

0521

BOX:

487

FOLDER:

4448

DESCRIPTION:

Banks, Peter G

DATE:

07/07/92



4448

0522

39

Witnesses:

Geo B. Curwin

502 N. 53

Off Mm

22nd Precinct

I have examined the foregoing exhibits
and the complaint against
B. Wallace and have come to the
conclusion which is expressed
by the complaint and by the
counsel for A. Boyer. By that
conclusion can be obtained
the cure for the reason that
the defendant as there is no
evidence of apparent credit has stated
to me that they are prepared
to testify that the property they
to have been stole was sold by the
complainant to the defendant
for the value of which fact has
was complainant's name
The only fact of offense in
apart from that is the amount
and possession of the said property
by defendant which possession was
of the same as the defendant's
of the same

Counsel, Mon

Filed 7 day of July

Pleas, not guilty

1892

Grand Larceny, Second Degree,
[Sections 629, 631, Penal Code.]

THE PEOPLE

vs.

Peter S. Banks

DE LANCEY NICOLI,
District Attorney.

A TRUE BILL.

James L. J. Foreman

Foreman.

On reading of Dist. Att.
indict. dis. P.S.M.

Dr. or not of the
recommenced
M. Osborne
I recommend this
the indictment to
be returned
De Lancey Nicoli
District Attorney
July 27/92

0523

Police Court District. Affidavit—Larceny.

City and County of New York } ss: Joseph B. Allaire of No. 502 W. 53 Street, aged 44 years, occupation real-estate agent being duly sworn, deposes and says, that on the 1 day of Decemb, 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One water meter, of the value of One Hundred and Fifty Dollars \$150.00

the property of George Bliss, by whom deponent is employed as agent

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 Peter S. Banks (now here) from the fact, that on or about said date defendant was employed as a plumber in the premises no. 510 West 53 Street, where said property was located. Deponent was informed that said water meter was missing from said premises and was told by one Michael Flynn of 437 West 52 Street that defendant had said property in his possession in his store at No. 363 Ninth Avenue and that defendant told said Flynn that he purchased said property from deponent. Therefore deponent accuses defendant of having stolen said property and prays that he may be arrested and sent into the law books.

Joseph B. Allaire

Sworn to before me this 29 day of Dec 1891

Police Justice

[Signature]

0524

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Peter Banks 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. *Peter Banks*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Virginia U.S.*

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

Answer. *322 W 28th Street 2 years*

Question. What is your business or profession?

Answer. *Plumber*

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*
Peter Banks

Taken before me this

20

day of *April*

189*7*

Police Justice

[Signature]

0525

Sec. 151.

Police Court 4 District.

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

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 Joseph T. Allaire of No. 507 West 53 Street, that on the 21st day of December 1887 at the City of New York, in the County of New York, the following article to wit:

One Water Meter,

of the value of \$150⁰⁰ Dollars, the property of Emy Bliss was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Peter G. Bards

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 4 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 29 day of June 1888

[Signature]
POLICE JUSTICE.

0526

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

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

Dated *June 30* 189*2* *[Signature]* Police Justice.

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

Dated *June 30* 18*92* *[Signature]* Police Justice.

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

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

0527

W 802
Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph B. Allaire
502 W 85 St

1 *Peter G. Banks*

2

3

4

Offence

BAILED,

No. 1, by *Simon Furst*

Residence *177 W 90 St* Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *June 30* 1892

Hogun Magistrate.

Morris Officer.

22 Precinct.

Witnesses *Michael Flynn*

No. *437 W 52* Street.

J. W. Cuthbertson

No. *447 W 40* Street.

No. *500* Street.

§ *Q.S.* to answer

Bentley



The People

✓
Peter G. Banks
later committed
of New York

Byron Waterman
being only sworn copy. I am by
trade a cooper. I have been a
boss workman for 26 or 28 years
I was working on the house
at West 53rd Street for Joseph
B. Allen at the same time that
Peter G. Banks was at work there
I heard Allen offer to sell the
water meter to Banks & kept
waiting for him all at to him
for ten dollars to be taken off
the bill, at first he wanted
twenty or twenty-five dollars, I was
thinking about buying it my
self, I understood Callina to
say that the water meter was in
the old factory

Off Morris

22nd Precinct

says he has no confidence in the methods of Allaire, believes that if there was any thinking that both were in it, that Allaire intimated that if the water meter was returned that would be an end of the case. Allaire of course took dinner many times with Banks. Banks paid for the dinners. Allaire told his wife and daughter that Banks was a Cuban, not wishing them to know that he was a Cuban. That he refused to have anything to do with the case against Banks until a warrant for his arrest was sworn out. That upon being arrested Banks denied having the metre, and then afterwards admitted having it and said that his partner Cuthbert Jones had put it down. Allaire accused Banks of attempting to seduce his daughter. Mrs Banks accused Banks of having had an affair with Allaire's daughter several times.

0530

Officer Morris

The People
v
Peter G. Bunk

City & County
of New York } Peter G. Bunk
I was born ⁱⁿ ~~in~~ ^{at} ~~at~~ ⁱⁿ the
year 1853 I lived there 1866 Since
then I have resided in the City of
New York I am a plumber by trade
I have been working for myself for
ten years but first I was employed
up at 510 West 11th St by J. B. Laird
he had some old pipe and a water meter
that he told me was left there by
the West Side Electric Company
which at one time occupied that
building and I would have it for two
dollars so I had to pay to clear
out the same from my bill. I took
the water meter and the iron pipe
away and I have all the stuff
now and I have to pay the bill from
the bill. I was now \$45 & returned
the price of the articles above named

0532

Peter G. Banks

The People

Peter G Bunts

John W. Cuthbertson. I was born in England. I am a plumber. I have known bunts since not last. I was in his employ up to first part of January 1892. I then became his partner, and con-
 tinued his partner till April 23rd. Bunts told me that he was a villain. I know that there was a water meter in the cellar ~~510~~ a barrel in 507 W 52nd street where Starker kept his material. it was there in June and July 1892. I first saw it in the shop 363 - 9th ave. when I was leaving he said that meter is my personal prop-
 erty. He did not wrong me personally. I never knew him to steal anything. This meter was in the storeroom of Starker and ~~there~~ ^{remained} there about six weeks. I and all the working men for Bunts had access to that room. The meter was taken to Bunts shop and was displayed for sale in Bunts window. It was displayed for sale about March 1892.

0534

John W. Cuthbertson

447 10th ave,

The People

✓
Peter G. Banks

Michael Flynn

437 W 52nd St. All I know is that
I saw the water meter in Banks
shop window. I asked Banks
about it when he put it and
he said from the Alluies.
Banks told me he had had into
course with alluies daughter.

0536

Michael Flynn

437 W 52nd St

The People

Peter G Banks
City Committee
of New York

James McManis
being only sixteen years of age born
in Glasgow Scotland I am a
plumber by trade. I remember
Mr. Joseph Ballin offering to see
the pipe structure in the factory
building on West 53 St. to Peter
G Banks & I remember his
agreeing to take 10 dollars
for the metre & pipes and
to deduct that amount from
the bill. I have been in this coun-
try for about two years. I have
been working for Banks off
and on for about seven years
never seven years.

0530

James McManis

The People

v
Peter G. Bunker

City & County
of New York

Joan Bohlinger

I live at 322 W 28th St. I work
for Peter G. Bunker & have been
working for him for three years
last past Dec. Working for
him when he said that he had
allain on West 53rd St. I heard
Mr Allain offer Mr Bunker the Metric
Metric Metric & some pipe for ten
dollars Mr Bunker agreed to pay
that promise to be deducted from
the bill. Mr Allain was present
when the metric and pipe was brought
away. Mr Allain told me to put the
wedges and have it broken & take
it down to Bunker's shop.

0540

Nm Bohling

The People

Peter G. Banks

I never saw the metric in ~~the~~ shape.
 I never knew there was one there.
 I have no idea how it was taken away.
 I do not know the name of the truck
 which carried it away. I do not
 know anything about the case
 at all. I testified before the grand
 jury. I never had any conversation
 with Banks about this metric at
 all. When the inspector came around
 he told me it was gone. It was about
 the 20th of June 1892. The name of
 the inspector I do not know. The metric
 was in 510 W 53rd Street in the cellar
 of the factory building. The inspector
 asked me what plumber he had work-
 ing for and a man named Banks.
 Marshall Kirk of Banks was now in
 my employ and "found me". He
 was discharged for general disobedi-
 ence. Stricker also charged him. Mr
 Bryan requested him not to come round
 any more. When he worked for us he
 had no partner. I found that he was
 trying to elope with my assistant
 and that was the immediate

found of his discharge. I have
 been out to dinner with Bumbo
 on several occasions with my wife
 and my relations with him were very
 friendly until the 22nd day of
 February. I ~~found out~~ I did not
 tell my wife and my daughter
 that Bumbo was a Cuban because
 he told me so. I did not know
 any person in whose presence
 he told me. I first found out
 that he was born in Virginia
 after he was discharged.

I served time in Kings County
 Penitentiary for felonious assault.
 He sentenced me to four years & a
 half, twenty five years ago.
 I have never been arrested or convicted for
 any other crime. He did not
 stole the few fixtures and other
 things about the six months pre-
 vious to December 1st 1892. But
~~was~~ stolen discovered these stolen
 goods in defendant's possession, and
 he was discharged on that point
 to that, I went to the station house
 and got a detective & they were
 returned. I made up my mind

0543

that Banks and not Stet, the
property and that possibly
the electrician might have loaned them
to him, as he said.

0544

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Peter G. Banks

The Grand Jury of the City and County of New York, by this indictment, accuse
Peter G. Banks
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Peter G. Banks*

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

*one water meter of the value
of one hundred and fifty
dollars*

of the goods, chattels and personal property of one *George Bliss*

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.

0545

SECOND COUNT—

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

Peter G. Banks

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

The said *Peter G. Banks*

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

*one water meter of the value
of one hundred and fifty dol-
lars*

[Signature]

of the goods, chattels and personal property of one

George Bliss

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

George Bliss

unlawfully and unjustly did feloniously receive and have; the said

Peter G. Banks

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.

DE LANCEY NICOLL,

District Attorney.

0546

BOX:

487

FOLDER:

4448

DESCRIPTION:

Frederickson, Charles

DATE:

07/07/92



4448

0547

BOX:

487

FOLDER:

4448

DESCRIPTION:

Barrett, Charles

DATE:

07/07/92



4448

0548

BOX:

487

FOLDER:

4448

DESCRIPTION:

Harrison, George

DATE:

07/07/92



4448

26
1st acts
X

Counsel, Blake Sullivan

Filed 7 day of July 1892
all Pleadings not verified

THE PEOPLE
vs
Charles Danette
Charles Frederickson
George Harrison
Robbery (Sections 4 and 22 & Penn Code)
Degree

DR LANCEY NICOLL,
District Attorney.

Bill Found

A TRUE BILL.

Commander

Part 2 - July 13, 1892 Foreman.
All Paid G. D. 2nd Dep.

Ed. Def

July 13

Witnesses:

Subert Riley

Officer Delmar
A. D. R.

Personally appeared
Lieut Todd of the
"Minutemen" at
Court of & D. C.

plus
H. Butler of
Butler Bros.

759 10th Ave
see Judge's report

0550

Police Court-- 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Herbert Daly
of No. 1673 Atlantic Avenue Brooklyn, Aged 38 Years
Occupation Janitor being duly sworn, deposes and says, that on the
3 day of July 1892, at the 22 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Our Pocketbook containing Sixty three
Cents and some Laundry tickets, and
a morocco case with a One dollar
bill and two coins

of the value of Two Dollars 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

Charles Barrett; Charles F. Anderson
and George Harrison (now here)
(and acting in concert) from the
fact that at about the hour
of 2 a. m. on said date, as
deponent was walking east through
53rd Street between 10th and 11th Streets
deponent was seized violently
by the neck by the said deponent
Harrison and thrown on a coal bed,
while deponent was lying on said coal
bed said deponent Barrett placed
a sack or Bag over deponents

day of
Sworn to before me, this

188

Police Justice

0551

head and said property was forcibly taken from defendant person. Defendant raised an alarm when said defendants ran away. Defendant is informed by Officer Charles Schwager of the 32 Precinct that he saw three defendants running through said street and that he arrested the said defendants Barrett, and Frederickson, Hanson and that he found on the person of said Barrett a pocketbook with sixty three cents and a Sunday ^{letter} and some Silver Buttons and found on the person of said Frederickson Two Coins. Defendant has since seen and identified the said property found on said defendants as the property taken stolen and carried away from defendant possession by force and violence. Defendant also positively identifies the said defendant Hanson as the party who caught defendant by the neck and threw defendant down. Defendant therefore asks that said defendants may be dealt with as the law directs.

Sworn to before me this } Herbert Bailey
 3rd day of July 1892

Dated _____ 1892
 Police Justice

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

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

Dated _____ 1892
 Police Justice

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

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

Police Court, _____ District,

THE PEOPLE, &c.,
 on the complaint of

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offense—ROBBERY.

Dated _____ 1892

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

§ _____ to answer General Sessions.

0552

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Harrison 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 Harrison*

Question. How old are you?

Answer. *19 Years*

Question. Where were you born?

Answer. *Ms.*

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

Answer. *Bridgeport, Conn.*

Question. What is your business or profession?

Answer. *Work Around a Boat*

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*

George Harrison

Taken before this day of *Jan* 189*7*
W. H. ...
Police Justice

0553

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Barrett*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *562 West 50 Street. 7 months*

Question. What is your business or profession?

Answer. *Knock Down*

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*

Charles Barrett

Taken before me this

day of

July

1897

Police Justice.

[Signature]

0554

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *Charles Gordenchen*

Question. How old are you?

Answer. *19 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *153 West 53 Street. 2 Years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

W. Frebrickson

Taken before me this
day of *July*

3

1917

Police Justice.

W. Frebrickson

0555

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

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

Dated: May 3 1897 J. J. [Signature] Police Justice.

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

Dated: _____ 18 _____ Police Justice.

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

Dated: _____ 18 _____ Police Justice.

0556

*Memoranda
50th St 2R*

M. Todd

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

504
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Herbert Dalt
Charles Barrett
Charles Frederickson
George Harrison

Offence

Hobbs

Dated *July 3* 1892

W. Kellogg Magistrate.

Dulmage Officer.

22 Precinct.

Witnesses *Call Officer*

No. Street.

No. Street.

No. Street.

\$ to answer



C. W.

0557

Charles Frederickson 2c 440 transferred to
Phila^{da} June 27/92. enlisted Oct 20. 1890 has
a mother Johanna Frederickson residing at 519 W 48th St

Genp Harrison a 3c ^{enlisted} Oct 14/90 deserted June 12/92
has a father named G. Harrison residing at
Budgepat Corner

0558

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Charles Delmage

aged 22 years, occupation Police Officer of No.

22 Perceps Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Arrest Waly

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

Sworn to before me this 23 day of July 1892

Charles Delmage

J. J. ...
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Charles Barrett,
Charles Frederickson
and George Harrison

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Barrett, Charles Frederickson
and George Harrison,
of the CRIME OF ROBBERY in the first degree, committed as follows:

The said Charles Barrett, Charles Frederickson and George Harrison, all
late of the City of New York, in the County of New York aforesaid, on the said
day of July, in the year of our Lord one thousand eight hundred and
ninety-two, in the night time of the said day, at the City and County aforesaid,
with force and arms, in and upon one Herbert Bailey,
in the peace of the said People then and there being, feloniously did make an assault; and

one pocket book of the value of
twenty five cents, ten pieces of paper
of the value of one cent each,

one promissory note - for the payment of money, of the kind commonly called United
States Treasury Notes, of the denomination and value of one dollar;
one promissory note for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of one dollar; one United States Gold Certificate,
of the denomination and value of one dollar; one United States
Silver Certificate, of the denomination and value of one dollar;

and divers coins, of a number, said
and denomination to the Grand Jury aforesaid
unknown, of the value of sixty three cents,
of the goods, chattels and personal property of the said Herbert Bailey
from the person of the said Herbert Bailey, against the will
and by violence to the person of the said Herbert Bailey,
then and there violently and feloniously did rob, steal, take and carry away, the said
Charles Barrett, Charles Frederickson
and George Harrison, and each of them,
being then and there aided by an
accomplice, actually present, to wit:
each by the other, and also by divers other
persons to the Grand Jury aforesaid unknown;
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

De Lancey Mill
District Attorney

0560

BOX:

487

FOLDER:

4448

DESCRIPTION:

Barrett, John

DATE:

07/08/92



4448

0561

67

Witnesses:

James Conice

155 E. 108

Officer O'Rourke

13th Precinct

Counsel, Keane (c)

Filed 6 day of July

Plends, Not Guilty

189 ✓

THE PEOPLE

18 Wright vs.

15 Labor

John Barrett

Grand Larceny, (From the Person), Degree. (Sections 88, 89, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James Conice

Foreman.

July 12/92
Jury convicted.
57.06 Moo J
July 15/92

0562

Police Court 2 District. Affidavit—Larceny.

City and County } ss:
of New York,

James Cowie
of No. 155 East 108 Street, aged 38 years,
occupation Printer being duly sworn,

deposes and says, that on the 24 day of June 1892 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

The gold watch of the
value of Eighty-dollars
\$ 80.00

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 Barrett (name true) ~~and~~
~~another person~~ ~~who~~
~~was~~ ~~detained~~ ~~for~~ ~~the~~
~~purpose~~ ~~of~~ ~~turning~~ ~~to~~ ~~his~~ ~~own~~ ~~use~~ at
the hour of Eleven O'clock PM on
said date as deponent was going
up the stairs of the Clara building
Road at Bliss and Apth 5th
Green Streets having the said watch
to which was attached a chain and
which watch was in the left pocket
of the vest then worn by deponent.
This deponent seized said watch
and ran away with the same.

James Cowie

Sworn to before me, this 27 day of June 1892
of James H. Brady Police Justice.

0563

(1885)

Sec. 198 - 200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Barrett 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 Barrett*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York city*

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

Answer. *15 Laight St 10 days*

Question. What is your business or profession?

Answer. *work in a coal yard at 244 Thompson St*

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

Answer. *I am not guilty
John Barrett*

Taken before me this *26*
day of *June* 188*7*
Wm. H. Brady
Police Justice.

0564

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

Defendant -

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

Dated, *June 2nd 1892*

Thos. H. Brady Police Justice.

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

Dated,..... 189

..... Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated,..... 189

..... Police Justice.

0565

1793

Police Court, 9 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Coowie
155 E 108
John Barrett

Offense *Larceny*
Larceny

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

2
3
4
Dated, *June 26th* 1892

Grady Magistrate.

O'Rourke Officer.

15 Precinct.

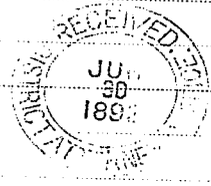
Witnesses.....

No..... Street.

No..... Street.

No..... Street.

\$ *1000* to answer *G.S. 11*



\$ 1000 by June 27/92
Com

0566

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

15

Aug 11 1894

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer O'Rourke
attached to your command in
June 192 in relation to the case of
Geo Barrett
sentenced July 192 to 5
years and 6 months imprisonment by
Judges Recorder Smith

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,
Deputy Assistant and Secretary to the District Attorney.

D E F E N S E .

JOHN BARRIETT, a witness for the defendant, sworn, testified:

I have been employed for some time by H. P. Clendenning at No. 244 Anson Street. Previous to that I was employed by the Mutual Dist. Telegraph Co. I was never before arrested charged with any crime in my life. On the night of the 24th of June I was in company with this man Colletti. We were walking through So. 5th Avenue and I met a young lady friend of mine named Brophy near the steps of the elevated station. Suddenly while I was talking to her this Colletti ran up the steps of the elevated station. I looked up to see what he was going to do and in a second I saw this complainant running down the stairs after him. Colletti ran through Blocker Street, and I thinking it was a fight ran up after him to 3rd street. I kept running until I got to the 1st street park. Then the complainant came to me and asked me of taking the watch. I said to him "If any watch was taken it was Colletti that took it". I was arrested I told all my friends to see Colletti and try and get the watch back from the man. I never took the man's watch. I was not up on the steps of the elevated station as he said I was.

CROSS EXAMINATION:

I never was convicted of any crime in my life. I have been suffering with cardiac trouble lately and have not been able to work. I have known Colletti for about two years. I knew him to be a thief. When I found that out I quit his company. I was standing talking to a

CROSS EXAMINATION:

This happened at a quarter of eleven at night. I left my home at about ten o'clock in the morning and spent the most of the day around Bleecker Street. I went on an excursion up the Hudson River. I landed from the excursion at 21st Street N. R. and then came down to Bleecker Street. I was ascending the steps of the elevated road to go down to my work. The defendant was coming up the stairs behind me. I never accused any other person but this defendant of taking my watch. There was nobody going up or down stairs except one lady at the time this defendant took my watch. I went to the Jefferson Market Police Court the next day but did not identify another man who was there because I was not positive.

FRANCIS O'ROURKE, a witness for the People, sworn, testified:

I am a police officer connected with the 30th precinct. I arrested the defendant on the 24th of June at the 4th Street park after chasing him about four blocks. I first caught sight of him at Third St. he was running. The complainant came up and told me that he was the man who had stolen his watch. The defendant denied taking it.

CROSS EXAMINATION:

I arrested a man named Colletti charged with this same larceny. I was informed by the complainant here present that Colletti had the watch. That is the reason I arrested him. The complainant saw Colletti but failed to identify him as the man who took the watch and he was discharged.

young lady at the time I saw Colletti run up the stairs I was living with this young woman to whom I was talking but was not married to her. The reason I ran out of my coat was that I thought on account of my being in Colletti's company I might get arrested. The young lady who was with me said to me "If you get into a tight spot out of your coat". I had a pocket watch in my coat. The young lady followed me up after I ran and she told me that while I was standing talking to the complainant.

KATE BROPHY, a witness for the defendant, sworn, testified:

I live at No. 60 West Third Street in this city. I have been living with this defendant as he has testified. I am not married to him. I was talking to Barrett at the corner of Blacker St. and So. 5th Avenue on the night in question. I saw this man run up the stairs after him. When I came up on them I asked Barrett what was the matter and he said "I don't know". Then I told him if he was in a tight spot to slip his coat and run away. It was through me that he was arrested. I am a tobacco steppin' by occupation. I have been around the defendant since looking for this man Colletti to get him to give up this watch. I never saw Colletti with the watch.

OLLIE O'ROURKE, a witness for the defendant, testified at the time of the trial and testified as follows.

The jury returned a verdict of guilty of Grand Larceny of the first degree.

Indictment filed July 8-1892.

COURT OF GENERAL SESSIONS

Part I.

THE PEOPLE &c.

against

JOHN BARRETT.

Abstract of testimony on

trial, New York New York

July 12th 1892.

0577

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 Barrett

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

John Barrett

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

The said John Barrett

late of the City of New York, in the County of New York aforesaid, on the 24th day of June in the year of our Lord one thousand eight hundred and ninety-two, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of eighty dollars

of the goods, chattels and personal property of one James Cowie on the person of the said James Cowie then and there being found, from the person of the said James Cowie 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.

Re Launcey Nicoll, District Attorney

0573

BOX:

487

FOLDER:

4448

DESCRIPTION:

Barrett, Peter

DATE:

07/13/92



4448

Witnesses:

Francis Beays

397, 7. Ave

[Signature]

*Beys has
deposition
taken in New*

[Signature]

1647
Counsel, *A Colegan*
Filed *13* day of *July* 189*2*
Plends, *Not guilty*

THE PEOPLE

*397, 7. Ave
116
New York*

Enter Barrett

Grand Larceny,
(From the Person),
Degree,
[Sections 538, 539,
Penal Code.]

DR LANCEY NICOLL,
District Attorney.

Sent 7 July 12 92 to [illegible]

A TRUE BILL.

[Signature]

July 12 1892

*Foreman,
Jury & Comptrol*

R. G. Wood

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss:
of No. 397 Seventh Avenue Street, aged 30 years,
occupation Waitress being duly sworn,
deposes and says, that on the 4th day of May 1897 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

One Silver Watch of the value of
Seven dollars and fifty cents

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Peter Barrett

(now here) from the fact that deponent
in company with another girl named
Lillie Hamilton of 397 Seventh Avenue went
into the family entrance of a saloon on the
North East corner of 32nd Street of the
Avenue to get a drink and at the time
deponent had said watch inside of a
belt worn on the person of deponent and
the defendant came into said family
entrance and commenced to place his
hands on deponent waist and foot
around deponent and the defendant
immediately left said family entrance
and a short time thereafter deponent

Sworn to before me, this
day of
1897
Police Justice

And her lady friend left said family
entrance and about five minutes
deponant missed said water there
was not any other person in said
place but the depondant and deponant
lady friend

Sworn to before me
this 6th day of June 1892

Notary Public
Martin Beragg

[Signature]
Police Justice

0577

(1885)

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

Peter Barrett

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. *Peter Barrett*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *180 West 3rd St 4 Months*

Question. What is your business or profession?

Answer. *Whitewasher*

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*
Peter Barrett
sworn

Taken before me this *10* day of *April* 188*7*
[Signature]
Police Justice.

0578

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 Dejandra

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

Dated, July 6 189 W. J. White Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0579

135
Police Court, 2 District, 157

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nannie Bragg
397 7th
Peter Barrett

The Justice
John J. ...

2
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4

Dated, *July 9th* 1892

White Magistrate.
Wm Deacher Officer.

Witnesses *Lillian Hamilton* Precinct.
397 Seventh Street Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.
to answer *July 9/10 am*

Cur



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0581

place. I generally do house work for a living. There was no one else in this private box who could have taken my watch but this defendant. I have known him for some time but have not had anything to do with him lately. I have only been in this saloon twice in my life. The chain attached to my watch could be seen by any person looking at me.

LILLIE HAMILTON, a witness for the People, sworn, testified:

I am a friend of the complainant. I was with her in the saloon named by her on the 4th of July. We went into a private box together to have a drink. While we were in there the defendant, Barrett, came in there. He said he was going to treat us. I told him he could treat us if he wished. He then began talking about race horses and sporting matters. He stayed there just long enough to have one drink and then he went out. He is the only person, save the bartender, who was in that private box during the time we were in there. A few minutes after he left my friend told me that she missed her watch. I did not see the man take it. I am certain that he is the only person that was near the complainant during the time we were in there. I saw him at one time putting his hands on her; she told him to keep away that she did not want to have anything to do with him.

CROSS EXAMINATION:

The last time I saw the watch before it was stolen was at the door of the saloon going in. We only remained long enough in the private box to have one drink and then went out. We were in the private box previous to this

in company with a man named Randolph.

WILLIAM DIETCH, a witness for the People, sworn, testified:

I am a police officer attached to the 19th precinct in this city. On the 4th day of July this year I arrested the defendant on complaint of the complainant. I found him in the saloon at the corner of 32nd street and 7th avenue. He asked me what I wanted him for; I told him that this woman accused him of taking her watch. At first he denied knowing the lady at all, and said he did not take the watch. I took him then to the station house and when we arrived there and he was arraigned before the sergeant he admitted that he was drinking in this saloon with the woman. I searched him in the station house, but found nothing on him. He denied again taking the watch.

D E F E N C E.

The defendant's counsel asked the Court to take the case away from the consideration of the Jury on the ground that the evidence was insufficient to convict the defendant.

Motion denied. Exception.

The jury returned a verdict of guilty of grand larceny in the second degree.

Indictment filed July 13-1892.

COURT OF GENERAL SESSIONS

Part I.

THE PEOPLE &c.

against

PETER BARRETT.

Abstract of testimony on
trial, New York, July 22nd
1892.

0583

0584

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Barrett

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

Peter Barrett

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

The said Peter Barrett

late of the City of New York, in the County of New York aforesaid, on the fourth day of July in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of seven dollars and fifty cents

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

De Laurey Neall, District Attorney.

0585

BOX:

487

FOLDER:

4448

DESCRIPTION:

Beckmann, Charles

DATE:

07/08/92



4448

0586

Witnesses:
Offr. Gurnam
Book Parnes

Counsel,

189

Filed, & day of July
Pleads, Not Guilty

THE PEOPLE

vs.

~~#~~ *B*
Charles Beckman

Complaint sent to the Court
of Special Sessions,
New York City, May 20, 1909.

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday,
[Chap. 401, Laws of 1892, § 831.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Amdehn

Foreman.

50

0587

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 Beckmann

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

Charles Beckmann
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Charles Beckmann*

late of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *June* in the year of our Lord one thousand eight hundred and ninety-~~two~~, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

Charles Beckmann
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Charles Beckmann*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0500

BOX:

487

FOLDER:

4448

DESCRIPTION:

Belser, Harry

DATE:

07/20/92



4448

0589

Witnesses:

Counsel, *D. Stenrich*

Filed, *20* day of *July* 189 *24*

Pleads, *Not Guilty*

THE PEOPLE

vs.

Mary B. Bolen

LANCEY
(MISAPPROPRIATION.)
(Sections 528 and 58 of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edmond J. ...

Foreman.

John ...
189

off

0590

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Harry Belser

The Grand Jury of the City and County of New York, by this indictment, accuse
Harry Belser
of the CRIME OF Petit LARCENY, committed
as follows:

The said Harry Belser
late of the City of New York, in the County of New York aforesaid, on the 25th
day of June in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, being then and there the clerk
and servant of Isidor Rosentover and
Marcus Bercoovitz, copartners

and as such clerk and servant then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
Isidor Rosentover and Marcus Bercoovitz
the true owner thereof, to wit:

the sum of two dollars
in money, lawful money of the
United States of America, and
of the value of two dollars;

the said Harry Belser afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said
Isidor Rosentover and Marcus Bercoovitz
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said Isidor Rosentover and Marcus Bercoovitz

did then and there and thereby feloniously steal, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

DE LANCEY NICOLL,
District Attorney.

0591

BOX:

487

FOLDER:

4448

DESCRIPTION:

Bierman, Lewis

DATE:

07/19/92



4448

0592

Witnesses:

J. H. Stacey
12. P.
Lewis Spitz

Counsel,

Filed *19* day of *July* 189*2*
Plends, *W. H. Gully*

THE PEOPLE

vs.

F
Lewis Bierman

Grand Larceny, *Second Degree,*
[Sections 838, 88,
Penal Code.]

DE LANCEY NICOLL,

District Attorney.

M. H. Gully

A TRUE BILL.

Edmund J. ...

Foreman.

July 25/92
True and acquitted

0593

(1885)

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Harris Spitz

of No. 272 Delancey Street, aged 18 years,

occupation Student being duly sworn,

deposes and says, that on the 9th day of July 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One gold watch and chain
of the value of twenty dollars.
\$20.00

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 Louis Bernan (Crown)

from the fact that deponent went to a bathing establishment at no 57 Pitt Street that he met the said defendant in the said bath that deponent told the defendant that he was going to place the said property with the clerk in charge of said bath that the defendant then told deponent to put it in his own box that the property would be safe that deponent then placed the said property in Box no 2 in the rear of said premises on the first floor that deponent then went into the bath in the basement

of
Sharon
1892
Paris

of said premises that shortly thereafter
Department returned to the said Box
he found the said defendant at
Department box and the door of the
said building open that defendant
then went to the said box and
discovered that the said property was
gone.

Wherefore department charges the
said defendant with feloniously
taking, stealing and carrying away
the said property and goods
that he be held and dealt with
as the law directs.

Done to witness
this 10th day of July } Merry Spitz
E. J. [Signature]
Police Justice

0595

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Louis Bernan*

Question. How old are you?

Answer. *34 years.*

Question. Where were you born?

Answer. *Russia*

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

Answer. *136. Suffolk St 2 weeks.*

Question. What is your business or profession?

Answer. *Inv. Cutter*

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 not guilty*
Wm's Sep 2nd 1896

Taken before me this
day of *July* 1896

Police Justice.

[Signature]

0596

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

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

Dated July 10 1892 [Signature] Police Justice.

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

Dated.....18 Police Justice.

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

Dated.....18 Police Justice.

0597

835

Police Court---3 District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Alvin Sp...
272 Delancy
Stans Burman

Lancey Hel...
Officer

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *July 10* 189*2*

Hogan Magistrate.

Hessing Officer.

12 Precinct.

Witnesses *call officer*

No. *Lussery 12 Precinct*

Philip Marklowich

No. *29* *Pitt* Street.

No. *1000 2d* Street.

\$ *to answer*

COMMITTED.

92

0598

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lewis Bierman

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

Lewis Bierman

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Lewis Bierman*

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

one watch of the value of sixty dollars and one chain of the value of thirty dollars

of the goods, chattels and personal property of one

Henry Spitz

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

De Laurence Nicoll
District Attorney

0599

BOX:

487

FOLDER:

4448

DESCRIPTION:

Billman, Simon

DATE:

07/20/92



4448

0600

237

Witnesses:

.....

.....

.....

.....

.....

Counsel, *Frederick J. [Signature]*
 Filed *20* day of *July*, 189*2*
 Pleads, *Not Guilty*

THE PEOPLE
 vs.
R
Simon Billman

Grand Larceny,
 (From the Person)
 Degree.
 [Sections 528, 529,
 Penal Code.]

DE LANCEY NICOLL,
 District Attorney.

Case of [unclear] vs. [unclear]

A TRUE BILL.
[Signature]

*Part 2 - July 26, 1892,
 Foreman,
 tried and acquitted*

0501

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Charles F. Cutts,

of No. 309 Grand.

Street, aged 28 years,

occupation Special Officer

being duly sworn,

deposes and says, that on the 11th day of July

1892 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of a person ~~an unknown woman~~ ^{an unknown woman} of dependent, in the day time, the following property, viz:

One Silk handkerchief of the value
of one dollar and twenty five cents
(\$1.25)

Sworn to before me, this

of

day

the property of unknown woman.

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 Simon Billman (now here) from the fact that deponent saw the said deponent insert his hand into the left hand pocket of a coat that said unknown woman was then and there ~~at~~ wearing on her person and take the said handkerchief therefrom

Chas. F. Cutts

Alfred Beale
1892
Police Justice

Signed

0602

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Simon Bellman*

Question. How old are you?

Answer. *40 years.*

Question. Where were you born?

Answer. *Russia*

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

Answer. *17 Madison St 2 months*

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 am not guilty
his
Simon Bellman
Mark*

Taken before me this

day of

W. J. [Signature]
Police Justice.

0603

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

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

Dated, July 13 189 [Signature] Police Justice.

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

Dated, 189 [Signature] Police Justice.

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

Dated, 189 Police Justice.

0604

868

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas F Lantz
309 Grand St.
Simon Bellman

*Offense Larceny from
the Person of*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *July 15* 189*2*

Enffy Magistrate.

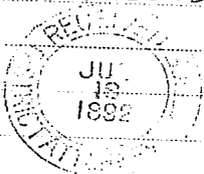
Young Officer.

11th Precinct.

Witnesses *Eva Payer*

No. *309 Grand* Street.

No. _____ Street.



No. _____ Street.

\$ *300* to answer *J.S.*

COMMITTED.

the person

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Simon Bellman

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

Simon Bellman

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

The said Simon Bellman

late of the City of New York, in the County of New York aforesaid, on the 14th day of July in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

one handkerchief of the value of one dollar and twenty-five cents

of the goods, chattels and personal property of one a certain woman, whose name is to the Grand Jury aforesaid unknown, on the person of the said woman, then and there being found, from the person of the said woman, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey McCall,
District Attorney.

0606

BOX:

487

FOLDER:

4448

DESCRIPTION:

Birnes, James

DATE:

07/22/92



4448

0607

290

Counsel, *Rayman (s)*
Filed 22 day of July 1892
Plends, Not guilty (25)

23 THE PEOPLE
65-11-23
vs.
James Binnes

Grand Larceny,
Sections 603, 604
Penal Code.]

De LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James Binnes

Foreman.

July 27/92
Pleads guilty
S. L. 1892
1912
July 24/92

Witnesses:

A. N. Chute

Off. McArthur

Sworn for
Fred Horn
603 Third Ave

Procedly
Recorded

0508

Police Court 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Mortimer H. Chute
of No. 125 Quincy Street, Brooklyn aged 22 years,
occupation Salesman being duly sworn,
deposes and says, that on the 18 day of July 1892 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:

5
Five silk velvet table covers, the
whole being of the value of
One Hundred Dollars

\$100⁰⁰/₁₀₀

the property of J. B. Ryan & Co., by whom
deponent is employed

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by James Pittes

Show here from the fact, that about 6 P.M.
on the above date said property was
lying on a table in the New York
Industrial Building, at 43 street and Lexington
Avenue: deponent saw defendant go to said
table and take said property and run
away into said property: that deponent
followed defendant and saw defendant drop
said property in the street, wherefore
deponent accuses defendant of having
stolen, taken and carried away said property
and prays that he may be dealt with
as the law directs

Mortimer H. Chute

Sworn to before me this 19 day
of July 1892
Police Justice.

0609

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

James Birnes 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 Birnes*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *N.E. cor. 65th St & 3rd Ave - 1 year*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty - James J. Birnes*

Taken before me this *19* day of *1888* *[Signature]* Police Justice.

0610

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

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

Dated July 19 18 92 H. J. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0611

Police Court--- District. 577

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mortimer A. Chute
25 Avenue of the Americas
James Birnes

Offence: Larceny Felony

2
3
4

Dated July 19 1892
Magistrate: McWhorter
23 Ave Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

[Handwritten signature]

[Handwritten initials]

BAILED,

No. 1, by

Residence Street.

No. 2, by

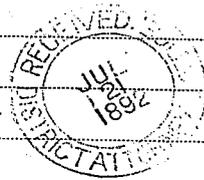
Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



06 12

No. 8.

410

GRAND JURY ROOM.

Burg
PEOPLE

US.

Mr. Sherman

Arnold Lohkamp

*Burg
Dessau*

James Mackenzie
44 St. - 2nd Ave

John Mackenzie
216 Broadway
S. David & Co. Inc
29th - West - 7th Ave
W. H. Dykes

0674

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

THE PEOPLE OF THE STATE OF NEW YORK
against

James Burnes

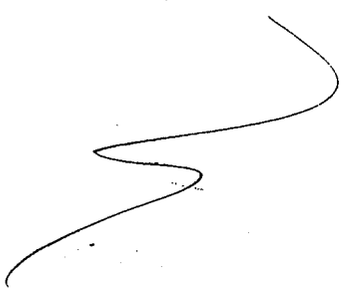
The Grand Jury of the City and County of New York, by this indictment, accuse

James Burnes
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *James Burnes*

late of the City of New York, in the County of New York aforesaid, on the *18th*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*five table covers of the value
of twenty dollars each*



of the goods, chattels and personal property of one *James B. Rye*

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

De Lancey McCall
District Attorney

06 15

BOX:

487

FOLDER:

4448

DESCRIPTION:

Bloomingthal, Samuel

DATE:

07/19/92



4448

0617

Police Court— 3 — District.

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

of No. 36 Ludlow Joseph Gernshaw Street, aged 27 years,
occupation Tailor being duly sworn
deposes and says, that on the 30th day of June 1897 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Samuel
Bloomington (now here, who cut
and stabbed a wound on the
left wrist with the blade of a
scissors then held in his hand.
Said assault was committed

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant

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

Sworn to before me, this 1st day

of July 1897

[Signature]
Police Justice.

[Signature]

0518

3 District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

Samuel Bloomingthal 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.

Samuel Bloomingthal

Question. How old are you?

Answer.

55 years

Question. Where were you born?

Answer.

Russia Poland

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

Answer.

36 West St. 8 years

Question. What is your business or profession?

Answer.

Tailor

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
Samuel Bloomingthal
mark

Taken before me this *11* day of *April* 188*7*
[Signature]
Police Justice.

0619

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

Defendant

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

Dated *July 1* 18 *92* *[Signature]* Police Justice.

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

Dated *July 1st* 18 *92* *[Signature]* Police Justice.

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

Dated..... 18 Police Justice.

0620

800
Police Court--- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Gernshorn
36 1/2 W. 118th St
Samuel Bloomfield

Offence
v. Fel. Aves

BAILED,

No. 1, by Isaac Davis
Residence 36 West Street.

No. 2, by Max Studenski
Residence 281 W. 118th Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

2
3
4

Dated July 9th 1911
Duffin Magistrate.
Place & Precinct.

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

No. 500 to answer
C Carr

0621

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel Bloomingthal

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

Samuel Bloomingthal
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Samuel Bloomingthal*,
late of the City of New York, in the County of New York aforesaid, on the
day of *June*, in the year of our Lord one thousand eight hundred and
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Joseph Gershon* in the peace of the said People
then and there being, feloniously did make an assault and *him* the said

Joseph Gershon with a certain *scissors*

which the said *Samuel Bloomingthal*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *him* the said *Joseph Gershon*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Samuel Bloomingthal
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Samuel Bloomingthal*
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Joseph Gershon in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Joseph Gershon*
with a certain *scissors*.

which the said *Samuel Bloomingthal*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

De Lancey Recoll
District Attorney

0622

BOX:

487

FOLDER:

4448

DESCRIPTION:

Bode, Ernest

DATE:

07/13/92



4448

0623

Witnesses:

Wm Becken

Counsel,

Filed, 13 day of July 1892

Pleads,

THE PEOPLE

vs.

B
Ernest Bode

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32].

DE LANCEY NICOLL

District Attorney.

Dea. P

A TRUE BILL.

Edmundson

Complaint sent to the County Foreman of Special Sessions,

Part III, Sec. 5, 1892.

0624

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ernest Bode

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

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Ernest Bode*

late of the City of New York, in the County of New York aforesaid, on the *twenty-sixth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Ernest Bode*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0625

Witnesses:

Off Becker

179

Counsel,

1892

Filed, 13 day of July

Pleads,

THE PEOPLE

vs.

B Ernest Borer

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 33.]

DE LANCEY NICOLL.

District Attorney.

Rec'd

A TRUE BILL.

Commander

Complaint sent to the Court Foreman of Special Sessions,

Part II, Dec 5, 1892.

0626

Court of General Sessions of the Peace

1907

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ernest Bode

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

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Ernest Bode*

late of the City of New York, in the County of New York aforesaid, on the *twenty-sixth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Ernest Bode*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0627

BOX:

487

FOLDER:

4448

DESCRIPTION:

Boehm, Moses H

DATE:

07/08/92



4448

0628

103,

Witnesses:

~~James H. Smith~~
Edwin R. Drift
124 W. 6th
Adm. Sullivan
121 W 6th St

Counsel,

Filed, 8 day of July 1897
Pleads, Not Guilty (1)

THE PEOPLE

vs.

Moses G. Boehm
M.G. Boehm
Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

VIOLATION OF EXCISE LAW.
(Section 290, Penal Code, sub. 8.)

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

Raymond J. W.

R

Toroman.

0624

The New York Society for the
Prevention of Cruelty to Children

100 EAST 23D ST. (COR. FOURTH AVE.)

New York June 21st 1892

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

The People
against

Notice of Prosecution.

Moses H. Bohme

To the District Attorney of the
City and County of New York,

Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0630

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN

Selling liquor to minors

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Moses H. Boehm

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

Moses H. Boehm

of a MISDEMEANOR, committed as follows:

The said

Moses H. Boehm

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one *Kate Sullivan* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *13* years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0632

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Moses H. Boehm

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

Moses H. Boehm

of a MISDEMEANOR, committed as follows:

The said

Moses H. Boehm

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one *Kate Sullivan* who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of *13* years, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0633

BOX:

487

FOLDER:

4448

DESCRIPTION:

Bohan, Cornelius

DATE:

07/20/92



4448

0634

Witnesses:

Counsel,

Filed, 20 day of July 1892

Pleas, Not Guilty (2-5)

THE PEOPLE

vs.

B

Conelius Bohan

Thence tried to the Court of Sessions for Local and final disposal

Part 9... 1892.3

VIOLATIONS OF THE EXCISE LAW. [Laws of 1892, § 93]

DE LANCEY NICOLL

District Attorney

A TRUE BILL.

Edmund E. Bohan

Foreman.

0635

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Cornelius Bohan

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

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Cornelius Bohan

late of the City of New York, in the County of New York aforesaid, on the *tenth* day of *two July*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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

SECOND COUNT—

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

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Cornelius Bohan

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

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

DE LANCEY NICOLL

District Attorney.

0636

BOX:

487

FOLDER:

4448

DESCRIPTION:

Bohler, Herman

DATE:

07/08/92



4448

0637

54

Witnesses

Erasmus Meyer
W. P. ...

Counsel, *J.B.*

Filed, *8* day of *July* 1892

Pleads, *Not Guilty*

THE PEOPLE

vs. *B*

Herman Bohler

VIOLATION OF THE EXCISE LAW
(Without License) [CHINA, LAWS OF 1892, § 31]

*... referred to the Court of Sessions
... assigned for trial and final disposition*

DE LANCEY NICOLL
District Attorney.

A TRUE BILL.

Edmund ...
Foreman.

0538

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Herman Bohler

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

— *Herman Bohler* —

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said — *Herman Bohler* —

late of the City of New York, in the County of New York aforesaid, on the 26th day of *June* — in the year of our Lord one thousand eight hundred and ninety-*two* —, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

one Emanuel Meyer and to
certain *other* — persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, 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.

DE LANCEY NICOLL,
District Attorney.

0639

BOX:

487

FOLDER:

4448

DESCRIPTION:

Booker, Henry

DATE:

07/13/92



4448

0640

Witnesses:

Wm Carter
H.P.

163
H. Colman
Counsel,
Filed, 13 day of July 1892
Pleads, Not Guilty.

30 THE PEOPLE

vs.
68 Rowland et al

Henry Booker

CONCEALED WEAPON.
(Section 410, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James B. For

Sept 2 - July 18, 1892. Foreman.
Smith and Connolly

Thos. P. B.

0641

Police Court, District.

(1858)

City and County)
of New York) ss.

Peter Carter

of No. 50th Street, aged _____ years,

occupation Police Officer being duly sworn, deposes and says,

that on the 7th day of July 1892, at the City of New

York, in the County of New York

he arrested Henry Baudel
for carrying concealed upon
his person with intent to use
against another that weapon
known as a slung shot in
violation of Section 410
of the Penal Code of the
State of New York for the
reasons following to wit: Weapons
found in the possession
of the defendant a slung
shot which he was under
arrest for carrying concealed

Sworn to before me
this 7th day of July 1892 } Peter Carter

Police Justice

0642

(1885)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court

Henry Boaker

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

Question. What is your name?

Answer. *Henry Boaker*

Question. How old are you?

Answer. *34 years.*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *89 Reservoir, 3 months*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty
Henry Boaker*

Taken before me this
day of *July*
1892

Police Justice.

0643

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

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

Dated, *July 7* 189 *2* *[Signature]* Police Justice.

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

Dated,.....189 Police Justice.

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

Dated,.....189 Police Justice.

0644

843

Police Court, _____ District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Peter Carter

vs.
Mary Brewer

- 1 _____
- 2 _____
- 3 _____
- 4 _____

OFFICE OF THE CLERK
 J. J. [unclear]
 [unclear]

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *July 7* 1892

Wm. [unclear] Magistrate.

Carter Officer.

4 Precinct.

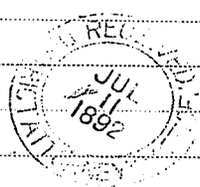
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *5.00* to answer *G. S.*



C
Com [unclear]

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

The People,
vs.
HENRY BOOKER.

Before
HON. JAMES FITZGERALD,
and a Jury.

Tried JULY 18TH, 1892.

Indicted for CARRYING CONCEALED WEAPONS.

Indictment filed JULY 13TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,

For THE PEOPLE.

HUGH COLEMAN, ESQUIRE,

For THE DEFENCE.

PETER CARTER testified that he was attached to the 4th police precinct, and he searched the defendant on the 7th of July, 1892, in the Oak street station house, while the defendant was under arrest on a charge of disorderly conduct. He, the witness, found a slung-shot in the outside breast pocket of the defendant's coat.

In cross-examination the witness testified that the handle of the slung-shot was not sticking from the defendant's pocket. To the best of his knowledge, the article found on the defendant was a slung-shot or "black-jack."

In re-direct examination the witness testified that he had been on the police force for seven and a half years, and the slung-shot in evidence was what was generally known as a slung-shot.

FOR THE DEFENCE, HENRY BOOKER, THE DEFENDANT, testified that he was a sailor. He did not carry the instrument in evidence with the intestion of using it upon any person.

In cross-examination the defendant testified that he had had the slung-shot in evidence in his poss-

00647

3

ession for about a week. He made the slung-shot, on board ship, "just for foolishness." He had seen slung-shots before he made the one in evidence, but he had never seen one just like the one he had made.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Booker

The Grand Jury of the City and County of New York, by this indictment accuse
Henry Booker
of a FELONY, committed as follows:

The said *Henry Booker*
late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms, feloniously did furtively
carry, concealed on his person, a certain instrument and weapon of the kind commonly known as
a sling-shot with intent then and there
feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

SECOND COUNT—

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

Henry Booker

of a FELONY, committed as follows:

The said *Henry Booker*
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, with force and arms, feloniously did possess a certain instrument and
weapon of the kind commonly known as *a sling-shot*
by him then and there concealed, and furtively carried on his person, with intent then and there
feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0649

BOX:

487

FOLDER:

4448

DESCRIPTION:

Brennan, John

DATE:

07/19/92



4448

0650

BOX:

487

FOLDER:

4448

DESCRIPTION:

Brennan, James

DATE:

07/19/92



4448

0651

194

Witnesses:

Michael Brennan
HWS. M. 28
Mary E. Burns

Counsel,

Filed 19 day of July 1892
No. Pleads, Not Guilty
" 2 " Guilty July 29th 1892
25th PEOPLE
129th PEOPLE

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

John Brennan
and
James Brennan

DR LANCEY NICOLL,
District Attorney.

Case 2 July 28 92 8810

A TRUE BILL.

[Signature]

Forfeited.
Paid 2nd July 28, 1892
Both tried and
found guilty of assault & beg
New 17th H
In a. Acquitted.

[Faint handwritten notes]

0652

Police Court 2nd District.

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

Michael Brown

of No. 445 West 28 Street, aged 38 years,

occupation Laborer being duly sworn

deposes and says, that on the 5th day of June 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Brennan (now here) and James Brennan (not yet arrested) and while acting in concert with each other from the following facts to wit: That the defendant John struck deponent a blow on the head with a glass bottle that he then and there held in his hand, breaking the said bottle, and then struck and cut deponent on the neck with a piece of said bottle which he still held in his hand, cutting and causing injuries which confined deponent to Bellerue Hospital for the space of four weeks - and said James struck deponent a blow on the neck with an iron bottle which he then and there held in his hand

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant

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

Sworn to before me, this 9th day of July 1882 } Michael Brown
of _____ }
A. White Police Justice.

0653

(1895)

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss.

District Police Court.

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

Question. What is your name?

Answer. *John Brennan*

Question. How old are you?

Answer. *24 years -*

Question. Where were you born?

Answer. *England*

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

Answer. *128 - 8th Street - Long Island City - 6 weeks*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

I am not guilty -

John Brennan
(mark)

Taken before me this
day of *July*
189*7*

Police Justice.

0654

Down from 6/1/1

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

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

Dated, July 12 189 [Signature] Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0655

Police Court, *301* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Brown
John Brennan

offense Assault
felony

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *July 9* 189*2*

White Magistrate.
Presley & Annett Officer.

Man Brown Precinct.

Witnesses
No. *445 1/2 West 28* Street.

Man Ellen Brown
No. *445 West 28* Street.

Louisa [unclear]
No. *445 W. 28 St* Street.

\$ *500* to answer

2 July 12 230.

[Signature]

0656

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Brennan and James Brennan

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

John Brennan and James Brennan of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said John Brennan and James Brennan, both late of the City of New York, in the County of New York aforesaid, on the fifth day of June in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Michael Brown in the peace of the said People then and there being, feloniously did make an assault and then the said Michael Brown with a certain glass bottle and also with a certain kettle

which the said John Brennan and James Brennan in their right hands then and there had and held the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent to kill the said Michael Brown thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

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

John Brennan and James Brennan of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said John Brennan and James Brennan, both late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Michael Brown in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and then the said Michael Brown with a certain glass bottle and also with a certain kettle

which the said John Brennan and James Brennan in their right hands then and there had and held the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

John Brennan and James Brennan
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Brennan and James Brennan, both*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the said *Michael*
Brown in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault and *him* the said
Michael Brown
with a certain *glass, bottle and also with a certain kettle*

which *they,* the said *John Brennan and James Brennan*
in *their* right hands then and there had and held, in (and upon the *head*
and neck of *him* the said *Michael Brown*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Michael Brown*

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

DE LANCEY NICOLL, District Attorney.

0658

BOX:

487

FOLDER:

4448

DESCRIPTION:

Broche, Albert

DATE:

07/20/92



4448

0659

Witnesses:

Counsel, *Mr. Meyer*

Filed, *20* day of *July* 189*8*

Pleads, *Not guilty (w)*

THE PEOPLE Court of *Special*
Terms
Sessions for *trial and final disposition*

Part *9* of *Chap. 401, Laws of 1892, § 29*

Albert Boache

Affiant

VIOLATION OF THE EXCISE LAWS
[Chap. 401, Laws of 1892, § 29]
Selling, etc., on Sunday

DE LANCEY NICOLL
District Attorney

A TRUE BILL.

Samuel L. ...

Foreman

0550

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Albert Broche

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

Albert Broche

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Albert Broche

late of the City of New York, in the County of New York aforesaid, on the day of *July* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

Elmer B. Dixon

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

SECOND COUNT—

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

Albert Broche

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Albert Broche

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

Elmer B. Dixon

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

DE LANCEY NICOLL

District Attorney.

0661

BOX:

487

FOLDER:

4448

DESCRIPTION:

Broderick, James

DATE:

07/13/92



4448

0862

193,

Counsel, *A. Coleman.*

Filed 13 day of July 1892
Pleads, Not Guilty (5)

~~X~~

THE PEOPLE

Robbery, Degree, (Sections 224 and 228, Penal Code.)

25
319 13⁷⁵ vs. F

James Broderick
Sept 2 June 23/93
fine valued to \$500.

DE LANCEY NICOLL,

District Attorney.

1410 Pen & Hatopine
bridge day for bad
business July 2/92
A TRUE BILL. *July 2/92*
De Lancey Nicoll

Foreman.

Keystone 1/12/92
July 26/92
True & Committed
Assault 32 day
29/1

Witness:

Joseph Clymer

Stephen Benson

340, E. 84

0663

Police Court - 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Joseph Clymer
of No 235 East 34 Street, Aged 38 Years
Occupation Livery Stable being duly sworn, deposes and says, that on the
26 day of June 1882, at the 21 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

A Live Dog. of the Russian
Bloodhound Breed. of the amount
and value of one hundred
dollars

of the value of One hundred (100) DOLLARS,
the property of Mrs. Arlington. and in deponent's care & custody
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 Broderick (now here) and two others
now under arrest, and awaiting trial,
and two others (not yet arrested) and
while acting in concert with each other,
from the following facts to wit: That
about the hour of ten o'clock P.M. of the
aforesaid date while deponent was in the
hallway of premises No 340 East 34 Street
with the aforesaid dog fastened to a chain,
and which chain deponent held in his
hand, he was struck on the back of the
head with some unknown substance, and
that he immediately fell down and became

July of 1882

Police Justice

0664

unconscious, and on coming to and recovering his senses - immediately missed the aforesaid dog from his possession - and that defendant is informed by Sophie Brown of No 34 East 34 Street that she saw the defendant strike defendant on the back of the head with some unknown substance that he held in his hand, and that about five minutes later she saw the aforesaid dog in the possession of the said two others who are now under arrest and awaiting trial on said charge - defendant therefore asks that he may be held to answer

Sworn to before me } Joseph Clynner
this 13 day of July, 1892 }
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice

Police Court, District, Offence—ROBBERY.
THE PEOPLE, etc., on the complaint of vs.
1
2
3
4
Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

0665

CITY AND COUNTY }
OF NEW YORK, } ss.

Appie Brown

aged *34* years, occupation *Housekeeper* of No.

340 East 34 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Joseph Clymer*

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

knowledge.

Sworn to before me, this *13*
day of *July* 189*0* *Appie Brown*

[Signature]
Police Justice.

0555

(1885)

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2
District Police Court.

James Broderick 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 Broderick*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *219 East 37th St. 3 years*

Question. What is your business or profession?

Answer. *Painting*

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

Answer.

I am not guilty
James J. Broderick

Taken before me this *19*
day of *Sept* 1889
W. J. [Signature]
Police Justice.

0667

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

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

Dated, July 13 1892 A. J. White Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0558

848

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Clymer
James Ardrecht

Robbery
Offense

2
3
4

BAILED,

No. 1, by.....
Residence..... Street.

No. 2, by.....
Residence..... Street.

No. 3, by.....
Residence..... Street.

No. 4, by.....
Residence..... Street.

Dated *July 13* 1892

Lyman W. White Magistrate.
James McCallister Officer.
J. J. [unclear] Precinct.

Witnesses
No. *Joseph Brown* Street.

No. *John E. [unclear]* Street.
James [unclear]

No. *[unclear]* Street.

§ *[unclear]* to answer



0664

DEPARTMENT OF
Public Charities and Correction.

New York Penitentiary,
Blackwell's Island,

LOUIS D. PILSBURY,
Warden.

New York, June 29/1893

This is to certify that James
Proderick convicted of Assault 3^d degree
and sentenced by the Honorable Frederick
Smith on the 29th day of July 1891
to one years imprisonment and fined \$100
has been an exemplary prisoner
since his reception into this Penitentiary
on the 3rd day of July 1891

Louis D. Pilsbury
Warden

Aa Term of the Court
of the General Sessions of
the Peace and for the City
and County of New York, held
on the Day of June 1893

Present
Hon Frederic Smyth
Recorder

People
vs
James Broderick

On reading and filing the affidavit
of James Broderick heretofore and on
motion of Hugh Coleman attorney for the defendant
it is Ordered that the fine of \$150 im-
posed upon the defendant James Broderick
on the 23^d day of July 1892, be and the
same hereby is remitted, and that said defendant
be discharged from prison.

0677

Court of General Sessions

People
vs
James Brodick

Please take notice that on the within
affidavit of James Brodick a copy of which
is hereto annexed I will move this Court
in Part II thereof on the 13th day of June 1893
at 11 o'clock in the forenoon or as soon there-
after as counsel can be heard for an order
remitting the fine of \$150 imposed upon the
defendant on the 23^d day of July 1892, and
discharging him from prison:

Dated N.Y. June 12, 1893

Journe

Hugh Coleman
Attorney for Defendants

Office 700 Address 287 Broadway
N.Y. City

To
The District Attorney
of New York County

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

People
vs
James Broderick

City and County of New York vs:

James Broderick
being duly sworn deposes and says, that at
the times hereinafter mentioned he resided at
319 E 37th Street in the City of New York;
that he was charged with and indicted for
robbery in the first degree upon one Joseph
Clym or Clymer of 235 E 30th St. in taking
or attempting to take a large St Bernard dog.
That he was tried in the Court of General
Sessions upon the said charge and was found
guilty of assault in the third degree; that
he was thereupon sentenced to the penitentiary
by the Hon Recorder Smyth on the 23rd of
July 1892 for one year with the imposition of
a fine of \$150 and to remain in prison until said
fine was paid not exceeding one day for each
dollar. That as the result of good conduct, his
time expired on the 29th day of May 1893, but
owing to financial disability in not having the
means to pay said \$150 and not having friends

who could raise said \$150, he is unable to obtain his discharge. That up to the time of his arrest his general reputation for peace and ^{and honesty} quietness was good, and was testified to by reputable witnesses at the trial. That he is a printer by trade and can obtain steady employment, so that he could support his wife and two children who have no means of making a living whatever. That he has always worked for a living and is able to work.

Wherefore he Prays the Hon Recorder Smyth to remit the said fine of \$150 so that he can obtain his discharge and get employment to support his family, and says that the lesson he has received by being imprisoned will stand as a guarantee for future good behavior.

Sworn to before me this
 3rd day of June 1873 } James P. Broderick R

M. O'Connell
 Commissioner of Beeds
 City & Co of New York

0674

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

..... being duly sworn, says that he resides at No. Street in the City of New York, that he is years of age, that on the day of 18 .. at Number in the City of New York, he served the within on the by delivering to and leaving with said a true copy of the within and at the same time and place exhibiting to the within originals, and that he knew the person thus served to be the person mentioned and described in the as therein.

Sworn to, before me,
this day of 18 .. }

H. H. General Sessions

People

Plaintiff

against

James Proctor

Defendant

Assistant to Clerk
City of New York

HUGH COLEMAN,

Attorney for Plaintiff

No. 287 BROADWAY,
NEW YORK CITY.

Entrance to Elevator on Rende St.

Due and timely service of copy of the within

hereby admitted

this day of 18 ..

Attorney.

7th

Not entered
to 217 67 down
June 23rd 1903
RM

0675

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Broderick

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

James Broderick

of the CRIME OF ROBBERY in the *third* degree, committed as follows:

The said James Broderick,

late of the City of New York, in the County of New York aforesaid, on the *26th* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Joseph Chymer*, in the peace of the said People then and there being, feloniously did make an assault; and

one live dog of the value of one hundred dollars,

of the goods, chattels and personal property of the said *one Mary Adminton* from the person of the said *Joseph Chymer*, against the will and by violence to the person of the said *Joseph Chymer*, then and there violently and feloniously did rob, steal, take and carry away, the said *James Broderick* *being* then and there aided by an accomplice present, to wit: *my Charles Bittner, James Gibson, and others to the Grand Jury unknown;*

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

John Jay Meale,
District Attorney

0676

BOX:

487

FOLDER:

4448

DESCRIPTION:

Brooks, Eugene F

DATE:

07/19/92



4448

1677

197

Witnesses:

Edwin Wood

John Swann
July 14, 1892

John Chace

John Paul Stevens

Walter Lancelotti

John Davis

Agnes Davis

Ray

Counsel,

Filed 19 day of July 1892

Pleas, Not Guilty

THE PEOPLE

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

21
Washington DC
messenger

Engene T. Brooks

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edmund L. ...

Foreman.

July 25 1892
I reads Assault 2nd day

A. H. J. ...
\$1250 fine or a
day for each year
479

0678

Police Court West District.

City and County } ss.:
of New York,

of No. 28 Cornelia Street, aged _____ years,

occupation Housekeeper being duly sworn

deposes and says, that on the 11 day of July 1889 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED ~~AND BATTERED~~ by

Charles H. Brooks (now here) did aim and feloniously snap and attempt to explode and shoot at deponent with a Revolver (fire arm)

with the felonious intent to take the life of deponent, or to do ~~him~~ ^{her} grievous bodily harm; and without any justification on the part of the said assailant

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

Sworn to before me, this _____ day

of July 1889

1889

Olga Brooks

[Signature]
Police Justice

0674

Sec. 185-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Eugene F. 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, and 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. *Eugene F. Brooks*

Question. How old are you?

Answer. *21 years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *Washington, D.C.*

Question. What is your business or profession?

Answer. *Messenger*

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*

Eugene F. Brooks.

Taken before me this
day of *July* 188*8*
[Signature]
Police Justice

0680

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

Blumenthal

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

Dated, *July 11th* 189*2* *[Signature]* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0581

177 200

Police Court, District.

THE PEOPLE vs.,
ON THE COMPLAINT OF

Paul J. ...
28 Cornelia St.
James H. ...
Officer
Magistrate

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Date *July 11th* 189*2*

James H. ... Magistrate.

James H. ... Officer.

Stella Chase Precinct.

Witness

No. *28 Cornelia* Street.

No. *78 Cornelia* Street.

No. *1100* Street.

No. *1100* Street.

No. *1100* Street.

\$ *100* to answer *SS*

James H. ...

*absent -
notice
attached to
copy*

0682

No. 3.

1892

GRAND JURY ROOM.

PEOPLE

vs.

Eugene A. Brooks

Ellen Brooks

Hannah Brooks

Mrs Chase

off Jason

us with

not guilty

0683

District Attorney's Office,

if

CITY AND COUNTY OF NEW YORK.

MAR 25 1903 189

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

*I desire to see Officer Leeson
attached to your command in
July '97 in relation to the case of
Erasmus Brooks
sentenced July 25 to 4
years and 6 months imprisonment by
Benjamin Smith*

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

0584

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against Eugene F. Brooks

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

Eugene F. Brooks of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Eugene F. Brooks

late of the City of New York, in the County of New York aforesaid, on the eleventh day of July in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Ella Brooks in the peace of the said People then and there being, feloniously did make an assault and to, at and against her the said Ella Brooks a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Eugene F. Brooks in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there attempt to shoot off and discharge, with intent her the said Ella Brooks thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT-

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

Eugene F. Brooks of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Eugene F. Brooks

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Ella Brooks in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against her the said Ella Brooks

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Eugene F. Brooks

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0685

BOX:

487

FOLDER:

4448

DESCRIPTION:

Brown, Stephen

DATE:

07/07/92



4448

40.

Witnesses

Clifford James
366 W. 126 St
Edmond Kennedy

Sunder Mahoney & Watson
builders
64 1/2 St 1st Ave
Mrs Allen
builder
26 1/2 St 10th Ave

Counsel,

Filed day of July 1892
Pleads, Not Guilty

THE PEOPLE

30 Lawrence
vs
10 St
1

Stephens Brown

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

DR LANCEY NICOLL,
District Attorney.

July 13 - 1892
117 St

A TRUE BILL.

Edward J. Fox

Foreman.

July 13/92
Pleads Assault 2nd
14th Street
July 19/92

0587

Police Court— 5th District.

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

of No. 366 West 176 Street, aged 50 years,
occupation Barber being duly sworn

deposes and says, that on the 26 day of June 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Stephen
Brown, who cut and stabbed
deponent once on the right hand
with the blade of a razor which
he Brown then and there held
in his hand

Deponent further says that
such assault was committed

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant

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

Sworn to before me this 27 day } Griffin + Tasmee
of June 1892 } mark
W. McCall
Police Justice

0688

Sec. 198-200

5

District Police Court.

CITY AND COUNTY OF NEW YORK

Stephen Brown

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

Question. What is your name?

Answer.

Stephen Brown

Question. How old are you?

Answer.

39 years old

Question. Where were you born?

Answer

Pennsylvania

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

Answer.

10 Lawrence St 6 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I Am Not Guilty
Stephen Brown*

Taken before me this

John J. [Signature]

Police Justice

0589

Sec. 151.

Police Court 5 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 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 Griffin Tasmul of No. 366 West 176 Street, that on the 16 day of June 1894 at the City of New York, in the County of New York,

and feloniously he was violently Assaulted and Beaten by Stephen Brown

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 5 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 17 day of June 1894
[Signature]
Police Justice.

0690

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-A. & B.

Dated 188

Magistrate

DeLeon Officer.

The Defendant
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Comstock Police Justice.

Police Justice

Dated 188

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

The within named

39 025 10 Lawrence St
The within named

10 Lawrence St 3/4

0691

39 MS 10 Lawrence St

The within named

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

10 Lawrence St

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Warrant-A. & B.

vs.

Dated _____ 188

Magistrate

Dwyer

Officer.

The Defendant
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

W. M. ...
Police Justice.

0692

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

Defendant

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

Dated *June 28* 189 *W. W. ...* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0693

Police Court, 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Griffin Samuel
366 1/2 124
Stephen Brown

784
Offense
John

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

2
3
4

Dated *June 28* 189
Meade Magistrate.
Boyle 30 Officer.
Precinct

Witnesses *Edmund Ordley*
No. *Lawrence* Street.

No. Street.

No. Street.

\$ *1.000* to answer *G.S.*



1000 of June 27 2. P.M.

0694

New York July 18th 92

To Whom it may concern,
This is to Certify that
Stephen Brown has worked
for us for considerable time,
as a laborer. He always
found time to be in a
Diligent & Hard Working
Man.

John Allan & Co
Masons and Builders
510 Manhattan Ave.
City

0695

MAHONEY.

H. WATSON.

MAHONEY & WATSON,
MASONS AND BUILDERS,
NO. 1215 SECOND AVENUE,

S. W. Cor. 64th St.

New York, *15 July* 1892

Stephen Brown makes for us during
the greater part of last summer at
the Sherman Square Hotel. We found
him a steady industrious man and
a first class laborer.

J. Mahoney & Watson

Court of General Sessions,

The People vs
- app -
Stephen Brown

City & County of New York

Aaron Still being
duly sworn says I have for the past
year and four months engaged as
Janitor at No 234 West 134th Street N.Y.
City. I have known the defendant
Stephen Brown for the past fifteen
years, most of this time both the
defendant and myself resided
in the City of Philadelphia State
of Pennsylvania, and to my certain
knowledge the defendant
has never before been charged
or convicted of any crime
either here or in this City of Philadel-
phia: The defendant is a hard working
and honest man and has been
steadily employed, and supported
his wife and one child.

Done to before me this 19th day of July 1832
Aaron Still

General Lesson

The People

10th Sept

Stephen Brown

Affordwick

Hub-Aerungis

Dejorally

Is claud...

10th

0598

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Stephen Brown

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

Stephen Brown

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

The said Stephen Brown
late of the City of New York, in the County of New York aforesaid, on the twenty sixth
day of June in the year of our Lord one thousand eight hundred and
ninety-five, with force and arms, at the City and County aforesaid, in and upon
the body of one Griffen Jewell in the peace of the said People
then and there being, feloniously did make an assault and beat the said
Griffen Jewell with a certain knife

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

with intent to kill the said Griffen Jewell
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

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

Stephen Brown

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

The said Stephen Brown
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Griffen Jewell in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and beat the said Griffen Jewell
with a certain knife,

which the said
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

THIRD COUNT—

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

Stephen Brown

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

The said

Stephen Brown

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Stephen*
Taswell in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *beat* the said
with a certain *knife* *of* *Stephen* *Taswell*

which *he* the said *Stephen Brown*

in *his* right hand then and there had and held, in and upon the
right hand of *himself* the said *Stephen Taswell*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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

DE LANCEY NICOLL, District Attorney.

0700

BOX:

487

FOLDER:

4448

DESCRIPTION:

Burns, John

DATE:

07/08/92



4448

0101

45

Witnesses:

Alfred Schmidt

119. Chapter 10

Off. Recd
11 Recd

Counsel, *Keane*
Filed & day of *July* 189*2*
Pleads, *Not Guilty*

28 THE PEOPLE
vs.
214 *John Burns*
Grand Larceny, *second* Degree.
(From the Person, *second* Degree.)
[Sections 529, 530, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

James D. ...

Part 2 - July 13, 1892
Foreman.
Henry J. ...

Am. 1. 92

0102

(1885)

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Albert Schmidt

of No. 119 Chrystie Street, aged 37 years,

occupation Truck driver being duly sworn,

deposes and says, that on the 22nd day of June 1892 at the City of New

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

and person of an unknown man ~~of a person~~, in the day time, the following property, viz:

A watch and chain of the
of the value of about Ten
dollars

the property of said unknown man

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 Burns and George

Parker (both now here) who were

in company with each other

for the reasons that on said day

the defendants were in the company

with the unknown man who had

said watch in a pocket of the

vest then worn on his person and

said chain was fastened to the

watch. That all of them were in

a saloon on 113 Chrystie and

drinking together and deponent saw

Burns take said watch and chain

from the person of said unknown

man who had fallen asleep. The

Sworn to before me, this
1892 day
Police Justice.

defendants were ordered out of the saloon by the proprietor and were commended to take the unknown man with them which they did and deponent followed them and saw them leave the unknown man on the corner of Broome and Christie street, and ^{defendants then} they jumped upon a passing car and deponent informed officer Edward O'Brien who arrested the defendant and found a watch in the defendant Parker's possession as deponent is informed by said

O'Brien
 Sworn to before me }
 this 23rd day June, 1892 } Albert Schmitt
 Charles Hamilton }
 Police Justice }

0704

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward O'Brien

aged *28* years, occupation *Police officer* of No.

11 Precinct Street, being duly sworn deposes and

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

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

Sworn to before me, this *23*
day of *June* 18*93*

Edward O'Brien

Charles N Laintoo

Police Justice.

0705

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John Burns

signed according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he sees 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 Burns*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *214 5th St. 4 months*

Question. What is your business or profession?

Answer. *Dealer*

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

Answer. *I am not guilty*

John Burns

Taken before me this *23* day of *June* 189*9*
Charles J. Hamilton

Police Justice.

0706

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

George A. Parker

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 sees 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 A. Parker

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Connecticut

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

Answer.

73 West 128th St. 1 month.

Question. What is your business or profession?

Answer.

Railroad Brakeman

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

Geo. A. Parker.

Taken before me this

day of *June* 189*7*

Charles N. Janitor

Police Justice

0707

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 Burns

defendant

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

Dated, June 23 1892 Charles N. Laintor Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, June 24 1892 Charles N. Laintor Police Justice.

0108

*Hoodford
June 24-1892-2 P.M.
C.M.S.*

~~776~~

3

772

Police Court, _____ District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

*Albert Schmidt
119th Chicago
John Burns
George Parker*

*Successor from per
offense*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *June 23* 189*2*

Tauitor Magistrate.

Ed. O'Brien Officer.

Witnesses *Call the officer* 11 Precinct.

No. _____ Street.

George Parker

No. _____ Street.

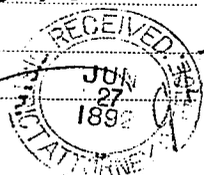
discharged

John Burns held in

No. _____ Street.

§ *1000* to answer *G.S.*

Am



0709

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 Burns

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

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

The said

John Burns

late of the City of New York, in the County of New York aforesaid, on the *32nd* day of *June* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *day* time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of seven dollars, and one chain of the value of three dollars

of the goods, chattels and personal property of ~~one~~ *a certain man whose name is to the Grand Jury aforesaid unknown,* on the person of the said *man*, then and there being found, from the person of the said *man* then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lacey Nicoll
District Attorney

0710

BOX:

487

FOLDER:

4448

DESCRIPTION:

Burns, Thomas

DATE:

07/08/92



4448

43

Witnesses:

Barbara Vent

124 N. 1st St

City of St. Louis

Do it Pursuant

*From examination of inter-
view then testified that
no crime was committed
& therefore recommend the
dismissal of this indict-
ment.*

July 19-92
Raymond Marks
St. Louis

Counsel,

Filed 8 day of July 1892

Pleads, Not Guilty (17)

THE PEOPLE

vs.

B

Thomas Burns

De Lancey Nicoll
Grand Larceny,
(From the Person),
Degree.

[Sections 223, 224,
Penal Code.]

De Lancey Nicoll,
District Attorney.

Case 2 July 20 92 B.S.

A TRUE BILL.

Raymond Marks

Part 2 - July 19, 1892
Raymond Marks
Attorney Indictment B.S.
Arnold

Police Court 2 District. Affidavit—Larceny.

City and County of New York, } ss: Barbara Stent

of No. 424 West 40th Street, aged 39 years,

occupation Housekeeper being duly sworn,

deposes and says, that on the 2 day of July 1892 at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

A pocket-book containing good and lawful money of the United States of the amount of Five dollars (\$ 5⁰⁰/₁₀₀)

the property of deponent

and that this deponent has a probable cause to suspect, and does ^{attempted to be} suspect, that the said property was feloniously taken, stolen and carried away by Thomas Burns (now here)

from the following facts to wit: That about the hour of nine o'clock P.M. of the aforesaid date whilst deponent was standing at the corner of 42nd Street and 8th Avenue, she felt and caught defendant's hand, in the pocket of the dress worn on her person, and that said pocket contained the aforesaid pocket book with said sum of money, and that the defendant on being discovered by deponent immediately ran away, followed and pursued by deponent's husband. Deponent therefore avers that the defendant may be held to answer

Barbara Stent

Sworn to before me

0713

(1885)
Sec. 108-200

2
District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Thomas Burns

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

Question. What is your name?

Answer. *Thomas Burns*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *346 East 53 Street - 3 years -*

Question. What is your business or profession?

Answer. *Element*

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

Thomas Burns

Taken before me this
day of *July* 189 *7*
John R. ...

Police Justice.

0714

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

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

Dated, July 2 1892 John Ryan Police Justice.

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

Dated,..... 189..... Police Justice.

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

Dated,..... 189..... Police Justice.

0775

8022

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Barbara West
424 West 40
Thomas Burns

Offense, *Harassment from the person*

1 _____
2 _____
3 _____
4 _____

BAILED,

No. 1, by *Jacob Faish*
Residence *161 First Ave* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *July 9* 189*2*
Ryan Magistrate.
Gublin Officer.
20 Precinct.

Witnesses
No. *Frederic Stent* Street.
424 West 40

No. _____ Street.

No. _____ Street.
\$ *500* to answer _____

G. G.
W. H.

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 Burns

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

Thomas Burns of attempting to commit the crime of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Thomas Burns

late of the City of New York, in the County of New York aforesaid, on the second day of July in the year of our Lord one thousand eight hundred and ninety-two, in the right time of the said day, at the City and County aforesaid, with force and arms,

the sum of five dollars in money, lawful money of the United States of America, and of the value of five dollars, and one pocketbook of the value of fifty cents

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

De Lancey Nicoll, District Attorney