such game a dispute arose as
to the alleged cheating of one of
the parties and during such
dispute this defendant was threatened

0150

by the defendant herein, with a
billiard cue. That thereafter the
said difficulty was amicably settled
and this defendant went to the
forward part of the saloon to
the bar. That while at the bar
he was approached by the wife of
said defendant, one, Guglielmo
Bontumi who attempted to kick
this defendant and who subsequently
perched him. That the defendant
herein at such time stood near
this defendant and attempted to
strike him with a chair. This
defendant ran away and afterwards
returned to the bar room and
while in said bar room he
was violently assaulted and
struck by Joseph Bontumi
who struck this defendant in
the left shoulder with a knife
or sharp instrument and made
two other attempts to stab this
defendant. That one Angelo
D'Oracco was struck during this
affray in his attempt to protect
this defendant.
This defendant therefore charges

that he was feloniously, wilfully
and violently assaulted and
beaten and struck by the said
Joseph Bontuni, with intent
to take the life of this deponent.
on the day and year herein
mentioned, and that said
Joseph Bontuni may be arrested
and dealt with as the law
directs

Sworn to before me

this 16th day of

Apr. 1882

John A. DeLima

Notary Public (284)

City & County New York

Giovanni Colareta

895 138 Bill
returned

The People's Party

John C. Callahan

no.

Joseph Brantini

~~Fedminco ATD~~

Walter D. Sma
Radio Liberty
26 7th Street
Angel O. Sura Co.

26 Mulberry St.

Recor. Chem'isens

23 Baxter St.

Joseph Berboncini

26 Mulberry St.

The Barkeepers

is another justice

Have

0153

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 21 day of April
1887, in the Court of General Sessions of the Peace, of the County of
New York, charging Joseph Santucci

with the crime of Assault & Battery intent to Kill

You are therefore Commanded forthwith to arrest the above named Joseph
Santucci and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 21 day of April 1887.

By order of the Court,


Clerk.

0154

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Joseph Pontuni

66 Centre St.

Bench Warrant for Felony.

Issued

Nov. 21st

1882

Nov. 21st 1882

*The within named
defendant was this
day brought into the
District Attorneys office
by the undersigned and
committed by the Court
of general sessions to
the City Prison in default
of bail*

Nov. 21st 1882

*Walter J. Seyb
Vonguerables
& Reilly*

 The officer executing this process will make his return to the Court forthwith.

0155

COUNTY OF NEW YORK, SS.

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

An indictment having been found on the 21 day of Novr
1882, in the Court of General Sessions of the Peace, of the County of
New York, charging Joseph Pontume

with the crime of A fault & battery; intent to kill,

You are therefore Comanded forthwith to arrest the above named Joseph
Pontume and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 21 day of Novr 1882

By order of the Court,


Clerk.

0156

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Joseph Pontani

66 Centre St.

Bench Warrant for Felony.

Issued

Nov. 21st 1882

The officer executing this process will make his return to the Court forthwith.

Nov. 21st 1882

The within named defendant was this day brought into the District Attorneys office by the undersigned and committed by the Court of general sessions to the City Prison in default of bail

Nov. 21st 1882

*Wm. J. Seyb
V. J. V. V. V.
Reilly*

0157

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Joseph Bonfuri

I John Collaratta (of 29 Baxter St)
As complainant in the above case, I beg to recommend
the defendant to such leniency and clemency as the Court and
District Attorney may see fit to show; but I expressly assert
that my reasons for so doing are not controlled by any advantage
to myself.

My reasons for withdrawing -

- one
- I That he is a married man and has four children depending on him for support.
 - II. That the defendant was under the influence of liquor when the thing occurred.

In presence of

Giovanni Collaratta



0158

COURT OF GENERAL SESSIONS OF THE PEACE

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Bontuni

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

Joseph Bontuni

of the CRIME of "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Joseph Bontuni

late of the City of New York, in the County of New York, aforesaid, on the nineteenth day of October in the year of our Lord one thousand eight hundred and eighty two with force and arms, at the City and County aforesaid, in and upon the body of John Corraeta in the peace of the said people then and there being, feloniously did make an assault and ruin the said John Corraeta with a certain knife which the said

Joseph Bontuni

in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ruin the said John Corraeta then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Joseph Bontuni

of the CRIME of "Assault upon another, without justifiable or excusable cause, with a sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Joseph Bontuni

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said John Corraeta then and there being, wilfully and feloniously did make an assault and ruin the said John Corraeta with a certain knife which the said

Joseph Bontuni

in his right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto ruin the said John Corraeta against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0159

BOX:

82

FOLDER:

903

DESCRIPTION:

Brady, James

DATE:

11/21/82



903

0160

705704

Filed day of Nov 1882
Pleads Not guilty (2)

THE PEOPLE vs. James Brady
ROBBERY—First Degree.

JOHN MCKEON,
District Attorney.

Wm. J. ...

A True Bill.

Edward Johnson
Foreman.

Nov 27 1882
Jury convicted of
Petty Larceny from person

*James in same paper
Bailed by Albert Jones
72 Christie Street, N.Y.*

0161

Complainant in House of Detention

Police Court--Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

No. 36 Sillman Avenue Street,

Albert Keller, aged 27
years, working in a Bill
factory, and residing at
Jersey City Heights

being duly sworn, deposeseth and saith that on the 15th day of November
1889, at the Tenth Ward of the City of New York, in
the County of New York, was feloniously taken, stolen, and carried away from the person of
deponent, by force and violence, without his consent and against his will, the following property,
viz.:

One Silver Watch

of the value of Six DOLLARS,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said
property was feloniously taken, stolen, and carried away by force and violence as aforesaid, by

James Brady, now here, from
the fact that about the evening
3 o'clock on the morning of said
day deponent met said Brady
and two other men in Chrystie
Street, and said watch was stolen
and there contained in the
left breast pocket of the coat then
worn upon deponents person as
a portion of deponents clothing
clothing. That said Brady then
and there perjures swore of deponents

Subscribed before me this

1887

Police Justice

day

0162

Normal the body and held deponents while one of said other men forcibly took said watch from deponents possession and person as aforesaid. That deponent identifies said Brady as the man who held deponent; and deponent is now here informed by Charles W. Bang, here present, that he, said Bang, saw said Brady so held deponent and while deponents cried out for assistance he, said Brady ~~Brady~~, said to one of said other men "It is all right, he has got it."

Sworn to before me this }
15 day of November 1882 }

Albert Keller

J. W. Patterson
Magistrate

Police Court—Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT—ROBBERY.

vs.

Dated

187

Magistrate.

Officer.

WITNESSES:

0 163

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles W Bang

aged 30 years, occupation Book-keeper of No.

75 Chrystie Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Albert Keller

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

Sworn to before me, this 15th
day of November 1888

Chas W Bang

J M Patterson

Police Justice.

0164

Sec. 108-200.

Miss District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. James Brady

Question. How old are you?

Answer. Twenty-five years of age

Question. Where were you born?

Answer. New York

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

Answer. 221 Eldridge St. About a month

Question. What is your business or profession?

Answer. Book Agent

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

Answer. I am not guilty of the charge. That is all I have to say at present.
James Brady

Taken before me this

15

day of November

1898

D. W. Patterson
Police Justice.

0165

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Compliments in
House of Representatives
in quantity of \$500.
to Kelly.

975
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Keller

1 James Brady

Offence, Robbery

Dated November 15 1882

Paterson Magistrate.

Amock 10 Officer.

Mr Clerk.

Witnesses, Geo. J. Amock

110 West 10th Street,

John Mr. O'Connell

No. 75 1/2 Street,

Adler & O'Connell

No. 147 1/2 Street,

Conrad & Co. S. & S.

Doc. J. M. M.

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 Brady

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 ~~gives such bail~~ be legally discharged

Dated November 16 1882 J. M. Paterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9910

975 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Keller

vs.

James Brady

Offence, *Robbery*

Dated *November 15* 188*2*

Patterson Magistrate.

Amock 10 Officer.

McG Clerk.

Witnesses, *Geo. J. Arnold*

110 West Police Street,

John M. O'Boing

75 Cedar St. Street,

Adaper & P. M.

No. *Mr. H. G. O'Boing* Street,

Nov 17 3 P.M.

Conrad & Co. S.S.

Ed. J. M. M.

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

*Complainant in
House of Detention
in default of \$300.
To testify.*

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 Brady*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____
_____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he ~~be discharged~~ *be legally discharged*

Dated *November 16* 188*2* *John Patterson* Police Justice.

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

Dated _____ 188*2* _____ Police Justice.

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

Dated _____ 188*2* _____ Police Justice.

0167

22
The People
James Brady vs. Court of General Sessions. Part I.
Before Recorder Smythe. Nov. 27. 1882
Indictment for robbery in the first degree
Albert Keller, sworn and examined. I was
in Christie St. on the 15th of this month about
three o'clock in the morning. I had a silver
watch on my person, it belonged to me and
was worth six dollars. I saw the prisoner
at that place. There were two or three together
including this prisoner. I was on my way
home and was seized by this prisoner
from behind; he threw his arms around
me and held me; then one of his com-
panions, I do not know which, took my
watch and I lost at the same time twenty
five dollars. I carried the watch in the left
side vest pocket and the money in the
right side inside vest pocket; the pris-
oner put his arms around my chest.
They seized the chair and took the watch.
It was a plated chair. This happened in
Christie St. I could not tell exactly which
part, but I passed Broome St. It was dark,
but it was not far away from a lamp
post where it happened - about ten or
fifteen paces from the lamp post. They
only passed about two paces away from
me and the police came. I had ~~seen~~

seen the prisoner before. He held me from behind. I turned my head around and I saw him and the others; he was a little sideways when he held me and I could see him. I called out "Police" and then the police came up; the prisoner was seized by the policeman. I don't know what became of the other two persons. Cross Examined. I came from 157th street and was on my way home; I was at Mr. Sturkenacker's silk factory. I had some drinks that night, but I knew what I was about. I could walk and nobody would have seen that I was drunk. The policeman was on the spot about one or two minutes after I lost my property. I live on Durham Avenue, Jersey City. I went astray and got into Christie Street. I am not well acquainted in the city; my intention was to go to the ferry; the Hoboken ferry. I have been in this country eleven months. I could only leave the place where I live at six o'clock to visit my friends and when I was there they detained me. I came down from 157th st. upon the Elevated Railroad on the Bowery. I think I left the Elevated too soon and I believe I got down at Houston St. I drank about six glasses of beer that day. I was not in the

company of many women that night, but I was addressed by women passing by. I did not go anywhere with me. There were women in a saloon where I had a glass of beer; the women came after me into the saloon. George S. Smock, sworn and examined, testified. I was a member of the police force on the 15th of Nov. I arrested the prisoner about halfway of the block between Wester and Christie Sts. right in front of an oyster saloon in Wester St. I saw the complainant at the time. Not more than a minute before I arrested the prisoner, I heard an outcry. I was in Christie St. about the middle of the block between Grand and Wester Sts. half a block away. I went immediately and saw the complainant. I did not see the prisoner at the time I saw the complainant; he (the complainant) was in Christie St. near the corner of Wester St.; the prisoner had gone around in Wester St.; he immediately ran in Wester St. and this prisoner and another one were going by the oyster saloon, and immediately as soon as I came up to the prisoner the complainant and the witnesses that is here both said that this was the man that held him while the other one robbed him. I immediately arrested this

man and the other one who was with him and took them to the station house and searched them there and found nothing on them; they did not positively identify the other man, but this man both witness and the complainant positively identified as the man that held him while he was robbed. Then I got to the corner of Bester and Christie St. The prisoner was not in sight; we ran around into Bester St. and when we got near to the oyster saloon the prisoner and the other man came up the steps, and immediately as soon as the complainant and the witness saw him they both said that this was the man; the prisoner said at that time that he and his friend had been in the saloon eating oysters. I did not take him into the saloon. The other man was held all night and was discharged the next morning at the police Court; they could not identify him. Cross Examined. Mr. Bang the witness was near the complainant when I came up to him. There were two other officers in uniform there, but I was not in uniform. I did not see anybody run around the corner. I do not speak German, but the complainant does; I did not converse with him. Mr. Bang was standing on the stoop of his residence

at the time this occurred. right in front of this house where this man was robbed I spoke with Mr. Bangs but not with the complainant at that time. I started around into Hester st. accompanied by the complainant and Mr. Bangs and two other officers. I saw this prisoner coming out of the basement with another man. I saw no other person in the street. The prisoner was arrested right at the oyster saloon door. He did not turn away from the door hardly. The complainant had been drinking but he could run and walk straight.

Charles W. Bangs sworn. I live at 75 Christie St.; on the morning of the 15th of this month about 3 o'clock I saw the complainant and the prisoner. In front of the house 79 Christie St. I saw a scuffle; there was four men engaged in it; as I came along they broke but I saw the prisoner distinctly holding the complainant; as I came along he had him around the waist as I thought. They broke as I came along and two ran; the eldest one ran out halfway into the street and the prisoner stood still; he made the remark to the man who was in the centre of the street as I passed him, "It is all right, he has got it." I walked on a

short distance when the complainant cried "Police", and the officers immediately came. I had a sore foot at the time, so that I could not run as rapidly as they did, but the officer arrested the prisoner and I identified him. That remark which I have mentioned was positively made by the prisoner as I came along. There was then one of the men in the middle of the street and I saw the other one run around the corner of Christie and Bester sts. towards the Bowery. Cross Examined. I was present when the prisoner was arrested. I did not see him come up out of the oyster saloon. I saw him run.

James Brady, sworn and examined in his own defence testified. I am a book canvasser and live now 214 Elizabeth St., near Spring. I was on this night to a benefit in 39 Bowery and at 25 minutes past two o'clock when I left there I left some gentlemen of the 8th assembly district at the corner of Christie and Bester Sts. I went into Mr. Dick's saloon and asked the night bartender if he would allow me to get my hat that I left the previous day. He said, you will have to come tomorrow, I know nothing about it." While opening the door I heard a cry of "Murder, Police." I stood

at the step of the door, and while standing there this gentleman, Mr. Bang came along with his hand in his overcoat pocket and his head downwards. I say to him, "What is the matter? This man is making a terrible noise here. He never spoke or said a word but passed by. I say to myself, This is no place for me to be, I had better go home. I went into the basement where this saloon was. I opened the door and looked and there was nobody in but the proprietor. I shut the door and came up stairs about twenty feet and was arrested by the officer. Then the officers came up with the man that complains I robbed him of the watch and money. I say to the officer that has hold of me, "It is a falsehood, I have not taken anything off this gentleman. I insist upon ^{you} searching ~~me~~." He says, "I have no privilege or authority to search you." I said, "I will give you the privilege, it is a grave charge against me. You will have to come to the station house; he took hold of me by the hand. I said, "Let go of me, I will walk." Then I got to the station house the complainant and Bang made a charge I robbed this man.

I had nothing to do with the man. Before God and man today I never saw the man in my life before he came for me this night in Wether St and accused me of taking his valuables. Cross Examined. "Murder" and "Police" were the cries I heard. I was not alone when I came out of the saloon. This man that he arrested ~~was~~ with me was coming down through Wether St. when I spoke to him I don't know what name he gave in; there was nobody with me. I met this man in Wether St. I only know him by sight and bidding him, "good evening," in account of him being Marshal at the election under the United States Marshal for five or six months. I did not hear him give his name at the Police Station. I was not paying attention. I saw him in the Court the next day; he was discharged; he had a lawyer to defend him. Had none. I do not believe the man was in the saloon. I have been canvassing for the last two years the life of Mr. Van Hamburg. I got the books from Wyatt, Frost, Stone & Co. running Van Hamburgs circus. I bought them for ten cents and sold them for 25 cents. I have never been convicted of keeping a disorderly house. My wife was under the Excise law. The jury rendered a verdict of guilty of petty larceny from the person

0175

Testimony in the
Case of
James Brady
Filed Apr. 1882

0176

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

THE PEOPLE OF THE STATE OF
NEW YORK,
against

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

James Brady
of the crime of Robbery in the first degree,

committed as follows:

The said *James Brady*

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

in the peace of the said People then and there being, feloniously did make an assault and
one watch of the value of
six dollars

of the goods, chattels and personal property of the said

Albert Deller
from the person of said *Albert Deller* and against
the will and by violence to the person of the said *Albert Deller*
then and there violently and feloniously did rob, steal, take and carry away, against the
form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0177

BOX:

82

FOLDER:

903

DESCRIPTION:

Brady, Thomas

DATE:

11/17/82



903

0178

BOX:

82

FOLDER:

903

DESCRIPTION:

Brady, James

DATE:

11/17/82



903

114

Counsel,

1882

day of

Filed
17
pleaded
McKee

THE PEOPLE

vs.

Thomas Brady
and James Brady

W 9 10
1882

LARQENT AND MORTGAGE SLOIN GOONS

INDICTMENT.

JOHN McKEON.

District Attorney.

A True Bill.

Edward Ammons
Foreman.

Nov 21. 1882

W. H. P.
Edward P. P.
C. Mrs. P.

0180

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY)
OF NEW YORK,) ss.

of No. 30 Clinton Place *Arthur. J. Pentecost.*

being duly sworn, deposes and says, that on the 8 day of November 1882
at the _____ City of New York,

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

of deponent, from the bath room in the rear of the
barber shop in the aforesaid premises
the following property, viz:

One coat of the value of Twelve
Dollars. and one over coat of the
value of Twentyeight Dollars.

Seen before me this

the property of Deponent.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Thomas Brady & James

Brady now present. That deponent
missed said coats from where he had
hung them upon the partition, and was
informed by Officer James Mc Adam
of the 75 Precinct that he saw said
defendants leaving said bath room
from and through an open window
with said coats in their possession
which they threw upon a stoop dur-
ing their flight. A. J. Pentecost

9 day of November 1882
Richard J. [Signature]
POLICE JUSTICE.

0181

CITY AND COUNTY }
OF NEW YORK, } ss.

James C. McAdams Jr.
aged 24 years, occupation Police man of the
15th Precinct Street, being duly sworn deposes and

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

Sworn to before me, this 9
day of November 1882. James C. McAdams Jr.

J. Henry Bond
Police Justice.

0182

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Thomas Brady*

Question. How old are you?

Answer. *22 years old*

Question. Where were you born?

Answer. *In New York City.*

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

Answer. *444 E. 20th St. about 2 years.*

Question. What is your business or profession?

Answer. *Peddler.*

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

Answer. *I was drunk at the time, and don't remember anything about it.*
Thomas Brady

Taken before me this

day of *November* 188*7*

Edmund Cook
Police Justice.

0183

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James Brady

Question. How old are you?

Answer.

24 years.

Question. Where were you born?

Answer.

New York City.

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

Answer.

421. E. 13th St. about 2 months.

Question. What is your business or profession?

Answer.

Tobacco Stripper

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 innocent.

James Brady

Taken before me this

day of *November* 188*4*

William J. ...

Police Justice.

0184

BAILED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas J. Maloney
30 Spruill Street

Thomas Brady

James Brady

Offence *Grand Larceny*

Dated *November 9th* 1882

J. Henry Bond Magistrate.

Geo. W. McManus Officer.

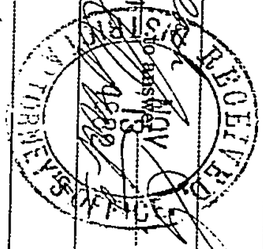
W. H. Bond Clerk.

Witnesses, *Paul Spencer*

No. _____ Street, _____

No. _____ Street, _____

No. *500* Street, *St. A.*



Geo. W. Bond

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 *Thomas Brady and James Brady*

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 *November 9th* 1882 *J. Henry Bond* Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0185

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Catecos
30 *Quintan Place*
James Brady
James Brady

Offence

Dated *November 9th 188*

Magistrate.

James M. Adams Officer. ✓
W. F. Pugh

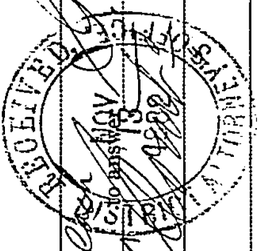
Clerk.

Witnesses, *Said officers*

No. _____ Street,

No. _____ Street,

No. _____ Street,



James M. Adams

BAILED,

No. 1 by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

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

guilty thereof, I order that *each* 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 *November 9th 188* *James J. Catecos* Police Justice.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____ Police Justice.

0186

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Brady
James Brady

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

of the CRIME OF GRAND LARCENY, committed as follows:

The said *Thomas Brady*
and James Brady

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *eight* day of *November* in the year of our Lord one thousand
eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with
force and arms *one coat of the value of*
twelve dollars, and one
over-coat of the value of
twenty eight dollars.

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

John McLean
District Attorney

0188

BOX:

82

FOLDER:

903

DESCRIPTION:

Bray, George

DATE:

11/24/82



903

22/1

Day of Trial,

Counsel

Filed 24 day of Nov. 1882

Pleas Not guilty (27)

THE PEOPLE

vs.

George Bray B

Violation of Excise Law.

John McKee

JOHN MCKEE

Distict Attorney.

Filed Nov 20. 1882

A True Bill.

Edward Johnson Foreman

0190

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

George Bray

Question. How old are you?

Answer.

32 Years

Question. Where were you born?

Answer.

New York State

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

Answer.

34 East Broadway & about 9 Months

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I have nothing to say

George Bray

Taken before me this

day of

May 19
1888

Frank Gardner

Police Justice.

0191

BAILED,
 No. 1 by Wm. H. Woodbury
 Residence 37 Bayard Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street.

Police Court 135
 District 1st

THE PEOPLE &c.,
 ON THE COMPLAINT OF
Wm. H. Woodbury
George Bayard
 1
 2
 3
 4
 Offense, No Cause Laid

Dated May 19 1882

Franklin Magistrate.
Thomas Gilchrist Officer.

Witnesses, _____
 No. _____ Street,
 No. _____ Street,
 Clerk, _____

No. _____
 \$ _____ to answer

W. H. Woodbury
W. H. Woodbury
 RECEIVED
 MAY 22 1882
 DISTRICT ATTORNEY'S OFFICE

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 George Bayard

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

Dated May 19 1882 Wm. H. Woodbury Police Justice.

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

Dated May 19 1882 Wm. H. Woodbury Police Justice.

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

Dated _____ 188 _____ Police Justice.

2610

Police Court No. 4354 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Office, Grace & Rue

Wm. Gilbert
George Gray

BAILED,
No. 1 by Wm. H. Merzberg
Residence 37 Bayard Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Dated May 19 188

James Gilbert Magistrate.
Officer.

Witnesses, 18
Clerk.

No. _____ Street,
No. _____ Street,

No. 18 to answer
No. 18 Bailed
RECEIVED
MAY 22 1882
DISTRICT CLERK

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed and that there is sufficient cause to believe the within named George Gray guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of one Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated May 19 188 George Gray Police Justice.

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

Dated May 19 188 George Gray Police Justice.
There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188 _____ Police Justice.

0193

POLICE COURT—FIRST DISTRICT.

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

Thomas Gilbride

a Policeman of *the 4th* Police Precinct, being duly sworn, deposes and says, that on the
18th day of *May* 18*92* at the City of New York,
in the County of New York.

Joseph Gray now present

at No. *17 & 19 Chatham* Street, did expose for sale, ~~or sell, give away or~~

~~dispose of~~ strong or spirituous liquor, wine, ale, or beer, viz.:

between the hours of 1 and 5 o'clock, in the morning, in violation of the Excise Law.

Wherefore deponent prays he may be held to answer according to law.

*A fight was in progress in the place about
half past one O'clock A.M.*

Thomas Gilbride

Sworn to, this *19th* day of *May* 18*92*
before me,
Joseph Gray Police Justice.

0194

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Bray

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

George Bray

of the CRIME OF *Selling Spirituous Liquors* ~~without a license~~ *at unlawful hours,*

committed as follows:

The said

George Bray

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the ~~eighteenth~~ *May* day of *May* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown, *at unlawful hours, to wit: between the hours of one and five o'clock in the morning of said day;* ~~without having a license therefor, as required by law,~~ contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

John McKeon
District Attorney

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *George Bray* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *George Bray* late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN McKEON, District Attorney.

0195

BOX:

82

FOLDER:

903

DESCRIPTION:

Brockelmann, Fred

DATE:

11/29/82



903

0196

237
233
Day of Trial, *233*
Counsel,
Filed *29* day of *Nov* 188*2*
Pleads *Inguilty. Deeds*

THE PEOPLE
vs.
Fred Brockelman
Violation of Excise Law.

JOHN McKEON,
District Attorney.

A True Bill.
Edward Guinness
Foreman.

0197

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss.

DISTRICT POLICE COURT.

Fred Bockelman 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.

Fred Bockelman

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

55 Frankfurt about 20 Years

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer

I am not guilty I was cleaning up the side door by which the officer entered is the door leading to the upper part of the house and is kept open every day Sunday included

Taken before me, this

day of

188

6th Nov 1888
F. Bockelman
C. J. Morgan Police Justice

0198

BAILLED,

No. 1 by Charles Cohen
 Residence 123 10th St
 No. 2, by John
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Amel McHugh
Fred Brockelmann

1
 2
 3
 4
 Offence Two

Dated Apr 24 1882

W. S. ... Magistrate.
McQuay Officer.

Witnesses,

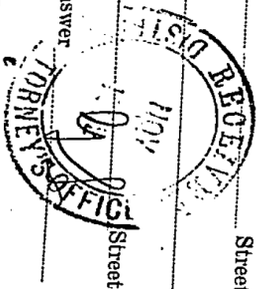
No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ 100 to answer

Barlow



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 Fred Brockelmann

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

Dated Apr 24 1882 P. J. Morgan Police Justice.

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

Dated Apr 24 1882 P. J. Morgan Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0199

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McGinley

Fred Rockelmann

No. 1 by *Phillip Cochran*

Residence *W 29 Bape* Street,

No. 2, by *Boer*

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

BAILED,

James McGinley

Dated *Nov 21* 188*2*

Magin Magistrate.

McGinley Officer.

_____ Clerk.

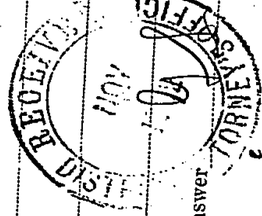
Witnesses, _____

No. _____ Street,

No. _____ Street,

No. *141* to answer _____ Street,

Bailed



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

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.

I have admitted the above named *Magin*

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 _____ 188*2* _____ Police Justice.

Dated _____ 188*2* _____ Police Justice.

0200

Police Court First District.

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

James M. Conley
of No. the 4th Avenue Street,

of the City of New York, being duly sworn, deposes and says, that on the Sunday day
of November 1887, in the City of New York, in the County of New York, at

premises No. 61 Frankfort Street,

depose for Fred Rockelmann [now here]
did then and there sell, ~~and caused, offered and permitted to be sold,~~ under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

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

Sworn to before me, this 6th day
of Nov 1887 } Patrick M. Conley

A. T. Morgan POLICE JUSTICE.

0201

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Boekelmann

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

Frederick Boekelmann
Exposing for sale
of the CRIME OF *Selling Spirituous Liquors* ~~without a License~~ *on Sunday*

committed as follows:

The said *Frederick Boekelmann*

late of the *Fourth* Ward of the City of New York, in the County of New York aforesaid, on the *8th* day of *November* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, ~~certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,~~

~~;~~ without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said ~~late of the~~ *Fourth* Ward of the City of New York, in the County of New York aforesaid, ~~afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid,~~ the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

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

JOHN McKEON, District Attorney.

0202

BOX:

82

FOLDER:

903

DESCRIPTION:

Brooks, John Y.

DATE:

11/23/82



903

0203

1777 Bill noted
Hill & Co
120 Run

Counsel,

Filed 23rd day of Nov 1882

Pleads Not Guilty (24)

INDICTMENT.
~~LARCENY AND RECEIVING STOLEN GOODS~~

THE PEOPLE

vs.

P
John G. Crocker

*21. 11. 82
Confessed
to the
above
charges*

JOHN McKEON,

District Attorney.

A True Bill.

Edward J. Moran
Foreman

P
Heads Guilty

Jan 21 1883
State Referee *John G. Crocker*

0204

2^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 230 East 25th Street, Thomas Henry
Agent 36. Photographs

being duly sworn, deposes and says, that on the 18th day of November 1882

at the Premises No 6 East 23rd Street 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 Cloth over Coat of the value
of Twenty five dollars. One Photographers Lens
of the value of Fifty dollars. One pair of
Cloth Pantalons of the value of Seven dollars.
and One Pair of Shoes of the value of Four
dollars. all being of the value of Eighty six dollars.

Sworn before me this

19th

day of November

1882

Mr. Henry
Police Justice

the property of Deponent, William Hurt and
James Goodman, and in Deponents care
and charge.

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John V. Brooks (working from

the fact that deponent found the said Brooks
in said premises having on his person the
said property. and deponent is informed
by James Goodman that he identifies the
pantalons and shoes now worn and on the
person of the said Brooks as the property of the
said Goodman.

Thomas Henry

0205

CITY AND COUNTY }
OF NEW YORK, } ss.

James Goodman
aged 25 years, occupation Photographer of No.
6. East 23^d Street, being duly sworn deposes and

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

Sworn to before me, this 19th day of November 1882 } James Goodman

Proctor
Police Justice.

0206

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd District Police Court.

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

Question. What is your name?

Answer. *John Y. Brooks.*

Question. How old are you?

Answer. *Nearly one year.*

Question. Where were you born?

Answer. *England.*

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

Answer. *At home.*

Question. What is your business or profession?

Answer. *Photographer*

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.*

J. Y. Brooks

Taken before me this

19th

day of *November* 188*5*

W. W. Smith

Police Justice.

0207

978
Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Henry,
230 East 25th St.

John Y. Brooks.

Offence, Grand Larceny

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

November 19th 1882

A. Harris, Magistrate.

Michael Spivey, Officer.

Clerk.

Witnesses

No. 1, by Thomas Goodmann, Street,

No. 2, by G. Paul 23rd, Street,

No.

Street,

No.

Street,

\$ 100.00 to answer

Street,



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

John Y. Brooks.

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 November 19th 1882, [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

8020

978
Police Court - 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Thomas Oliver
230 East 25th
Grand Avenue

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

Dated *November 19th* 1882
B. H. Bick Magistrate.
Michael Spivey Officer.
Clerk. *B. H. Bick*

Witnesses: *James Goodman*
6 East 23rd Street,

No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ *100.00* to answer
NOV 20 1882
DISTRICT ATTORNEY

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 N. Bick* 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.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 1882
Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.
Dated _____ 1882
Police Justice.

0209

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 G. Brooks

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

John G. Brooks

of the CRIME OF GRAND LARCENY, committed as follows:

The said

John G. Brooks

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

*one overcoat of the value of twenty-
five dollars, one pair of trousers of the
value of seven dollars, one pair of shoes
of the value of four dollars, of the
goods, chattels, and personal property of
one James Goodman, and one lens
of the value of fifty dollars*

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

Shurtz

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

John McLean

District Attorney

02 10

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

committed as follows :
The said

of the crime of RECEIVING STOLEN GOODS,

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

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.