

0000

BOX:

531

FOLDER:

4848

DESCRIPTION:

Bowers, Albert

DATE:

09/08/93



4848

POOR QUALITY
ORIGINAL

0009

W.H.H.
Counsel,
Filed 3rd day of Sept. 1893
Plends, *Alquity*

22 THE PEOPLE
84 *King* vs.
Franklin
Albert Bowers
Burglary in the Third Degree.
Section 489, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

DE LANCEY NICOLL,
District Attorney.
Sept 3 - Sept. 20, 1893
Ready to take depositions

A TRUE BILL.

Ed. Doornum
Foreman.

No 75
Sept. 20, 1893
C. Moss, Pen.
Sept. 20, 1893
J.C.

First Communion
Sept 20th 1893
when he passed the
examination which
was given to him
and he was
admitted to the
sacrament

1893

Southwestern office
+ completed for
225

I believe that the acceptance
of a plea of guilty to burglary is
the same as full term
the end of justice & recommend
it acceptance
Sept 20/93
J.W. Hain
W.A. Dorr

POOR QUALITY
ORIGINAL

0890

Police Court—✓ District.

City and County } ss.:
of New York,

of No. 84 Kuif Street, aged 33 years,
occupation Boatman being duly sworn

deposes and says, that the premises No 84 Kuif Street,
in the City and County aforesaid, the said being a three story and basement
brick building the first room in the basement
which was occupied by deponent as a sleeping apartment
and in which there was at the time a human being by name

were **BURGLARIOUSLY** entered by means of forcibly breaking a
window leading into said premises

on the 31st day of August 1893 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Couch and seat. valued at
about twenty dollars.
\$ 20.00

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Albert Bowers. (now. Lark)

for the reasons following, to wit: deponent secretly fortified
the doors and windows of said premises at about
the hour of 5 am on said date that he
returned to said premises at the hour of 8 am
and found the window broken and said property
was missing. Officer Brown informs deponent
that he arrested the defendant and that
defendant informed said Officer
that he had gained said property.

POOR QUALITY
ORIGINAL

0891

Deponent therefore Charges the defendant
with Burglary and prays that he be
tried to answer

I am to inform you } Daniel ^{his} Clark
this 1st day of September 1893 }
A. E. Hoffman }
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

**POOR QUALITY
ORIGINAL**

0092

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Albert Bowers 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.

Albert Bowers

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

10 St King St; Three Months.

Question. What is your business or profession?

Answer.

Truck Driver

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
Albert Bowers*

Taken before me this
day of

Sept. 1893

Police Justice.

[Signature]

POOR QUALITY
ORIGINAL

0093

Sept 1st 1893
3 PM.

[Signature]

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

Police Court--- District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Samuel Blauke
No. 84 King
Alfred Bonino

1 _____
2 _____
3 _____

Offence *Burglary*

Dated

Sept 1 1893

Residence

Stephen

Magistrate.

Barone Officer.

No. 8, by _____

Residence _____

8 Precinct.

Witnesses

Carroll Office

No. _____

John Wittenberg

Street.

No. _____

191 Grand

Street.

Chas. J. Larons

No. _____

157th St.

Street.

No. _____

157th St.

Street.

No. _____

157th St.

Street.

Sept 1 1893

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 *fifteen* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Sept 1* 1893 *[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.

POOR QUALITY
ORIGINAL

00894

462

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 Bowers

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

Albert Bowers

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

The said

Albert Bowers

late of the *Eighth* Ward of the City of New York, in the County of New York aforesaid, on the
thirty-first day of *August* in the year of our Lord one
thousand eight hundred and ninety-*three*, with force and arms, in the *day*-time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Daniel Clark

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

POOR QUALITY
ORIGINAL

00895

SECOND COUNT—

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

Albert Bowers
of the CRIME OF *Petit* LARCENY committed as follows:
The said *Albert Bowers*

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

*one coat of the value of
fourteen dollars and one
vest of the value of six
dollars*

of the goods, chattels and personal property of one

in the dwelling house of the said

Daniel Clark
Daniel Clark

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

De Launcy Nicoll
District Attorney

0896

BOX:

531

FOLDER:

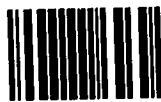
4848

DESCRIPTION:

Boyle, Joseph

DATE:

09/21/93



4848

POOR QUALITY
ORIGINAL

0897

Witnesses:

Wm. J. [unclear]

Repeated and unprovoked
attempts have been
made to find Dan
Plamont. The defend-
ant was a boy nine
years of age at the time
of the attack. The testimony
of the witnesses is
in favor of the defendant
and the presumption of innocence
which the People
cannot rebut. I

therefore recommend
the dismissal of
this indictment
particularly in view of
the good character of
the parents as reported by
the S.P.C.C.
April 19th 1897
J. S. van Dine
District Attorney

Counsel

Filed

1893

Pleas

THE PEOPLE

vs.

Joseph Boyle

INJURY TO PROPERTY.

[Section 654, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

See endorsement

A TRUE BILL.

Geo. Thompson

Foreman.

April 18 1897

No 73
Indictment
Quashed

POOR QUALITY
ORIGINAL

0098

(1235)

Sec. 198—200.

District Police Court

CITY AND COUNTY
OF NEW YORK, } ss.

Joseph Boyle

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' waiver cannot be used
against h' on the trial.

Question. What is your name?

Answer.

Joseph Boyle

Question. How old are you?

Answer.

9 years

Question. Where were you born?

Answer.

New York

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

Answer.

47 Catherine St - 2 days

Question. What is your business or profession?

Answer.

School boy

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
Joseph Boyle

Taken before me this
day of *August* 189*9*
John J. ...
Police Justice.

POOR QUALITY
ORIGINAL

0899

Sec. 151.

Police Court.....District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Low King
of No. 13 Peck Slip Street, that on the 7 day of August
1893 at the City of New York, in the County of New York,

George Boyle did willfully and maliciously
destroy fifty dollars worth of defendant
property

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 1 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 8 day of August 1893

1893

C. Mearns
Police Justice

POOR QUALITY
ORIGINAL

0900

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated *Aug 11* 1893

Macle Magistrate.

English Officer.

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

Patrick English Officer.

Dated *Aug 11* 1893

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated *Aug 11* 1893

Mr. Schoolboy
yes
47 Bathurst st

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.

Police Justice.

The within named

POOR QUALITY
ORIGINAL

0901

Count of Gen. Sessions

The People

v

Joseph Boyle

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

NO. 297 FOURTH AVENUE,
(Corner East 33rd Street.)

New York, Aug 12 1893

Heck

CASE NO. 74607
DATE OF ARREST
CHARGE

OFFICER

Maliciously

AGE OF CHILD
RELIGION
FATHER

12 years
Catholic
Heck

MOTHER

Heck

RESIDENCE

117 Catherine St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

Locally
has no record of boy having been
invested before, Parents respectable,
have a comfortable home, Character
of boy good.

All which is respectfully submitted,

To Wm. H. Atty.

Mary J. McKinn
Wm. H. Atty

POOR QUALITY
ORIGINAL

0902

Part of	
for Reservoir	
Mr. People	Machine Working
N	
Joseph Boyle	

PENAL CODE, 36

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

ELBRIDGE T. CERRY,

President, &c.,

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

POOR QUALITY
ORIGINAL

0903

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

of No. 13, Peck Slip Street, aged 25 years,
occupation Laundry being duly sworn, deposes and says
that on the 7 day of August 1893

at the City of New York, in the County of New York, George Boyle
did willfully and maliciously throw
a stone at defendant's window breaking
the same doing damage to the extent
of about fifty dollars to defendant's
property.

刘
成

Sworn to before me this

of

August 1893

at

[Handwritten signature/initials]

POOR QUALITY
ORIGINAL

0904

BAILED.
No. 1, by Samuel H. Moore
Residence 75 First Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

26
Police Court--- / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1001 Ann
13 West 13th
13th Street
Offense Maficious
Mischiefs

Date, August 9 1893

Magistrate.
English
Officer.
Crank Precinct.

Witnesses James P. Elias

No. 297 4th Street.

Transferred to the New
York Society for the Prevention of Cruelty to Children,
as being such a child.

No. 500 Street.

Com. to S. P. C. C.

Practical
Ch 187

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 it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, August 9 1893 3
Counsellor Police Justice.

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

Dated, August 9 1893 3
Counsellor 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, 1893 Police Justice.

GLUED PAGE

POOR QUALITY
ORIGINAL

0905

C. R. 3003

SUBPENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Samuel J. [Signature]

of No. 13 [Signature] Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the New Criminal Court House on Centre Street, between Franklin and White Streets, in the City of New York, on the day of April 1897, at 10 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

[Signature]
Dated at the City of New York, the first Monday of April

in the year of our Lord 1897

WILLIAM M. K. OLCOTT, District Attorney.

PART I.

THE COURT ROOM IS IN THE SECOND STORY

If this Subpena is disobeyed, an attachment will immediately issue.
Bring this Subpena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

POOR QUALITY
ORIGINAL

0906

Court of General Sessions.

THE PEOPLE

vs.

Joseph A. Boyle

City and County of New York, ss:

Hugh M. Madden being duly sworn, deposes and says: I reside at No. *534 Pearl St*

Street, in the City of New York. I am a Subpoena Server in the office of the District Attorney of the City and County of New York. On the *31st* day of *March* 189*7* I called at *13 Back St*

the alleged *residence* of *Loon Sing* the complainant herein, to serve him with the annexed subpoena, and was informed by

the present occupant (which is a Laundry) that the said Loon Sing had left there some time ago, and could get no further information.

I have had a subpoena for the same Loon Sing about three months ago, and could not find him at that time.

Sworn to before me, this *1st* day

April 189*7*
William H. Broderick
Notary Public
N.Y.C.

Hugh M. Madden
Subpoena Server.

If you know of more testimony than was produced by the District Attorney or one of his Assistants, please state the same to the District Attorney's Office. If you know of more testimony than was produced by the District Attorney or one of his Assistants, please state the same to the District Attorney's Office.

POOR QUALITY
ORIGINAL

0907

Court of General Sessions.

THE PEOPLE, on the Complaint of
Tom King
vs.
Joseph Boyle
JOHN R. FELLOWS,
District Attorney.

Affidavit of
Hugh McFadden
Subpoena Server.

Failure to Find Witness.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Joseph Boyle

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

Joseph Boyle
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER,
committed as follows:

The said

Joseph Boyle
late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

of the value of

one pane of plate glass
fifty dollars
of the goods, chattels and personal property of one *Low Ling*

then and there being, then and there feloniously did unlawfully and wilfully

break
and destroy

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

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said
Joseph Bayle
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said

Joseph Bayle
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 pane of plate glass

of the value of *fifty dollars*
in, and forming part and parcel of the realty of a certain building of one *Long*
Long there situate, of the real property of the said
then and there feloniously did unlawfully and wilfully *break and*

destroy:

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.

09 10

BOX:

531

FOLDER:

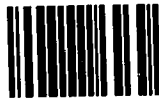
4848

DESCRIPTION:

Bralnegke, Julius

DATE:

09/29/93



4848

Witnesses:

Harvey Rutovsky

Counsel,

Filed *29* day of *Sept* 189*8*

Plays,

THE PEOPLE

vs.

Julius Bralnegkey

Grand Larceny,
(From the Person)
[Sections 528, 534
Penal Code.]
Degree.

DE LANCEY NICOLL,

District Attorney.

Oct 2 - 504. 26. 1898.
The District of Columbia
Indictment

A TRUE BILL.

Ed. Thompson

Foreman.

Oct 23

*The depts a copy of letter
sent & under the name
of ~~the~~ in the case of
Hagyard upon affidavit
relating to the facts re-
quested by State & the child
in the coming nothing for him
committed depts & the ju-
venile Asylum; the indictment
should be dismissed*

*Oct 26/93 Stephen G. Kane
District Attorney*

Report of General Sessions

The People

Julius Bradnaske

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

No. 297 FOURTH AVENUE,
(Corner East 23d Street.)

New York, Sept 27 1893

CASE NO. 75766
DATE OF ARREST Sept 27/93
CHARGE

OFFICER Dietz

Larceny from Person

AGE OF CHILD 10 3/4 years

RELIGION Hebrew

FATHER Nathan

MOTHER Esther

RESIDENCE 31 Golsch Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The boy was arrested on Oct 8/93 by Officer Young of the 11th Precinct for Larceny, but was discharged by Justice Duffey at the 3rd Dist Court as insufficient evidence to press the charge.

Mar 15/93 boy was arrested for Vagrancy for sleeping in the General Post Office at midnight but was discharged by Justice Ryan at 1st Dist Court with a reprimand.

April 19/93 boy was arrested by Officer Baker 4th Precinct for Vagrancy for sleeping in the basement of the Press Building but was discharged by Judge Martin at 1st Dist Court.

Boy, association with bad company, and performs out late at night, and parents cannot control boy.

All which is respectfully submitted

Edw. L. Lusk
Supt

To District Atty.

POOR QUALITY
ORIGINAL

0913

<i>Report of</i> <i>General Greene</i>	<i>John R. ...</i> <i>John R. ...</i>
PENAL CODE	

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

ELBRIDGE T. GERRY.
President.
No. 207 Fourth Avenue,
Corner East 1st Street.
NEW YORK CITY.

POOR QUALITY
ORIGINAL

0914

No. 75766.



CABLE ADDRESS:
"GERRY, NEW YORK."

Hon. DeLancey McCall,

District Attorney etc.

Dear Sir:

On September 27, 1893, a boy, aged 13 years, named Julius Bralnecke, was committed to this Society to await trial, charged ~~with the~~ crime of Larceny from the Person. He was indicted for the above offense on September 29th, and since that time we have taken him to the General Sessions Court on six different occasions, officers being compelled to wait with him nearly all day. On the last occasion, yesterday, the 20th inst., we were assured the case would be disposed of. The officer remained in charge of boy until after 4-00 P. M., and then returned with him here and reported case not called. The proceedings in this case are so unusual that I would most respectfully call the matter to your attention, and ask that you will kindly direct that the same may be disposed of, in order that the boy may be released if not guilty, he now being confined nearly one month, or, if guilty, that he be sent to a proper Institution, thereby relieving this Society of the expense of his care and its officers from the necessity of attending court with him while so many other duties are constantly demanding their attention in cases before the courts.

I have the honor to remain,

With very great respect,

Stellows Leuker

Supt.

Police Court—

3. District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 50 Clinton Street, aged 30 years.

occupation Sugar maker being duly sworn,

deposes and says, that on the 27 day of Sept 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in day time, the following property, viz:

One Silver Watch of
the value of Five
dollars

(\$5.00)

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

Julius Balnecke (now here)
from the fact that deponent was standing in Broome St. looking at a Parade. That deponent missed his watch and on looking around saw it in said defendants hand. That deponent is informed by Samuel Hirshelstein, that he saw said defendant snatch said watch from deponent's pocket.

Wherefore deponent asks that he be dealt with as the law directs. Simon Rossorsky

of 1899 sworn to before me, this day

Police Justice.

**POOR QUALITY
ORIGINAL**

0916

1921

CITY AND COUNTY }
OF NEW YORK, } ss.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Hinkelstein

aged *32* years, occupation *Driver* of No. _____

53 Suffolk Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Arman Keshap

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

Sworn to before me, this

of Dec 21 189

day

Police Justice.

Sec. 198-200.

3

District Police Court.

City and County of New York, ss:

Julius Bralucke 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.

Julius Bralucke

Question. How old are you?

Answer.

13 yrs

Question. Where were you born?

Answer.

Russia

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

Answer.

31 Green St N.Y.C.

Question. What is your business or profession?

Answer.

Work in Stationery Store

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
Julius Bralucke*

Taken before me this

day of

189

Police Justice.

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

Police Court--- 3 District. 1031

THE PEOPLE, vs.,

ON THE COMPLAINT OF

Almond Lee Cook by
50 Clinton
Julius Bruckner

1
2
3
4

Offense: Larceny from the Person

Sept 27 1893

Magistrate
Machaney Officer

Witness
John A. Dicky
No. 297 - 4th St. Street

Almond Lee Cook
No. 53 1st St. Street

No. 500 to answer

Com. to S. P. C. C.

SEE
28
1893

Ch 356

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 it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, Sept 27 1893 John A. Dicky Police Justice.

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

Dated, 1893 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, 1893 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

Julius Bralneghe

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

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

The said

Julius Bralneghe
late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-three, in the day-time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the
value of five dollars*

of the goods, chattels and personal property of one

on the person of the said

then and there being found, from the person of the said
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.

Arman Rosovsky
Arman Rosovsky
De Lacey Nicoll,
District Attorney

0920

BOX:

531

FOLDER:

4848

DESCRIPTION:

Brickelmaier, Peter

DATE:

09/08/93



4848

Witnesses:

Cunaw J. J. J.

Counsel,
Filed day of Sept 1893
Plead. *W. J. J.*

THE PEOPLE

vs.

Peter Brickelmaier

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

E. J. J. J.

Foreman.
Jury 2. Sep 19. 1893
Jury 2. Sep 19. 1893
Jury 2. Sep 19. 1893

Upon reading the
withdrawal & an
investigation of this
case & considering
the excellent character
of the defendant & that
no property had been
taken, Park that
defendant has a chance
to reform & that he be
discharged on his own
recognizance.
Jury 2. Sep 19. 1893
Jury 2. Sep 19. 1893

Burglary in the Third Degree.
Section 498, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Peter Brickelmaier

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I consider the defendant Peter Brickelmaier to have been sufficiently punished. He having been confined in the City Prison for over two weeks. I have not lost any property, the only property found on his person was a small broom. I am informed and believe that he has never been arrested before and that this was his first offence. He comes from a very respectable family in my neighborhood. I believe that owing to bad companions he was persuaded to go in the premises.

Believing that if a chance is afforded him he will reform; I therefore make this request.

Samuel E. Litz

New York General Sessions.

People of the State of New York

against

Peter Brickelmaier

City and County of New York, ss.

George Brickelmaier being duly sworn says, that he is the brother of Peter Brickelmaier the defendant and herein, that deponent is thirty-four years of age and is a member of the firm of "Luyties Brothers'" Wine Importers and wholesale Liquor Dealers" doing business at No. 204 William Street, New York City. That he has been connected with said firm for the past twenty years.

That his brother Peter Brickelmaier who has been indicted for burglarly in the third degree has always been to the knowledge of this deponent an industrious hard-working young man. That said defendant has never been arrested charged with any crime to the knowledge of this deponent. That the present charge was his first and only offense and deponent verily believes that it was through his brother being associated with bad companions.

Deponent further says, that if a chance is afforded *he confidently believes that* the defendant, he will reform and become a good citizen of this community.

Sworn to before me this
18th. day of September 1893.

Philip H. Kappeler
Notary Public. N.Y.C.

George Brickelmaier

General Session Court.

The People of the
State of New York

VS

Peter Brickman

Applicant

FERDINAND EIDMAN, JR.,

Attorney for

W. E. E. E.

38 PARK ROW,

NEW YORK CITY.

Due and timely service of a copy of the
within is hereby admitted

Dated N. Y.

Attorney for

Police Court— 3 District.

City and County { ss.:
of New York,

of No. 98 Second Avenue Street, aged 25 years,
occupation None being duly sworn

deposes and says, that the premises No. 98 Second Avenue, 17 Ward
in the City and County aforesaid the said being a dwelling; the apartments
on the first floor of
and which was occupied by deponent as a dwelling
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening the
door leading to said apartments by
turning the key in the door opening the
lock and entering

on the 25th day of August 1893 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two lamps and a whisky bottle
all of the value of about fifteen
dollars

the property of deponent's family
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Peter Breckelmeier (now here)

for the reasons following, to wit: that said door leading
to the parlour was securely locked
and the key was inserted in the
lock and said property was in
the room. Deponent shortly after
closing and locking the door returned
and found the door unlocked and
the defendant in the room and had
said property ^{set aside and} ready for removal

Annie E. Tietz

*Subscribed and sworn to before me this 25th August 1893
John H. [illegible]
Notary Public*

0926

Sec. 198-200,

3

District Police Court.

CITY AND COUNTY
OF NEW YORK,

Peter Bruckelmann 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 Bruckelmann

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Wis.

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

Answer.

122 Stanton St.

24 years

Question. What is your business or profession?

Answer.

Teacher

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 Bruckelmann, Jr.

Taken before me this *27*

day of *August*

1891

John J. O'Connell
Police Justice.

0927

BAILED,
No. 1, by Geo. Buchanan
Residence 204 William Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Police Court... 3 District... 901

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Shirley Duff
98-200
Geo. Buchanan

Offense Burglary

Dated, Aug. 25 1899

Buchanan Officer.

14 Precinct.

Witnesses

No. _____ Street

No. _____ Street



No. 500 Street 8.5.11

Chm 34

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, August 25 1899

John R. Wood Police Justice.

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

Dated, _____ 1899

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, _____ 1899

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

Peter Bruckelmaier

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

Peter Bruckelmaier

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

The said

Peter Bruckelmaier

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, on the
twenty fifth day of *August*, in the year of our Lord one
thousand eight hundred and ninety-*three*, with force and arms, in the *day* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Annie E. Tetz

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

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

SECOND COUNT—

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

Peter Bruckelmaier

of the CRIME OF

Peter LARCENY

committed as follows:

The said

Peter Bruckelmaier

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

*two lamps of the value of seven
dollars, and one whisk-broom
of the value of one dollar*

of the goods, chattels and personal property of one

Annie E. Tietz

in the dwelling house of the said

Annie E. Tietz

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

*De Lancey Nicoll
District Attorney*

0930

BOX:

531

FOLDER:

4848

DESCRIPTION:

Brodofsky, Elizabeth

DATE:

09/15/93



4848

0931

Ch-180

Subsuna offic
Vancouver

Filed

day of

1951

Plants

24

ETIOPED ETHIOPIA

Handwritten signature: *Handwritten signature*

三

Grand Larceny, *Acquitted* [Section 528, Penal Code.]
Degrees

Elizabeth Brooks

Sept 2- Oct. 5, 1893

[illegible]

DR. LAUREY NICOLL

District Attorney.

A TRUE BILL

W. B. Brounigdale

Foreman.

Thos. M. G. Foreman.
Ct. Oct 10/93

POOR QUALITY
ORIGINAL

0932

Police Court—

3rd District.

1912
Affidavit—Larceny.

City and County { ss.
of New York, }

of No. 115 Second Street, aged 30 years,
occupation Farmer being duly sworn,

deposes and says, that on the 28th day of July 1893 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:

A watch and chain of the
value of about Fifty two 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 Elizabeth Brodofsky (now

here), for the reasons that on said day
defendant was a servant in deponent's
employ household and said property
was in deponent's room. During deponent's
absence said property was stolen and
carried away. Deponent is informed by
Samuel Dorman (now here) deponent's father,
that he found the defendant in Newark
New Jersey and accused her of stealing
said property and she confessed it
and surrendered to him the chain here
shown which deponent identifies as
deponent is further informed by Mrs. Gonzaga Kraf, (now here),
said property that she also surrendered
the pawn ticket here shown to ~~Back~~

Sworn to before me, this 1st day of 189

Police Justice.

POOR QUALITY
ORIGINAL

0933

Krol
~~assumed~~ and deponent has seen this
watch represented by said ticket and
identifies it as his property stolen as
aforesaid
Sworn to before me }
this 23rd August, 1893 }
John R. Woods }
Police J

POOR QUALITY
ORIGINAL

0934

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 47 years, occupation fur merchant of No.

115 Second Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Benjamin Dorman

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

August 1893

Samuel Dorman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 32 years, occupation midwife of No.

22 Clinton Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Benjamin Dorman

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

August 1893

Kuzowa Krol
Police Justice.

POOR QUALITY
ORIGINAL

0935

Sec. 198—200.

3 District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer.

Elizabeth Brodofsky

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

Russia

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

Answer.

New York City.

Question. What is your business or profession?

Answer.

House Keeper

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

Answer.

I am not guilty

Elizabeth Brodofsky
h^{er} name

Taken before me this

day of

August

1883

23

1883

Police Justice.

POOR QUALITY ORIGINAL

0936

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

Police Court, District, 3 892

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Benjamin A. Smith
115 to 24th
Elizabeth H. Bradley
Grand Juror
Offense, *Perjury*

Dated, *August 23* 1893

Joseph H. Magistrate

Officer

14 Precinct

Witness, *Sam. A. Mearns*

No. *115* 2nd Street

Kuogana Kool

No. *23* 6th Street

No. _____ Street

16th to 18th 9th

8th 110

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

Joseph H. Magistrate
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, *August 23* 1893 *John R. Woodcock* 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.

POOR QUALITY
ORIGINAL

0937

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Elizabeth Brodofsky

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

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

The said

Elizabeth Brodofsky

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

*one watch of the value of
thirty-five dollars, and one
chain of the value of seventeen
dollars*

of the goods, chattels and personal property of one

Benjamin Dorman

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.

**POOR QUALITY
ORIGINAL**

0938

SECOND COUNT—

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

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

The said

Elizabeth Brodofsky

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 watch of the value of
thirty-five dollars, and one
chain of the value of seventeen
dollars*

of the goods, chattels and personal property of one

Benjamin Dorman

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

Benjamin Dorman

unlawfully and unjustly did feloniously receive and have; the said

Elizabeth Brodofsky

then and there well known 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.

0939

BOX:

531

FOLDER:

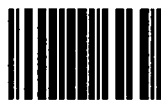
4848

DESCRIPTION:

Brown, James

DATE:

09/22/93



4848

POOR QUALITY
ORIGINAL

0940

Witnesses:

Mr. Reilly

Counsel,

Filed

day of

1893

Pleas

THE PEOPLE

vs.

Grand Larceny, - 2nd Degree. [Sections 528, 529, Penal Code]

James Brown

Oct 23

DE LANCEY NICOLL,

District Attorney.

Part of Oct 23/93

Arrested and committed

to the County Jail

A TRUE BILL.

DeLoonungale

Ch. Val

Foreman.

3 months

POOR QUALITY
ORIGINAL

0941

Police Court, 2 District.

1901

City and County of New York, ss.

Owen Reilly

of No. 18 Bond Street, aged 35 years,
occupation Flower & Feather dealer being duly sworn, deposes and says,
that on the 15th day of Sept 1897, at the City of New
York, in the County of New York, James Brown (now Lee)

now Lee, did wilfully and maliciously
cut and destroy a quantity of lead
pipe and plumbing work in the
basement of No 18 Bond Street New
York City of the value of about
forty dollars. The property of
deponent as tenant and custodian
deponent found the deponent
in said premises unlawfully, and
part of the said pipe was cut
and packed in a bag

EXHIBIT TO RETURN NO. 1833
THE DAY OF
Sept 15
POLICE JUSTICE.

Owen Reilly

POOR QUALITY
ORIGINAL

0942

Sec. 198-200.

District Police Court.

CITY AND COUNTY)
OF NEW YORK) ss.

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

Question. What is your name?

Answer.

James Brown

Question. How old are you?

Answer.

58. June

Question. Where were you born?

Answer.

Ireland

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

Answer.

No settled residence

Question. What is your business or profession?

Answer.

labuer

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 Brown

Taken before me this
day of

Police Justice.

POOR QUALITY
ORIGINAL

0943

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

Police Court District.

975

THE PEOPLE, v.
ON THE COMPLAINT OF
John R. Kelly
James Brown
Offence: *Mulder*
Murphy Lane

Dated Sept 15 1893

Kearney
15
Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

Ch 1261

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

James Brown
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 *Sept 15 1893* *Amphlett* 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.

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 Brown

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

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

The said

James Brown

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

*three hundred pounds of
lead pipe of the value of
fifteen cent. each pound*

of the goods, chattels and personal property of one

Owen Rilly

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 Lancy Nicoll
District Attorney.*

0945

BOX:

531

FOLDER:

4848

DESCRIPTION:

Brown, John

DATE:

09/15/93



4848

POOR QUALITY
ORIGINAL

0946

Witnesses:

Off Low

*Send for
Frank Kitzberger
conductor
Union R.R. Co.*

*see
indictment against
Paul Pidd
June 1890*

Counsel,

Filed

15 day of

1893

Pleads,

Wm. H. H. H.

THE PEOPLE

Wm. H. H. H.

John Brown

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ed. Bloomington
Part 3. October 9, Foreman.
Unit Committee
Oct 179 Bureau 3-1893

Ed. Bloomington

Engraving in the Third Degree.

[Section 408, U.S.C., 1875]

COURT OF GENERAL SESSIONS,

PART III.

-----x
The People :
Of the State of New York, : Before
-Against- : Hon. Rufus B. Cowing,
John Brown. : and a Jury.
-----x

Indictment filed September 15th, 1893.

Indicted for Burglary in the First Degree.

New York, November 20th, 1893.

APPEARANCES.

For the People, Assistant District Attorney Henry D. Macdona.

For the Defendant, Mr. J. C. Costello.

LOUIS CHASITZ, a witness for the People, sworn,
testified:

I live at 98 Henry Street, and keep a soda-water stand at the corner of Stanton and Clinton Streets in this city. At one o'clock on the night of the 3rd of September I locked up my stand. I had tobacco, cigarettes and cigars in it; I also had some postage stamps -- twenty-two two-cent stamps and twenty one-cent stamps, and nine five-cent stamps. I have a list of the articles that I missed from my stand when I returned to it; Thirty-seven packages of cigarettes, four packages of tobacco, and the stamps and twenty or thirty postal cards. The amount of property that I lost was \$3.10.

CROSS EXAMINATION:

I have identified a small book found on the defend-

**POOR QUALITY
ORIGINAL**

0948

ant; it was in the box where the cigarettes were. I have a great number of books like this one which I had for sale. I cannot identify this particular book, except that it looks like the others that I had. I cannot identify the stamps in particular, but I know the number of them that were missing.

J A C O B Z O R N, a witness for the People, sworn, testified:

I am a police officer attached to the 28th Precinct, and No. 66 Stanton Street is in the Eleventh Ward. On the night of September 3rd I arrested this defendant in Houston Street opposite Norfolk. I saw him pass me at Houston Street. I saw the defendant having a box in his hand, and I stepped out from behind a wagon and placed him under arrest. He had on a pair of slippers, and you could not hear him walk. I followed him to Avenue B. When I arrested him I told him it looked very suspicious, him going around at that hour in the morning with a box in his hand. I searched him, and I found postage stamps, a screw-driver, a chisel, and those other articles, which were identified by the complainant, in his possession. I ascertained that a burglary had been committed at this stand. I went and procured the attendance of the complainant, and ascertained that the number of stamps missing from his stand corresponded with the number of stamps found in the possession of the defendant. I also found a book, which the complainant identified as his property. In the possession of the defendant I found twenty-two one-cent stamps, twenty two-cent stamps and nine five-cent stamps. I found two pawn

1

tickets, which he said were his own property. I questioned the defendant as to what he was doing with the chisel and the screw-driver in his possession, and he said he had found them. I returned to the soda-water stand, and found that there were the marks of a chisel or screw-driver in the door. I had no conversation with the defendant about the burglary of the stand.

CROSS EXAMINATION:

I found a watch and chain on the defendant. It is now in the property clerk's. I do not know that the defendant does not own that watch. I did not bring the property here, because I was not certain the case would be tried to-day. The defendant claimed that the pocket-book and the stamps were his own property.

D E F E N S E.

J O H N B R O W N, the defendant, sworn, testified:

I am twenty-one years of age, and was born in Germany. I remember the night of my arrest. Before I was arrested I was sitting in the park at Seventh Street, between Avenue A and B. I sat there until nearly eleven o'clock, when an officer told me to get out of the park. I looked at my watch, and saw it was not time to go to bed. I went to another place and sat down. An officer came again and told me to get out. I went out, and I walked as far as Houston Street. At the corner of Houston Street and Norfolk I picked up a box, with the intention of going to sit down some place and sleep. While I had the box in my hand, the officer came, and I walked right up to him; he arrested me. He did not ask me

where I lived, or any other question. He found those postage stamps in my possession, and then said "It looks suspicious." The postage stamps belonged to me; I bought them in the post office. I write a great many letters.

CROSS EXAMINATION:

My real name is John Brown. I am positive I was born in Germany. My father's name was Smith. It is not the truth that I am a burglar. Those tools which were found in my possession were not burglar's tools. I found them on the street, and was going to see what use I could make of them. The postage stamps I bought, and intended to use them on letters which I would write. I write a great many letters home to Germany, and that was why I had five-cent postage stamps. I bought them on the Park Row side of the General Post Office. I had the file and screw-driver in the box at the time of my arrest. In Germany I learned the trade of a carpenter. I have no regular place of residence in this city. During the warm weather that was past I slept out in the different parks at night; I have also lived in lodging-houses. I have not had any steady work in some months.

The Jury returned a verdict of guilty of
Burglary in the Third Degree.

**POOR QUALITY
ORIGINAL**

0951

(2)

THE JOURNAL OF THE ROYAL ANTHROPOLOGICAL INSTITUTE

THESE RESEARCHES ARE PART OF THE PROJECT "EFFECTS OF THE RECENT REFORMS ON THE ECONOMIC AND SOCIAL SITUATION OF THE POPULATION OF THE REPUBLIC OF ALBANIA", FINANCED BY THE EUROPEAN UNION AND THE ITALIAN GOVERNMENT.

McCabe v. Brown
 20th 1893

And the man of the old Sep. 15th 1893

Dept of General Services

Part III

22 People bu

100

T. L. Brown

Robert L. Lofthouse

on trial

20-1843

POOR QUALITY
ORIGINAL

0952

Police Court—3 District.

City and County } ss.:
of New York,

Louis Chasene
of No. 98 Henry Street, aged 50 years,
occupation Keep Soda Water Stand being duly sworn
deposes and says, that the premises No 166 Stanton Street,
~~in the City and County aforesaid, the said being a~~

and which was occupied by deponent as a

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

~~was~~ BURGLARIOUSLY entered by means of forcibly

a padlock on said stand

on the 3 day of Sept 1893 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

*a quantity of Cigarettes,
Tobacco, one Blank Book,
and a number of postage
stamps, altogether of the
value of Twelve & no/100 Dollars
(\$12 ⁵⁰/₁₀₀)*

the property of

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John Brown

for the reasons following, to wit:

*That said stand was
securely locked by deponent
at 12 M. on said date. That
deponent is informed by officer
Jacob Zorn of the 14th Precinct that
he arrested said defendant
and found part of said property
in his possession.*

John Brown
Police Justice

Louis Chasene

**POOR QUALITY
ORIGINAL**

0953

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name.

Answer. *John Brown*

Question. How old are you?

Answer. *27 yrs.*

Question. Where were you born?

Answer. *Germany*

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

Answer. *142 Bowry - 2 wks*

Question. What is your business or profession?

Answer. *Carpenter*

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 Brown.

Taken before me this

day of

1893

Police Justice.

POOR QUALITY
ORIGINAL

0954

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

Police Court... District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Chaum
John Brown

1 _____
2 _____
3 _____
4 _____

Offense *Burglary*

Dated *Sept 11 - 1893*

Ryan Magistrate.

James Officer.

James Precinct.

James Precinct.

James Precinct.

James Precinct.

James Precinct.

James Precinct.

James Precinct.

James Precinct.

James Precinct.

James Precinct.

James Precinct.

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.

Dated *Sept 11 - 1893* *James Ryan* Police Justice.

I 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.

POOR QUALITY
ORIGINAL

0955

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 Brown

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

John Brown

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

The said

John Brown

late of the *17th* Ward of the City of New York, in the County of New York, aforesaid, on the
third day of *September* in the year of our Lord one
thousand eight hundred and ninety-*three* in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *Building* of
one *Louis Chosins*

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

Louis Chosins in the said *building*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

John Brown
of the CRIME OF *Petit* LARCENY committed as follows:
The said *John Brown*

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

two hundred packages of cigarettes of the value of five cents each package, one hundred United States postage ~~and~~ stamps of the denomination and value of two cents each, and one blank book of the value of twenty five cents

of the goods, chattels and personal property of one

in the

building

of the said

Louis Chosins
Louis Chosins

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

THIRD COUNT:

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

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

The said

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

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

of the goods, chattels and personal property of

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

unlawfully and unjustly did feloniously receive and have: (the said

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

DE LANCEY NICOLL,
District Attorney.

0958

BOX:

531

FOLDER:

4848

DESCRIPTION:

Brown, Mamie

DATE:

09/08/93



4848

Witnesses:

Off Lang
Quay Quay

Counsel,

Filed

Pleas,

1893

THE PEOPLE

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

Name Nature.

DE LANCEY NICOLL,

District Attorney.

State 2-Sept. 9, 1893.
Trial and Commitment of
Assault in the First Degree.

A TRUE BILL.

Geo. D. Dooling
Foreman.

1893
Sept 13/93

Sept 20/93
1893
Sept 20/93

Police Court— 2 District.City and County } ss.:
of New York, }of No. 228 West 30 Street, aged 29 years,
occupation Chambermaid being duly sworndeposes and says, that on 2 day of August 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Samuel Brown (mother) who
felmously cut and stabbed
deponent in the head and
back with a potato knife
she then and there held
in her hands
deponent further says that
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 dealt with according to law.

Sworn to before me, this

of

1888

Lucy Dorsey
Munk
 Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Hannie Brown*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *Washington DC.*

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

Answer. *126 West 31 St. N. Y. City.*

Question. What is your business or profession?

Answer. *Dressmaker*

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
Hannie Brown.*

Taken before me this
day of *July* 1893

Police Justice

Dr. John H. Becker.
33 West 27th Street.
New York City.

Consultation Hours:
10 to 12, Mornings.
3 to 5, Evenings.

R
This is to certify
that Lucy Dorsey
is in a precarious
condition at present
and is very ill
from pneumonia, wound in back
and so on

Dr. John H. Becker.
33 West 27th Street.
New York City.

Consultation Hours:
10 to 12, Mornings.
3 to 5, Evenings.

R
This is to certify
that Lucy Dorsey
is still unable
to leave her room
Aug 17/93 J. H. Becker

Dr. John H. Becker.
33 West 27th Street.
New York City.

Consultation Hours:
10 to 12, Mornings.
3 to 5, Evenings.

R
Aug 10th 1892
This is to certify
that Lucy Dorsey is
still very sick and unable
to leave her bed -
as there is danger of
Pleurisy & Pneumonia
and so on

ORIGINAL

0964



0965

1900

CITY AND COUNTY
OF NEW YORK, ss:

POLICE COURT,

DISTRICT.

of No. 19th Precinct Street, aged 31 years,
 occupation Policeman being duly sworn, deposes and says,
 that on the 2 day of August 1897
 at the City of New York, in the County of New York, deponent

arrested Nannie Brown, now here
 charged with felonious assault, in
 cutting Lucy Darg with a knife
 and said Lucy is now in St. Vincent
 Hospital suffering from wounds inflicted by
 deponent, and said Lucy identified the
 deponent in deponent's presence, as her
 assailant. Deponent asks that deponent
 be held for remand on said charge.

Adam Long

Sworn to before me, this

1897

day

Police Justice.

0966

Police Court, 262 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Adam Lany

vs.

Nannie Brown

AFFIDAVIT.

Dated,

Aug 2 1893

Grady Magistrate.

Olliver J. Lewis Officer.

Witness,

Disposition,

Ex Aug. 4. 2 P.M.
Without bail 5 4 30 AM
7 10 AM

Ex Aug. 9. 2 P.M.

Ex Aug 11th 2 P.M.

\$1000.00 bail

Ex Aug 20th 1893

11 A.M.
D.L.H.

Ex Aug 22nd 1893

3 P.M.
D.L.H.

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

Police Court---

District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

July 22nd 1891
 Samuel Brown

2 _____
 3 _____
 4 _____

Offense: Admission Assault

Dated, August 22nd 1891

Magistrate,
Aug 22nd 1891

Witnesses:
Call Officer
Dr. J. M. H. H. H. H.
243 7th St.

No. _____
 Street _____

No. _____
 Street _____

No. _____
 Street _____

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

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, Aug 22nd 1891 _____ Police Justice.

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

Dated, _____ 1891 _____ 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, _____ 1891 _____ Police Justice.

Jefferson Mackel Oct 10/33
Dear Sir-

I wish to
write you to ask you
not to press the charge
against me. My poor
wife is worrying herself
to death over this and
I am afraid it will
bring on a miscarriage
if I stay here much longer.
I cannot explain to you
the tortures I have
gone through in this
hell. I have not

0969

ate anything since I
have been here and
it will break up my
home. Now Mr. Stephens
for Gods sake do not
send me to jail for
it would send me to
a Lunatic Asylum -
I am doing nothing all
day but walk up & down
my cell and think of
my poor wife and the
condition she is in -
This is the first time
I have ever been in a
cell and if ever I get
out I will never enter
one again.

For humanity sake and
the condition of my
wife please let up

on me. Hoping to
receive a favorable
answer from you I
remain

Yours Resply
Richard J. Murphy
Cell 34 Jail - W.K. Prison

The People
vs
Mamie Brown

Court of General Sessions. Part 2
Before Judge Fitzgerald. Oct. 9. 1893

Indictment for assault in first degree.
Lucy Dorsey, sworn and examined,
testified. I was a chamber maid at No. 126 West
Thirty first street and the defendant was
a boarder in that house. I saw her on
the first of August last in bed in her own
room at half past eight o'clock. I carried a
message to her from the cook. I never
had any trouble with the defendant
before that; we were always pleasant
with each other before that. The message
which the cook sent was "it is time
to get up, ^{earlier} to get your breakfast." She
(the defendant) said to me, "Get down
stairs and do your work;" she
called me a horrible name - a "pock
marked bitch." I did not say anything
to that but went down stairs and when
Mr. Miller came I told him and he
told me not to go in the room. I
saw the defendant the next day 20
minutes past seven o'clock in the
morning in the dining room of this
house. She was sitting at the table
and was peeling an onion and a
tomato with the knife now shown me

I said, "Good morning" to her; she did not make any reply at all. I wanted to make a fire in the kitchen to make some starch to hang my clothes up, and she deliberately turned around and tripped against ~~my~~ her foot. When I turned my back to go to light my fire she stabbed me with the knife through the shoulders. I ran out in the yard and said, "My God, you stabbed me in the back; don't cut me any more." She ran after me and said, "you bitch, I'll kill you." She cut me here" (pointing to the side of her face. Witness showed the jury the wounds) I was at the extreme end of the yard when I was stabbed in the left side of the head near the ear. She ran up stairs with the knife in her hand. I was bleeding so from the first wound that I got that I fell. I went up stairs and told the housekeeper, Miss Newton, what had been done to me. I was treated by a physician. They took me first to the station house and from there to St. Vincent's hospital. I remained in the hospital from Wednesday to Friday

evening then I was sent to Bellevue hospital and remained there until the next morning. They wanted to send me to the Charity hospital. I did not want to go. I wanted to go home to my own room. I sent for Dr Becker Sunday morning; he treated me three weeks at my house. West Thirty sixth street. I don't remember what date it was that I went to Jefferson Market to make complaint; it was about three weeks after the assault. [The witness produced the under clothing and the skirt that she wore on the day of the assault and showed the jury where the cuts were.] The clothes have been washed since then and the blood has been removed. I did not wear corsets.

Cross Examined. I have lived in the city of New York twelve years. I am not married. I lived in this house 126 West Thirty first St.; it is kept by Mr. Miller. I don't think he is in Court; it is a colored ladies boarding house. I lived there seven weeks and before that I lived up town with a lady, Mrs. Baldwin; she moved to Harlem. There were living in the house where I was assaulted five girls and the housekeeper. I think it is a house

of ill fame. The defendant called me a
pock assed bitch. That made me feel bad
and I sat down and cried. I commenced
to wash my clothes again and when Mr
Miller came I told him about it. I did
not see the defendant till next day when
I saw her at the corner of the table with
the knife in her hand peeling an onion
and a tomato. I stumbled against her
foot and I said, "Excuse me." She did
not make any reply. Then when I
turned back to light the fire she stabbed
me from the back. I ran out into the
back yard. Is it not a fact that after
calling you this name instead of
stumbling against her foot you attacked
her? No I did not. I am quite sure of
that. When I ran into the back yard
I said, "My God, you stabbed me." She said,
"you bitch, I will kill you." She took
the knife and wiped it down like
this (showing) I ran up stairs
and told the housekeeper about it.
I sat down in the parlor and was
bleeding, and the next thing I knew the
detective was in there. I did not raise
my hand against the defendant.
I did not live in that house.

John H. Becker, sworn and examined, testified: I reside at 318 West Thirty Second St. New York and have been practicing medicine here since 1845. I saw the last witness on the stand and treated her for a wound on Sunday August 6 and that treatment continued until she went to the Police Court, August 22. I found her suffering from a wound in the back near the left shoulder blade; it was evidently about 3 or 3 1/2 inches deep and about an inch in length; there was a penetration of the lung. The wound near the ear was very serious because it was within a quarter of an inch of the jugular vein and the carotid artery. If it had gone a quarter of an inch further she probably would have bled to death. She bled a great deal. The wound in the back was likely to produce death and to cripple her for life; she was in danger at the time of pneumonia. She was very lame and very sore; she could not move around in the bed; she had to be lifted and could not help herself in any way; she had to be treated every day. For four or five days I went every day and then after that I went every other day.

Adam Lang, sworn and examined testified I am an officer of the municipal police assigned to duty in the 19th precinct. I went to the house 126 West Thirty first street in the early morning of the second of August last. I saw Lucy Dorsey standing in the hallway. I saw the defendant up stairs on the third floor. I had information that a crime had been committed. I asked Lucy Dorsey what was the trouble, and she said a girl by the name of Marnie was just after stabbing her. I went up stairs on the third floor and saw Marnie Brown just coming out of the door. I told her I was an officer. She says, "Here is the knife, I was just coming round to the station house to give myself up;" she was dressed and had her hat and coat on. I says to her, "Why did you stab her?" She said, "I done it in self defence." She handed me the knife. That was about half past eight o'clock in the morning. The District Attorney offered the knife in evidence. Cross Examined by counsel for the Defense. She said she did it in self defence and handed you the knife? yes. She said she was going round to the station house to deliver herself up.

The Case for the Defence
Mamie Brown, sworn and examined.
I have never been convicted of crime and
have never been arrested before. I did live
at this house in West Thirty first street. I
had been sick for two weeks. I was in bed
on Tuesday morning and the cook came
up stairs and was speaking to me
at the time Lucy called me, and I
said, "Lucy, let Maggie stay a little while
with me. I feel awful bad." She said
I could go to hell, and called me the
name she said I called her, "a
poor faced bitch," because my face was
sore at the time. I says, "Lucy, I did
not mean any harm by asking you
to let Maggie remain." She said, "you
fool, I will knock hell out of you." I
said, "you can go to hell yourself."
She kept down stairs on the next floor and
I did not see her any more then, but
afterwards she stood in the door and
said, "you bitch. if you say another word
I intend to knock hell out of you; if
you say another word I intend to
kill you because I feel like doing it"
I says, "If you think you can do
it you ought to do it." I did not say
any more to her or she to me. I

locked the door and stayed in my room all day. The next morning I went down. I was cutting a tomato and an onion. She came out of the yard and she said, "You called me a b h yesterday." I says, No, I never called you no name at all; "neither did I. She walked up to me like as if she was going to hit me. I moved from her, and she followed me down. She says, I intended to kill you, and I feel like doing it now. I did feel afraid of her and watched her to keep her from hitting me. She walked behind me and grabbed me and struck me right there. At the time I was trying to get away, I managed to get away and ran into the yard. She followed me with a vegetable dish and when she threw it to strike me I grabbed her and struck her with the knife. I did not know where I struck her. I got away from her and ran again. She followed me down in the yard. I grabbed her and stabbed her again in the neck. She came up stairs with an iron poker and tried to break the door open. After that she

You struck her in self defence did you? I did. I knew if she struck me with the dish she would have killed me, for it was very heavy. She attempted to strike me. I got out of the way. I shoved her and struck her with the knife to keep her from striking me. I ran up stairs to get my things to go to the station house. I cut her and I knew I would be arrested. I thought I might as well give myself up, it was the best thing to do. I have never been arrested, charged with crime before. I board in this "Ladies colored boarding house." I knew the complainant to be a chamber maid in the house.

Cross Examined. This was a house of ill fame. You have friends who call there and sleep in the same bed? I do not know about that. I guess I have slept with men. It is a house of prostitution and your business is that of a prostitute is it? It is. I have lived in that house off and on for three months. I have been chess making at Newport and I have done some sewing in New York. I have known Lucy Dorsey about six weeks. I did not know her anywhere else than in this house.

I never had any trouble with her prior to the first of August; we had always been good friends. She did not carry any message from the cook to me on the morning in question; the cook was talking to her herself. Maggie is her first name. I do not know the last name; she did not want me to do anything; she was only talking to me because I was sick; she was up there telling me how sorry she was for me. I had a headache and was taking some medicine that poisoned my face. I went down stairs to do some washing. I carried my things down and I was waiting for my water to be heated. I went to the ice box to get something to eat and I got a tomatoe. I did not see Lucy Dorsey come in that morning of the second of August, for I went into the dining room; she was out in the yard doing some washing herself. Lucy has nothing to do with making the fire; she has never made a fire since she has been there; the cook attended to her own fire. When I went up stairs to get my soap Lucy must have gone through the dining room into the

yard. The dining room was in the back next to the yard; the cook was in the yard. I did not keep the knife in my bed room. I got it off the sideboard in the dining room. The morning of the cutting Lucy came out of the yard when I was cutting a tomatoe and an onion. She says to me, "you called me a bitch." I said, No, Lucy, I did not call you any name; "neither did I. She insisted I did. She stood as if she was going to hit me and I moved from her thinking she was going to hit me. She shook her fist in my face, and I moved my panes of tomatoes down further on the table. She followed me walking behind me and I turned and looked to see what she was going to do. She grabbed me by the ear and struck me with her fist; she attempted to hit me with the dish. I got away and ran from her. I saw the dish over me and I thought it was coming down on my head. I pushed her with the knife and ran. Then it was that she followed me in the yard with the dish. I had the knife

in my right hand. I did not know I was cutting her at the time, for I was scared. I forgot I had the knife, but after I saw the blood I knew I had cut her. Do you remember whether you struck her in the back or in the breast? I know I struck at her. When she grabbed me by the hair I turned and pushed her; she pulled me down in the yard. I did not know I had stabbed her. I knew I had struck her. I ran and shut myself up in my room. She was very easy to be pushed, for she was intoxicated; she was side ways to me when I struck her; she followed me up stairs with an iron poker trying to break the door open. I remained long enough in the room to get dressed, and by that time the two detectives came. I thought it was her still knocking at the door. They said, "Open the door; it is an officer." I said I was getting ready to go to the station house. She was in the hall and I was afraid to go out Mary Hudson, Jessie Mansfield, and Sadie Williams are inmates of this house.

Lucy Dorsey was recalled and denied that she was drunk.

The jury rendered a verdict of guilty of assault in the third degree.

Testimony in the
case of
Mamie Brown
filed Sept.

1893

305

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Mamie Brown

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

Mamie Brown

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

The said

Mamie Brown

late of the City of New York, in the County of New York aforesaid, on the second day of August in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, at the City and County aforesaid, in and upon the body of one Lucy Morsey in the peace of the said People then and there being, feloniously did make an assault, and her the said

Lucy Morsey with a certain knife

which the said

in

her 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-

her

the said

Lucy Morsey

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

Mamie Brown

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

The said

Mamie 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 Lucy Morsey in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said

with a certain

knife

Lucy Morsey

which the said

in

her 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

Mamie Brown

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

The said

Mamie 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 *Lucy*
Norsey in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *her* the said

with a certain *knife* —

Lucy Norsey —

which *she* the said

Mamie Brown —

in *her* right hand then and there had and held, in and upon the —

head and back of *her* the said

Lucy Norsey

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

Lucy Norsey

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.

0985

BOX:

531

FOLDER:

4848

DESCRIPTION:

Buckley, John ...

DATE:

09/29/93



4848

POOR QUALITY
ORIGINAL

0986

Witnesses:

Arthur Kane

Margaret Kane

Counsel,

Filed *Sept 1892*

Pleads, *Not guilty*

THE PEOPLE

Robbery,
(Sections 224 and 22 of Penal Code.)
1st Degree.

John Buckley

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Good

Part 3, October 11, 1892 Foreman.

Indictment committed.

Ch. 36.

Court of General Sessions
N.Y. City & County

The People &c
vs.

John R. Buckley
City & County of New York
Hugh McKean being

deputy Duane says he has been with
the firm of Geo. Duane & Co., a wholesale
dry goods house of this City for ten years
that for five years last past he has
intimately known the above defendant John
Buckley, and is also acquainted with all
the members of his family, that he
has always regarded him as a
young man of strictly honest habits
hardworking and industrious, that
he is acquainted with many people
who also know the defendant well.
and that he has never heard anybody
say aught against defendants

Character before the charge was made.

Sworn before me
October 16. 1877

George L. Dease
Notary Public
N.Y.C.

Hugh McKean

POOR QUALITY
ORIGINAL

0988

City and County of New York
Being duly sworn says that he

POOR QUALITY
ORIGINAL

0989

General Sessions

The People vs
vs

John Buckley

Affidavit of
Character

Police Court-- 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Margaretta Weiner
of No. 611 East 9th Street, Aged 46 Years

Occupation Keeps saloon being duly sworn, deposes and says, that on the
25 day of September 1883, at the 10th 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:

Gold and Diamond Jewelry
of the United States

of the value of Four DOLLARS,

the property of Reference
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

John Buckley (now here) and
two others not yet arrested
who were acting in concert
for the purpose following
to wit: on the said date
the defendants and the two
others came into deponent's
saloon, one of the men was
arrested, held deponent whilst
the other men, not arrested, went
behind the bar and took the
said money from a drawer.
Previous to the money leaving

day of

Sworn to before me, this

188

Police Justice

been taken the defendant
Bumley had hold of
defendant. When Master Wain
came out from a rear room
the defendant Bumley seized
hold of him and held his
Bumley's hand over his
Wain's pocket.

From to before me
this 27th day of September
1883 }
John P. Bowler
Minister

Police Justice

Dated 1883

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

There being no sufficient cause to believe the within named

Dated 1883

I have admitted the above named

to bail to answer by the undertaking hereunto annexed.

Dated 1883

of the City of New York, until he give such bail.

I have admitted the above named

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

and be committed to the Warden and Keeper of the City Prison

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

Offence—ROBBERY.

Police Court, District.

THE PEOPLE, &c.,

on the complaint of

vs.

1.

2.

3.

4.

Dated 1883

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

to answer General Sessions.

POOR QUALITY
ORIGINAL

0992

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 61 years, occupation Secretary of No. 6-9 Street, being duly sworn, deposes and

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

Sworn to before me, this

27 day of Sept, 1897

Martina Winner

John A. D. Jones Police Justice.

POOR QUALITY
ORIGINAL

0993

Sec. 198-200.

3
District Police Court.

City and County of New York, ss:

John Bausley 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

day of *October* 189*9*

John Bausley
Police Justice.

POOR QUALITY
ORIGINAL

0994

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

Police Court--
District.

1032

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaretta Jones
John Jones

1
2
3
4

Offense

Date, _____ 189

Magistrate

Officer

Witness

No. _____ Street _____

No. _____ Street _____

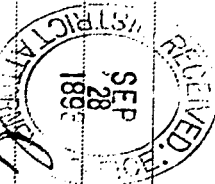
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

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, _____ 189 _____ Police Justice.

I 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.

Court of General Sessions of the Peace . Part III.
City and county of New York.

-----x	Before
The People	: Hon. Rufus G. Cowing
vs.	: and a jury.
John Buckley	:
-----x	

New York, October 11th, 1893 .

A P P E A R A N C E S .

Assistant District Attorney Macdona

For the People

Mr. *T. J. Macdona*

For the defence.

Indicted for robbery in the first degree.

Indictment filed *Sept 6. 2 7 93* 1893 .

M A R G A R E T W E I M E R being called for the People
and duly sworn, testified as follows:

I reside at 611 9th street and keep a saloon
there, and live back of the saloon. Saw defendant

in the saloon on the 25th of September last at four o'clock in the afternoon. Defendant came in my saloon with two others and asked if I wanted to buy potatoes. I said "I don 't want potatoes." Then one got hold of me and pushed me back into the other room and defendant held my boy, and the third one took my money, which was in a drawer behind the counter. There was about six dollars in the till. When the man got the money all three ran away. The one with the money first ran out of the store, and at nearly the same instant the others ran out . After they had gone I examined my till, and found it half pulled out, and there was a bout a dollar in it, the rest of the money \$5 was gone .

On cross examination she testified as follows:

The man that held ~~me~~ me was much taller than defendant and had blue pants on. The defendant held the boy. This occurred at four o'clock Monday afternoon; I was in the store with my boy, and had just turned around with the intention to go into the rear room when the parties entered. I was in the centre of the saloon when they came in, and my boy was there. There is sliding doors dividing the saloon from the room back. The boy

was standing in the sliding door when they came in. The tall man that held me came in the store first, and defendant came in second. All three of them came into the saloon from the front door. Immediately after defendant came in the third man came. The tall man and the defendant talked to me about buying potatoes and insisted upon my buying some. They talked in English. The tall man asked me "Do you want potatoes?" They didn't order drinks. I was in the centre of the saloon when the tall man seized me. The third man was the man that went behind the bar to get the money. Six dollars were the receipts of the day. I remember when I went to Essex Market Court in regard to this matter, and heard the testimony of my boy. He said that the defendant held his hand over his mouth; never saw defendant before. He had on a worn suit of brown clothes. Didn't pay much attention to his clothing; I was frightened and excited when the tall man took hold of me and wouldn't let me go. I made an outcry and ran out to the corner afterwards. While I was making an outcry some of the neighbors came in. Immediately the tall man entered the saloon he grabbed me, and he was ten minutes in the

saloon; couldn't tell exactly how long he was in the saloon. I am sure as to the identity of the defendant .. I saw the third man run out who had the money. While the third man was running away with the money the tall man held me, and then let go of me, and they all went away.

M A R T I N W E I M E R being called for the People and duly sworn, testified as follows :

The last witness is my mother and I live at 611 East 9th street; and was in the saloon on the 25th of September in the afternoon and saw defendant there . The defendant and the other two man came into the saloon, and asked my mother if she wanted to buy some potatoes. My mother said no, that she had already potatoes bought in the morning. They then asked again if she wanted to buy potatoes, and they all pushed her back into the hall, and while there the third one took some money out of the till. Then the defendant covered me up with his coat, but I saw the man behind the bar. After they stole the money they ran out. Then the man that ^{had} hold of me let me go and ran out . The one that

held my mother also skipped.

On cross examination the witness testified as follows: The defendant's back was against me and I couldn't see very well. He also held my mouth shut. On the day when I was examined in the Police Court Judge Voorhis asked me if defendant did anything ; and I told the judge that defendant held my mouth shut. That was not the first day but the second day. On the first day I said defendant did not do anything at all but that was not true. The reason was when I came home my aunt made me all upset; my aunt told me about it on the second day. Nobody told me to say that defendant had his hand over my mouth. The officer asked about it. I forgot it when I said that defendant did not do anything to me at the time in question. I thought of it the next day, when I talked with the officer, and didn't think of it the next day. Defendant held my mouth only with one hand; he didn't put his arm around me. The reason defendant put his hand on my mouth was to prevent me from holl^oing. The defendant's back was not against me when he put his hand on my mouth but facing me. Never saw the defendant

before that time. At the court room I and my mother went out of it together. When we got out of the court room the officer didn't speak to her. I walked with my mother home. The officer was not with my mother part of the way home. The officer did not call at the saloon where I lived after the first day in court. Didn't tell anybody but the judge about defendant putting his hand on my mouth. Didn't tell the policeman before I told the judge about it. I am positive that defendant is the man who was with the other men

J O H N W. T U N E Y being called for the people and duly sworn , testified as follows :

I am attached to the 13th precinct as an officer and 611 9th street is in that precinct. Didn't see defendant on any part of ^{my} ~~his~~ post that night only at the place in question. My attention was first attracted towards defendant by a crowd running after him and crying "Stop thief". He was in 8th street running towards Avenue C. I followed him for three quarters of a block, and overtook him 25 feet from the corner

of Avenue C and 8th street. I brought defendant back to complainant's saloon; on the way there I saw a private watchman who had come along with the crowd, and defendant remarked that if he had him alone he would punch him for trying to stop him. I asked defendant about the circumstances of the case, and they are as already stated by the other witnesses, that the defendant held the boy's mouth, another held the boy's mother, and the third one went behind the bar and tapped the till. Didn't see any potatoes around the saloon, and didn't see any wagon; didn't see a bushel of potatoes in the neighborhood. I looked for a wagon but couldn't see any. I asked defendant if he knew the other two men that were with him, he said he didn't know them.

On cross examination witness testified as follows:

There was one man stopped defendant as he reached the corner. Defendant's eye was blackened when I caught him. Nobody had struck him while he was running, and I didn't do anything but arrest him. The blackening of the eye must have been done previous to the robbery as it was several days old and very black. Defendant stated he was struck while running away.

E L L E N B U C K L E Y being called for the defence and duly sworn testified as follows .

I live at 90th street and Amsterdam avenue and am a widow with five children and defendant is my son.. None of my children have ever been arrested. Defendant and another son helped support the family. I draw a pension from the government. On the day in question the defendant went out to peddle potatoes, cabbages and other vegetables. He has been engaged in that business over six years. I bought a horse and wagon for defendant who worked around and always brought his money in to me

O n cross examination witness testified as follows:

Defendant had a horse and wagon over a year ago, but the horse ran away, and I sold him for a carriage horse as defendant was not able to manage him. He had to leave the horse and wagon one day in the street, and when he came out to look for it it was gone. After the horse and wagon were sold the defendant went on peddling. Don't know who he went with but he hired a horse and wagon at some place in 14th street. I suppose defendant knew the man he was peddling with; but I never asked him and don't know who he was. Defendant often hired

a horse and wagon. Don't know whether the horse and wagon defendant had on this day in question belonged to the man he was with or whether it was hired. Don't know who the men were that were with him. I have seen my son since he was arrested and had a conversation about his being arrested but didn't ask him who he was with or whose wagon it was .

On redirect examination witness testified: Defendant went around with different people in peddling potatoes but couldn't tell who they were; and have not asked him about it .

J O H N B U C K L E Y being called for the defence and duly sworn, deposed as follows:

I was arrested on the 25th of September, and reside with my mother. My business is peddling potatoes and vegetables, and have been in the business six years . Was never arrested ^{before} in my life, and was peddling potatoes on the day in question when I was arrested. I was peddling with James Liveley, a young man working with a horse and wagon. On the day in question the wagon

was on 13th street. Liveley had hired the horse and was on from the owner Tom Gorman, who is a liquor store owner. He paid two dollars a day. We got the potatoes at a market in 34th street. I and James Liveley both got the potatoes at about six o'clock in the morning and Liveley paid \$13 for the load of potatoes, and we went around together selling them. I know where the saloon of complainant is in 9th street between avenue B and C. I went into the saloon in question in the afternoon about half past three o'clock with the intention of selling potatoes, and had three potatoes in my hand. The reason I carried the potatoes in my hand was to show the people that we were selling the potatoes. The complainant was in the back room; and the little boy called his mother out and she said "No." I walked out of the store about my business. I was in the store about three minutes; didn't have anything to drink while there. Was in there long enough to have my conversation translated into German by the boy, and get an answer back. I showed the potatoes to the boy. After that I walked out of the saloon. I went right about my business in and out every store. I didn't hear any

outcry; I was going towards the corner, towards 8th street, which is near a quarter of a block from the saloon, and didn't hear any noise at all. There two men came up to me and got hold of me and commenced to pull me. I asked what it was for and got ugly and wouldn't go with them. One struck me in the eye and they commenced to get the better of me. I threw the potatoes away and ran. Then they holl^oed "Stop thief", and accused me of stealing. When they grabbed hold of me I didn't know what they grabbed me for, and I got angry, and when two got at me I hit them with the potatoes and ran. My eye was not blackened before they hit me. I was hit in the eye and got scratches all over my face which they done. I was born in New York city and have lived here all my life 19 years, and was never arrested before or charged with any crime. When I went into the saloon in question I saw nobody but this little boy and a woman, complainant. The boy called his mother from the back room. I remember when I was taken to Essex Market Court the first day and remember when the boy was called up and questioned by Judge Taintor. The boy told the truth then that I walked into the store, and wanted

to sell potatoes. The clerk told me there was no evidence against me and I was remanded back until the next day. The clerk questioned the boy as to what he knew about the alleged robbery, and then called the officer on the stand, and said there was no evidence against me and they had me remanded. When the boy came back the next day then he told a story that I came in there with two other men, and held his mouth shut. He didn't make that statement the first day. He didn't say anything about my being there with a third man on the first day but that I came there to sell his mother some potatoes, and didn't say I stood over him and held his mouth shut with my hand. It was after I was remanded and told the story the second time he said it. I positively and absolutely aver I did not commit the crime alleged.

On cross examination witness testified as follows:

I left the 34th street market with Hively on the morning in question at 10 o'clock. Got 6 barrels of potatoes for the \$13, that is nearly \$2.24 a barrel. We worked the potatoes down town towards 9th street from 23d street, and when we got down there had four barrels left. I got at 611 9th street at about half

past three o'clock with the four barrels. When I was at 611 Liveley was on the other side of the street, and when I came out of 611 I worked right straight ahead about my business into the next store, couldn't tell the number, but I went east. Don't remember what happened in that store. After I left that store I went right to the corner of 8th street. I was going west through 9th street. I was near the corner when I got to 611. Was in the next store from 611 about five minutes, and didn't hear anything of the excitement next door. Liveley in the meantime was leading the horse and was in the neighborhood; and when I met the two men who were assaulting me, Liveley was going down 8th street with the wagon. He got down the avenue in a hurry and got to 8th street. The reason Liveley did not help me when I was assaulted by two men is I suppose because he didn't see me. When I was assaulted he had hold of the horse in 8th street, and that was near half a block off. I was assaulted by 9th street and avenue B and Liveley was in 8th street. I remember the officer bringing me back from the route I had run, and saw Liveley at that time in 8th street. I didn't get a chance to

tell the officer as he was too ugly. We walked a block and a half from 8th street and avenue B and C around to 9th street, No. 611, and had no opportunity to tell the officer anything or make any explanation. When I got into the saloon I had a rest. I don't remember meeting a watchman who tried to stop me and saying to him "you son of a bitch, I wish I had you alone." and it is not true. I remember the officer asking who the other fellows were, and their names, and I told him I didn't know. I told him I knew the man on the wagon; that man is not in court here to-day, and there is nobody here that knows me except my mother.

On redirect examination witness testified:

James Liveley lives on 13th street between avenue B and C with his father and mother. Don't know the number but he lives on the uptown side. You can see him any time you want to in Gorman's saloon in 13th street between avenue B and C on the up town side of the way. He is there every evening. The reason I ran away was because two men got hold of me, and used me like a dog. The officer didn't chase me several blocks. Don't peddle potatoes without a license. The man with the wagon

has the license, that is Liveley. I will try to get
Liveley to-morrow morning if your honor wishes .

#####

Document filed

Sept

Carroll Yancey (Division)

Page 43

and Proprietor,

for

John Buckley

to be made of
to be made of
to be made of

1993.

Produced Pursuant to Court Order in Case No. 1:93-cv-00000-UNA

Produced Pursuant to Court Order in Case No. 1:93-cv-00000-UNA

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 Buckley

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

John Buckley
of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said

John Buckley

late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*three*, in the ~~time of the said day~~, at the City and County aforesaid,
with force and arms, in and upon one *Margaretta Weimer*
in the peace of the said People then and there being, feloniously did make an assault; and

*the sum of four dollars in
money, lawful money of
the United States of America,
and of the value of four dollars*

of the goods, chattels and personal property of the said *Margaretta Weimer*
~~from the person of the said~~ *Margaretta Weimer* against the will
and by violence to the person of the said *Margaretta Weimer*
then and there violently and feloniously did rob, steal, take and carry away,
the said John Buckley being then
and there aided by an accomplice
actually present, whose name is 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 Launcey McCall
District Attorney

10 12

BOX:

531

FOLDER:

4848

DESCRIPTION:

Burg, Adam

DATE:

09/14/93



4848

Witnesses:

Counsel,

Filed

1893

day of Sept 14

Pleads,

Not guilty 15

THE PEOPLE

vs.

Adam Burg
Part 3 Sept. 21. 1893
Ind and acquitted

Grand Larceny, 1st Degree,
[Sections 528, 529, 530 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part VII -
Sept 1893 term all witnesses - 1/20th
including 100.00 -

A TRUE BILL,

1/31
Geo Thompson

Foreman.

Oct 14 1893

1014

Police Court—

District.

Affidavit—Larceny.

of No. 315 East 37th Street, aged 36 years,
occupation Driver being duly sworn,
deposes and says, that on the 7th day of September 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One horse Stagen and
Horners, and 3 Cases of
Merchandise
Being of the value
One thousand dollars.

the property of Merchandise being property of J. B. & N. M.
Lester, and Louis Seibert and Bros. and
are in the care & custody of the
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 Adam Burg (brother)

for the reasons following to wit
from the morning of said day de-
ponent had paid property, and a truck
which he kept standing at New Pier
28 South River. And when deponent
returned he found said horse, truck
and merchandise gone, And deponent
is informed by Patrick Weeden
a police officer of the City of Boston
Mass. that he arrested said defen-
dant who had paid property and
said truck, And was driving said horse
to which was attached said truck
and which contained said property

of Sumner to before me, this day 189

~~Police Justice~~

4 blocks from said pier where depo-
nent had left said property, driving
said horse and truck at a very rapid
rate of speed and arrested him, and
deponent fully identifies said
property as being his and
charges him with the possession
of same.

Sworn to before me by } Dennis Quinn
this 10th day of September 1933

Wm. J. Quinn
Notary Public

POOR QUALITY
ORIGINAL

10 16

Sec. 108—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Adam Burg*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Knickerbocker House Flat Iron Square*

Question. What is your business or profession?

Answer. *Lawyer*

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

Answer. *I am not guilty*
Adam Burg

Taken before me this

10th

Reuben E. Stearns

Police Justice.

**POOR QUALITY
ORIGINAL**

10 17

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Weldon

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

37th Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Dennis Finn*

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

Sworn to before me this, *10*

day of *Sept* 189 *3*

Patrick Weldon

Police Justice.

POOR QUALITY
ORIGINAL

10 18

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

114 130
Police Court...

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. ...
3/25 to 3/26
Alman ...

Date *Sept 10 1893*

Witnesses

Call in officers

Printed

No. 1, by _____
Residence _____

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

Chas J. ...
Chas J. ...

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 *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, *Sept 10 1893* Police Justice.

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

Dated, *1893* 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, *1893* 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

Adam Burg

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

Adam Burg
of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed
as follows:

The said

Adam Burg

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

one horse of the value of three
hundred dollars, one wagon of the
value of two hundred dollars, one
set of harness of the value of
fifty dollars, two hundred caps
of the value of fifty cent each,
one hundred hats of the value of two
dollars each, five hundred yards of
flannel of the value of thirty cent each yard,

of the goods, chattels and personal property of one David L. Rudd

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.

SIXTH COURSE

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

Adam Berry
of the crime of CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Adam Berry
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,

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

of the goods, chattels and personal property of one

James L. West
by a certain person or persons to the Grand Jury aforesaid unknown, they lately before
feloniously stolen, taken and carried away from the said

James L. West
unlawfully and unjustly did feloniously receive and have; the said

Adam Berry
then and there well known 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.

1021

BOX:

531

FOLDER:

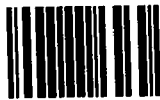
4848

DESCRIPTION:

Burk, James

DATE:

09/14/93



4848

POOR QUALITY
ORIGINAL

1022

Witnesses:

J. Lynch

Counsel,

Filed

day of

1883

Pleas,

Myself

THE PEOPLE

vs.

A

James Burke

Grand Larceny, *Second* Degree.
[Sections 529, 530, Penna Code.]

DE LANCEY NICOLL,

District Attorney.

Sept. 26/93. G. G. R.

A TRUE BILL.

W. Bloomington

Oct 1 63

Pub. 3. Oct. 23, 93 - Foreman.

Ind and Acquitted

Police Court

District

Affidavit—Larceny.

City and County)
of New York, ss:

of No. 174 King Street, aged 30 years,
occupation Baker, being duly sworn,

deposes and says, that on the 23rd day of July, 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Good and lawful money to the amount of five dollars. One overcoat and one pair of pants all together of the value of thirty-five dollars
($\frac{71.55}{100}$)

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 James Lynch (prisoner)

for the following reason. To wit: that said property was taken from deponent room in the said premises by or about the said date that deponent received information that the defendant had taken the said property about a few days after the said date deponent met the defendant and accused him of taking the said property, where the defendant acknowledged and confessed that he had feloniously taken the said property.

James Lynch

Subscribed and sworn to before me, this 23rd day of July, 1893,

at New York

Police Justice

[Signature]

POOR QUALITY
ORIGINAL

1024

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

James Burk 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this
day of

July 1893

Police Justice.

POOR QUALITY
ORIGINAL

1025

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

Police Court...

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Lynch
Will King
Sam. Smith

Offense

Grand Larceny

Dated,

July 25 1893

Hofman Magistrate.

Brown & Green

PK Precinct.

Witnesses *Abner. Hump*

No. *181* Street *Harvard*

Call Officer

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

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

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 25* 1893 _____ Police Justice.

I 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.

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 Burke

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

(*James Burke*)
of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE, committed
as follows:

The said

James Burke

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

one overcoat of the value of
twenty five dollars, one pair
of trousers of the value of
eight dollars, and the sum of
five dollars in money, lawful
money of the United States of
America, and of the value
of five dollars
of the goods, chattels and personal property of one *James Lynch*

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 Laurey Nicoll
District Attorney

1027

BOX:

531

FOLDER:

4848

DESCRIPTION:

Burns, John

DATE:

09/08/93



4848

1028

BOX:

531

FOLDER:

4848

DESCRIPTION:

Sullivan, Michael

DATE:

09/08/93



4848

POOR QUALITY
ORIGINAL

1029

Counsel.
Filed day of *Sept* 189*2*
Pleads. *10/1/92*

26 *3* THE PEOPLE
192 *2nd* *Pen*
1st *Pen*
John Deane
35 *39* *July 20*
Michael Deane
Grand Larceny, *From the Person,* Degree.
(Mentioned in Penit Code.)

DE LANCEY NICOLL.
Attorney
Oct 1. 24:6
Oct 2. 5:40
Oct. 25:1

A TRUE BILL.
W. Deane
Oct 3 - Sept. 10, 1891
Ex. 1 *Plaid* *Gravely*
Foreman.

John Deane and Son

Witness:
John Deane

John Deane
John Deane
John Deane
John Deane
John Deane

John Deane
John Deane

THE PEOPLE OF THE STATE OF
NEW YORK
vs
MICHAEL SULLIVAN
impleaded with John Burns.

BEFORE
HON. FREDRICK SMYTH
AND A JURY.

New York, September 19th, 1893.

FOR THE PEOPLE, ASSISTANT DISTRICT ATTORNEY S. J. O'HARE.

FOR THE DEFENDANT, C. J. O'CALLAGHAN.

I live at 202 Sixteenth Street, Brooklyn. I am engaged in business at 729 Broadway. On the afternoon of the 31st of August, I was opposite the bulletin-board at No. 3 Park Place. I had a pocket-book in my pocket. I noticed the defendant standing looking at some pictures. He was only

a few feet away from me. Afterwards he came quite close to my person and in a few minutes I missed my pocket-book which I had previously had in my pocket. I saw the defendant run away and I saw a detective run after him and chase him across Broadway. I followed the detective and saw him arrest the defendant in the City Hall corridor. It was down stairs in the City Hall that he was arrested. The pocket-book was dropped right close to where he was. I have never seen this man before, but I am positive he was the man who was standing close to me. There were not many other people around. We were both looking at photographs at this place corner of Park Place and Broadway.

HENRY HAHN, a witness for the people, sworn, testified:

I am a police officer assigned to duty in the Second Precinct in this city. On the afternoon of the 31st of August last I was in the neighborhood of No. 3 Park Place. I saw this young man, Sydney Barrett, the previous witness, and this defendant Sullivan, standing looking at some photographs. I was coming up from Church Street, about half past three o'clock, I should judge. I saw Sullivan and Burns working together in connection at No. 3 Park Place, taking people's pocket-books. I saw this man Barrett walking into the crowd, and as soon as he did Sullivan closed in on him and Burns stood behind him, and then they went right away.

The two of them walked towards Broadway. I walked after them, and when Sullivan saw me coming he started to run. I ran after him and arrested him down stairs in the corridor of the City Hall building. I brought him over to the Station House, and afterwards turned him over to the Broadway man. There was a small blank book inside this pocket-book when it was found.

CROSS-EXAMINATION:

- Q. What conversation took place when you put Sullivan under arrest?
- A. I asked him what he did with the pocket-book, and he said he didn't take it.

D E F E N S E:

MICHAEL SULLIVAN, the defendant, sworn, testified:

On the afternoon in question I was down in the market about three o'clock, to see one of my employers. I left there a few minutes after three, and I walked up to Broadway. I stood there for a minute at the corner of Broadway and Park Place to look at the pictures. I did not see this young man, Sydney Barrett, there, and I did not touch his pocket-book. I saw the officer coming after me, and I ran across Broadway to get out of the way of the cars. I walked into the City Hall, and the officer arrested me there. I asked him what did he want me for, and he told me I had taken a pocket-book.

I told him no, that I had not taken anyone's pocket-book, and offered to allow him to search me. I do not know Burns at all, and never met him before in my life. I am not a pick-pocket, and I have not been arrested before charged with any crime.

CROSS-EXAMINATION:

I have worked in the market for some time, doing odd jobs for different market-men. I have also worked in the Gansevoort Market in this city. I did not take this man's pocket-book at the corner of Park Place and Broadway. I have heard the officer's testimony. It is not true that I was engaged in the business of picking pockets on that day.

REBUTTAL:

JAMES F. VALLELY, a witness for the people, sworn, testified:

I am a Detective Sergeant, assigned to duty in the Central Office. I know the defendant Sullivan. I saw him in the neighborhood of Park Place and Broadway on the 31st day of August last. I watched him for some time, and finally saw him run across Broadway. I saw the officer Hahn follow him, and in a few minutes he was brought back.

The Court charged the Jury. The Jury returned a verdict convicting the defendant of Grand Larceny in the Second Degree.

also.
one of them present in the second re-
sponded a letter conveyed the defend-
the court ordered to take the trial

proceeds back.

the officer then follow him, and in a few minutes he was
time, and the jury saw him and across Broadway. I saw
on the first day of August last. I watched him for some
saw him in the neighborhood of Park Place and Broadway
the central office. I know the defendant Sullivan.

I am a Detective Sergeant, assigned to duty in

sworn, testified:

JAMES E. WATERS, a witness for the people,

testifies:

Black-hockers on that day.

It is not true that I was employed in the business of
and Broadway. I have heard the officer's testimony.
taken this man, a hocker, took at the corner of Park Place
working in the street, and I have seen him in this city. I did not
do any work for different hocker-men. I have also
I have worked in the market for some time.

CROSS EXAMINATION:

connected with any crime.

not a black-hocker, and I have not been arrested before
before at all, and never met him before in my life. I am
and offered to show him to search me. I do not know
I told him no, that I had not taken anyone's hocker-book.

Indictment filed Sep. 8-1893

Chief of Council District

Part 3

W. E. Murphy

W. E. Murphy

W. E. Murphy

W. E. Murphy

Police Court—1 District.

Affidavit—Larceny.

City and County {
of New York, } ss.

Sidney Barrett
of No. 237 Broadway room 5 Street, aged 18 years,
occupation Salesman being duly sworn,

deposes and says, that on the 31 day of August 1893 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 deponent, in the day time, the following property, viz:

a pocket book valued at ten
cents

the property of Deponent

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

(both now here) acting in concert— for the following
reasons— on said date deponent was standing
in front of 3 Park Place looking at a bulletin
board— and he had said book in the outside
pocket of the coat that he then wore—
He missed said pocket book and saw the
defendants run away from ~~where~~ where
he was standing— deponent fully identified
the defendants as person who were standing
near deponent before he missed said property

Sidney Barrett

Sworn before me this
of September 1893
day
Police Justice.

POOR QUALITY
ORIGINAL

1036

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Burns 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

1037

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Michael Sullivan 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.

Michael Sullivan

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

39 Baxter St - 4 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

Michael Sullivan

Taken before me this

day of

1893

Police Justice.

POOR QUALITY
ORIGINAL

1038

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

96
Police Court...

925
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sidney Barnett
257 0th St. New York

John Burns

Michael Sullivan

Offense Larceny from the person

Dated, Sept 1 1893

Heard Magistrate.

Stark Officer.

2 Prechel.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer

Committed to

Ch 87

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 _____ 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, Sept 1 1893 _____ Police Justice.

I 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.

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 and
Michael Sullivan*

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

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

The said

John Burns and Michael Sullivan, both
late of the City of New York, in the County of New York aforesaid, on the *thirty first*
day of *August*, in the year of our Lord one thousand eight hundred and
ninety-*three*, in the *day* time of the said day, at the City and County aforesaid,
with force and arms,

*one pocketbook of the value
of ten cents*

of the goods, chattels and personal property of one *Sydney Barrett*
on the person of the said *Sydney Barrett*
then and there being found, from the person of the said *Sydney Barrett*
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 Nicoll,
District Attorney*

1040

BOX:

531

FOLDER:

4848

DESCRIPTION:

Busche, John E.

DATE:

09/08/93



4848

Witnesses:

Complainant
is satisfied that
the prisoner is
innocent & Com-
plainant gives
the defendant
an excellent
character for honesty.
Defendant was in
Complainant's
employ for 27 years.
I ask that this
indictment be
dismissed. G. H. B.
Sept 14th 1893

56
Dei Barker
311 E 130th St
NY

Counsel.

Filed, 8th day of Sept. 1893

Pleads,

THE PEOPLE

vs.

John E. Busch

LARCENY
(MISAPPROPRIATION)
(Sections 528 and 53 of the Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

C. J. Doornick

Foreman.

Sept 2 Sept 14/93

Indictment Dismissed

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John E. Rusche

As complainant in the above case, I beg to recommend the
defendant to such leniency and clemency as the Court and District
Attorney may see fit to show; but I expressly assert that my reasons

for so doing are not controlled by any advantage to myself. That since
making the Complaint in the above
named defendant I find after an
investigation on my part that on the
day in question that the above named
defendant John E. Rusche for so long
in my employ for the past two years
at Albany was steady and honest that the
defendant was intoxicated and fell
asleep on the wagon while the money
was taken from the defendant as I
am informed & I believe that there
was no intention on the part of
the defendant to steal the same
of thirty three dollars from me &
I am satisfied that the defendant
did not appropriate the same to his use

Shown before me on the 12th day of September 1893
Alfred Krummholzer
Clerk of Court
N.Y.C.

POOR QUALITY
ORIGINAL

1043

With Dr. Brown in
the matter of the

People

John E. Kevane

Police Court

5

District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 10th Avenue & 167th Street, aged 29 years,
occupation Beer Bottler being duly sworn,

deposes and says, that on the 12th day of August 1893 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:

Thirty three boxes of Lager Beer.
of the value of thirty three dollars.
(\$33.00)

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 Busche (now here)
from the fact that the said deponent was employed by deponent as a driver and on said date the deponent took fifty five boxes of beer in his wagon and left deponent's place of business with it and on the following day deponent's wagon was returned to deponent with ten boxes of beer and deponent there after received payment for twelve boxes of beer and learned that this deponent had sold the aforesaid thirty three boxes of beer and collected the said sum of money therefor and appropriated the money he

Sworn to before me this 18th day of August 1893

Police Justice.

so collected to his own use.
Wherefore defendant charges this defendant
with feloniously taking stealing and
carrying away said property and
prison he may be held and dealt with
according to law.

Sworn to before me } Albert Hammaker
this 31st day of Aug 1893 }

Wm. H. Wilde
Police Justice

POOR QUALITY
ORIGINAL

1046

Sec. 198-200.

S' District Police Court.

CITY AND COUNTY,
OF NEW YORK,

John Busche being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h / fight 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 /' waiver cannot be used
against h / on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty

John E. Busche

Taken before me this
day of July 1903

Police Justice.

1047

2007/11/17

Dated.....*189*.....*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

John E. Busche

The Grand Jury of the City and County of New York, by this indictment, accuse
John E. Busche
of the CRIME OF *Grand* LARCENY, in the second degree, committed
as follows:

The said

John E. Busche

late of the City of New York, in the County of New York aforesaid, on the
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, being then and there the *clerk*
and servant of *Albert Krumenaker*

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

Albert Krumenaker

the true owner thereof, to wit:

the sum of thirty-three
dollars in money, lawful money
of the United States of America,
and of the value of thirty-three dollars;

the said

John E. Busche

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 *Albert Krumenaker*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *Albert Krumenaker*

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.

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**END OF
BOX**