

0644

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Bocker, John

**DATE:**

12/02/92



4596

Witnesses:

*Off Snyder 17th*

563

Counsel,

Filed, *W* day of *Dec* - 189*2*

Pleads,

*John B. Beckwith*

THE PEOPLE

vs.

*SR*

*John Beckwith*

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

*It being the duty of the Court of Sessions  
to cause for trial and disposal  
of the above named case...*

*Filed & returned...*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*John E. Falcon*

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Booden

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

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

The said John Booden

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

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

SECOND COUNT—

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

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

The said John Booden

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

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

DE LANCEY NICOLL, District Attorney.

0647

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Bockman, Henry

**DATE:**

12/19/92



4596

175

Counsel,

Filed, 19 day of Dec

1892

Pleas,

Warrant

THE PEOPLE

vs.

B

Henry Beckman

Dec 19 92

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*William Decker*

Foreman.

Witnesses:

*J. P. Hamilton*

VIOLATION OF THE EXCISE LAW,  
Sec. 401, Laws of 1892, § 32.

0649

Court of General Sessions of the Peace

2967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Henry Bockman*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Henry Bockman*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND  
BEER ON SUNDAY, committed as follows:

The said *Henry Bockman*

late of the City of New York, in the County of New York aforesaid, on the *30<sup>th</sup>*  
day of *October* in the year of our Lord one thousand eight hundred and  
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong  
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill  
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,  
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-  
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Henry Bockman*  
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,  
WINES, ALE AND BEER, committed as follows:

The said *Henry Bockman*

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

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

DE LANCEY NICOLL,  
District Attorney.

0650

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Bolger, Martin

**DATE:**

12/02/92



4596

524

Counsel,

Filed, 21 day of Dec 1892

Plead guilty

THE PEOPLE

vs.

B

Martin Bolger

Transferred to the Court of Sessions for trial and for disposal  
Part of M.C. 1892

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

DE LANCEY NICOLL,

District Attorney.

Dec. 28. 93 B.W.

A TRUE BILL.

John E. Parsons

Foreman.

Witnesses:

He Hua 30th

0652

**Court of General Sessions of the Peace**

2107

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
*against*  
*Martin Bolger*

**The Grand Jury of the City and County of New York**, by this indictment, accuse  
*Martin Bolger*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *Martin Bolger*,

late of the City of New York, in the County of New York aforesaid, on the *13<sup>th</sup>* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

**And the Grand Jury aforesaid**, by this indictment, further accuse the said  
*Martin Bolger*  
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Martin Bolger*,

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

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

DE LANCEY NICOLL,  
*District Attorney.*

0653

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Botzn, Frank

**DATE:**

12/20/92



4596

Witnesses:

*Julius J. Harris*

*Wm. O'Callahan*

Counsel,

Filed

*20* day of *Dec*

189*2*

Pleads,

*the* *indictment*

THE PEOPLE

*vs* *Charles*

*Frank Boyer*

Grand Larceny, *second*  
(From the Person)  
[Sections 823, 824]  
Degree.  
(Penal Code.)

DR LANCEY NICOLL,

District Attorney.

*May 6<sup>th</sup> 93* *P. M.*

A TRUE BILL.

*Thomas Deane*

Foreman.

*Part 3, Jan 6/93*

*Pleads Petch & arney*

*J. M. Deane*

0655

1921

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William J. Klein*  
*Police Officer*

aged \_\_\_\_\_ years, occupation \_\_\_\_\_ of No. \_\_\_\_\_  
*14 Riverside* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *William J. Klein*

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

Sworn to before me, this \_\_\_\_\_ day *July 19* 189 \_\_\_\_\_  
of \_\_\_\_\_ 189 \_\_\_\_\_

*[Signature]*  
Police Justice.

Police Court - 3 District.

Affidavit - Larceny.

City and County }  
of New York, } ss.

of No. 6 Stone Ave Michael Parker  
Street, aged 40 years,  
occupation Time being duly sworn,

deposes and says, that on the 6 day of October 1892 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the Evening time, the following property, viz:

One Silver Watch and  
One ~~Gold~~ Chain together  
of the value of five  
Dollars.

(To wit)

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 Frank Kotze (now dead)  
from the fact that deponent  
is informed by Officers  
James J. Klein that he  
caught the defendant  
in the act of feloniously  
taking the said and carrying  
away the said property  
from the person of deponent.

Michael Parker

Sworn to before me this 6 day of October 1892  
of New York  
Police Justice

0657

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer

*Frank Botz*

Question. How old are you?

Answer.

*28 years*

Question. Where were you born?

Answer.

*See memory*

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

Answer.

*47 James St Park Row*

Question. What is your business or profession?

Answer.

*Dealer*

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

Answer.

*I have nothing to say  
Frank Botz*

Taken before me this *10* day of *July* 1938  
*[Signature]*  
Police Justice.

0658

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

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

Dated, June 10 189 [Signature] Police Justice.

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

Dated, June 10 189 [Signature] Police Justice.

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

Dated, June 10 189 [Signature] Police Justice.

1264

Police Court, 3 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Michael Cusker*  
*6 Stone Row*  
*Frank Polgar*

*Officer [unclear]*  
*[unclear]*

BAILED,

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

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

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

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

2 .....  
3 .....  
4 .....

Dated, *6th - 1897* 1897  
*McFie* Magistrate.  
*McFie* Officer.

Witnesses *Call Officer*  
No. .... Street.

No. .... Street.

No. *500* Street.  
\$ *5.00* to answer

*G. L. [unclear]*  
*[unclear]*

0660

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

THE PEOPLE OF THE STATE OF NEW YORK  
against  
*Frank Polzer*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Frank Polzer*  
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Frank Polzer*,  
late of the City of New York, in the County of New York aforesaid, on the *seventh*  
day of *October* in the year of our Lord one thousand eight hundred and  
ninety-*two*, in the *day* time of the said day, at the City and County aforesaid,  
with force and arms,

*one watch of the value  
of three dollars and one chain  
of the value of two dollars*

of the goods, chattels and personal property of one *Michael Parker*  
on the person of the said *Michael Parker*  
then and there being found, from the person of the said *Michael Parker*  
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.

*Wendell M. Peck*  
District Attorney

0661

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Boylan, Eugene F.

**DATE:**

12/19/92



4596

0562

Witnesses:

*By Adam J. Smith*

Counsel,

Filed, *19* day of *Dec* 189*2*

Pleads,

*Myself vs*

THE PEOPLE

vs.

*B*  
*Engene F. Boylan*  
*Melby*

Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

**VIOLATION OF THE EXCISE LAW.**  
**UNLAWFUL HOURS.**  
[Chap. 401, Laws of 1892, § 32].

DE LANCEY NICOLL,

*District Attorney.*

A TRUE BILL.

*Wm. O'Brien*

Foreman.

0663

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Eugene F. Boylan*

**The Grand Jury of the City and County of New York**, by this indictment, accuse  
*Eugene F. Boylan*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING, committed as follows:

The said *Eugene F. Boylan*.

late of the City of New York, in the County of New York aforesaid, on the *3rd* day of *September* in the year of our Lord one thousand eight hundred and ninety-~~two~~ (the same not being Sunday), between one o'clock and five o'clock in the morning of the said day, at the City and County aforesaid, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell to one *Adam G. Arneth*.

and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a special license therefor as required by law, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

**And the Grand Jury aforesaid**, by this indictment, further accuse the said  
*Eugene F. Boylan*  
of the CRIME OF OFFERING AND EXPOSING FOR SALE STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, BETWEEN ONE O'CLOCK AND FIVE O'CLOCK IN THE MORNING, committed as follows:

The said *Eugene F. Boylan*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid (the same not being Sunday), between one o'clock and five o'clock in the morning of the said day, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one *Adam G. Arneth*.

and to certain other persons whose names are to the Grand Jury aforesaid unknown, without having a special license therefor as required by law, 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.*

0664

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Brady, Mary

**DATE:**

12/12/92



4596

0665

Witnesses:

John T. J. J. J.

*[Signature]*  
Counsel,

Filed 13<sup>th</sup> day of Dec 1892  
Pleas, *[Signature]*

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

THE PEOPLE

vs.  
*[Signature]*  
Mary Brady

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*[Signature]*  
Sect 2 - Dec. 23/92 Foreman.  
~~*[Signature]*~~  
Jury and Foreman of  
Ct. Larceny =  
*[Signature]*

0666

Police Court— 3 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 30 Livingston Street, aged 30 years,  
occupation Butcher being duly sworn,

deposes and says, that on the 4<sup>th</sup> day of December 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the right time, the following property, viz:

Good and lawful money of the United States of the value of Ten dollars

the property of deponent

Sworn to before me, this 4<sup>th</sup> day of December 1892

Police Justice.

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 Mary Brady (now here)

for the reasons that deponent had said money in a pocket book which deponent had in the pocket of the pantaloons then worn on his person, and deponent had sexual connection with the defendant and immediately thereafter deponent missed said property. Deponent saw the money just before having connection and at once missed it after he left defendant.

Joseph F. ...

0667

Sec. 198-200.

3<sup>rd</sup>

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss:

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

Question. What is your name?

Answer. *Mary Brady*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *77 Monroe St. 2 weeks*

Question. What is your business or profession?

Answer. *Domestic*

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

Answer. *I am not guilty*

*Mariam Brady*

Taken before me this

day of *December* 189 *7*

Police Justice.

*[Signature]*

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

*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 *Dec 5* 1892 *[Signature]* Police Justice.

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

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

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

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

0664

Police Court--- 3 District. 1534

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Feigmeier*  
*30 Duane St.*  
*Mary Brady*

*Grand Juror*  
Officer

2  
3  
4

BAILED.

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *Dec 5* 189*7*

*Hogan* Magistrate.

*Sheehan* Officer.

*11* Precinct.

Witness *Poll officer*

No. .... Street.

No. .... Street.

No. *500* *G* Street.

to answer

*Wm*

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

\*\*\*\*\*

The People,  
vs.  
MARY BRADY.

"  
"  
"  
"  
"  
"

Before,  
HON. JAMES FITZGERALD,  
and a Jury.

\*\*\*\*\*

Tried DECEMBER 23RD, 1892.

Indicted for GRAND LARCENY in the FIRST DEGREE.

Indictment filed DECEMBER 12TH, 1892.

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APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,  
For THE PEOPLE.

MR. MORRIS,  
For THE DEFENCE.

-----

0671

JOHN FEIGMEYER, THE COMPLAINANT, testified that he lived in New Jersey, and was a butcher. He was in New York City on the night of the 4th of December, 1892. On that night he met the defendant in a saloon, on Canal street. The defendant went up to him and said, "Treat me to a drink?" He treated the defendant, and then she said, "Come along with me." The defendant took him to another saloon, and up stairs into a room. A waiter entered the room and asked them what they desired to drink; the defendant ordered whiskey, and he, the complainant, ordered beer. The defendant then locked the door. He gave the defendant twenty-five cents, and he had connection with her, against the wall. When he entered the room with the defendant he had ten single dollar bills in his pocket. When he paid the defendant the twenty-five cents she could see the bills. He remained in the room about a quarter of an hour with the defendant. After having connection with him, the defendant ran away. He, the complainant, left the room and went down to the next block, to a restaurant. When he went to the restaurant he order a steak. He put his hand into his pocket to get some money to pay for

the steak, and he found that his money was gone. He ran back to the house where he had been with the defendant, and he found the defendant there, drinking with other men and women. He went up to the defendant and said, "Give me back my money that you stole from me." Two men got up and seized him, the complainant, and said, "If you don't go away, we will throw you down the stairs. He went out and met a policeman in the street. He went back with the policeman, and the defendant was arrested.

In cross-examination the complainant testified that he was a single man, twenty-seven years of age. After leaving his home on the night in question he went to two concert saloons. It was about ten o'clock when he left the last saloon. He did not drink anything in the concert saloons. The only time he drank that night was when he drank with the defendant. At first the defendant wanted a dollar, but he, the complainant, refused to give her a dollar. He gave her twenty-five cents. He had his pocket-book in his right hand trousers pocket. He did not miss the money until he got to the restaurant, about fifteen minutes after

he left the defendant. He went from the house where he had had intercourse with the defendant direct to the restaurant. The defendant did not take his pocket-book.

OFFICER CORNELIUS J. SHEEHAN testified that he was attached to the Eleventh police precinct. On the night in question he met the complainant in Division street, near Chrystie street. The complainant spoke to him in broken English and he took the complainant to an interpreter. The complainant told the story of the robbery, and he, the witness, then went with the complainant to the corner of Eldridge and Division streets. There was a saloon on the ground floor, and an hotel up stairs. He went up to the room which the complainant said he and the defendant had occupied, but the defendant was not there. He, the witness, asked the people around there if they knew where the defendant was, and the defendant herself walked out of a hallway, and he put her under arrest. The defendant then told him that she had some money, but she did not know whether it was ten dollars or what it was. He took

the defendant to the station house. After the complaint was made the matron was ordered to take the defendant back in the prison, and search her. He, the witness, accompanied the matron back to the prison, to see that the defendant did not throw any money away. When the defendant got back to the prison, he, the witness, saw her, try to put some money in her mouth, and he snatched it away from her. The money the defendant tried to put in her mouth was four single dollar bills, and she had two single dollars bills in the other hand. The defendant claimed that it was her money. He asked the defendant what she put it in her mouth for, and she did not make any answers.

In cross-examination the witness testified that the defendant did not say she earned the money. She simply said that it was her money.

FOR THE DEFENCE, MARY BRADY, THE DEFENDANT, testified that she lived at 17 Monroe street. She did not know the complainant. She first met the complainant at the corner of Bayard street and the Bowery, on the street. The defendant ran up against her, and took ahold of her

arm. She and the defendant then walked through Bayard street into Division street, and entered a saloon. They went up stairs in the saloon and called for drinks, which were served. The defendant asked her if she would stay with him, and she said, "No, unless you give me a dollar." The defendant offered her twenty-five cents and she refused. They had two drinks. When she refused to allow the complainant to have intercourse with her, he went down stairs. She, the defendant, stayed in the room, and did not go down stairs. In about three quarters of an hour, the complainant returned, alone. She, the defendant, was alone when the complainant returned. The complainant went up stairs and called her down. She went down, and the officer, who was outside the door, arrested her. She did not take any money from the defendant that night, nor did she see the defendant have a pocket-book. When she, the defendant, got to the station house, she was searched, and six dollars were found upon her. The six dollars belonged to her. She had had the money from the Saturday night preceding the arrest. She had thirty-five cents, in small change,

also in her pocket. The reason she attempted to put the money in her mouth was because she thought she was going to be locked up, and she wanted the money to spend. The money was her own. She did not put the money in her mouth for the purpose of concealing it. The officer asked her if she had the complainant's money, and she said to the officer, "No, I didn't have ten dollars."

In cross-examination the defendant testified that she had been on the Island four or five times. She had been arrested only for drunkenness, and had never been arrested for stealing. She had made the six dollars on the street, the day before her arrest. She took twenty-five cents from the complainant.

0677

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against  
Mary Brady

The Grand Jury of the City and County of New York, by this indictment, accuse  
Mary Brady  
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Mary Brady  
late of the City of New York, in the County of New York aforesaid, on the 4th  
day of December in the year of our Lord one thousand eight hundred and  
ninety-two, in the right-time of the said day, at the City and County aforesaid,  
with force and arms,

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

of the goods, chattels and personal property of one John Feigmeier  
on the person of the said John Feigmeier  
then and there being found, from the person of the said John Feigmeier  
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

0678

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Brehmer, Rudolph

**DATE:**

12/16/92



4596

Witnesses:

*Charles McCarthy*

*118*  
~~*[Signature]*~~  
*[Signature]*

Counsel,

Filed

*11* day of *Dec.*

*1892*

Pleaded *in* by

THE PEOPLE

vs.

*Rudolph Bruchner*

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

De LANCEY NICOLL,

District Attorney.

*[Signature]*

A TRUE BILL.

*Herman Deuchs*

Part-I

Foreman.

*Feb 24*

*Part 2, March 15 1892*

*tried and acquitted*

0890

Police Justice.

Sworn to before me, this 13th day of December, 1892.

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

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.

Page -

and armed a revolver, he, the deponent, there held in his hand, and pointed same with a view that the deponent hear on the night of the 13th day of December, 1892, at the City of New York, in the County of New York, he was violently and feloniously ASSAULTED and BEATEN by

William H. ... (name)

deposes and says, that on the 13th day of December, 1892, at the City of New York, in the County of New York,

of No. ... (address) occupation ... (occupation) being duly sworn,

Stetel, aged 33 years,

City and County of New York, ss.:

Police Court - District.

0681

City and County of New York, ss:

*Rudolph Braebner* 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 a 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. *Rudolph Braebner*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Yalbanys Street 8 years*

Question. What is your business or profession?

Answer. *Sign dealer*

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

Answer. *I am not guilty  
Rudolph Braebner*

Taken before me this

day of *December* 189*7*

*W. M. ...*

Police Justice.

0582

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

Depeudant  
guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Twenty 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, December 189 Police Justice.

I have admitted the above-named Depeudant  
to bail to answer by the undertaking hereto annexed.  
Dated, December 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.

0683

Police Court--- District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

*James J. McCarthy*  
*Rudolph Prastner*

1566  
1894  
Offense *Jealousy*

2.....  
3.....  
4.....

Dated, *Dec 15* 189  
*W. W. ...* Magistrate.

*McCarthy* Officer.  
*63d* Precinct.

Witnesses *John Calby*  
No. *50 ...* Street.

*John St. James*  
No. *50 ...* Street.

No. \_\_\_\_\_ Street.  
\$ *25.00* to answer *...*

BAILED,

No. 1, by *John Laster*  
Residence *44 Greenwich* Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Rudolph Brehmer

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

Rudolph Brehmer

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

The said Rudolph Brehmer

late of the City of New York, in the County of New York aforesaid, on the 11th day of December in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Charles Mc Carthy in the peace of the said People then and there being, feloniously did make an assault and

him the said Charles Mc Carthy with a certain slung shot

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

with intent him the said Charles Mc Carthy 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

Rudolph Brehmer

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

The said Rudolph Brehmer

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 Charles Mc Carthy in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and

him the said Charles Mc Carthy with a certain slung shot

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

De Laurey McCall  
District Attorney

0685

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Brehmer, Rudolph

**DATE:**

12/22/92



4596

0686

Witnesses:

*Off Charles McCarty*

Counsel,

Filed, *22<sup>nd</sup>* day of Dec 1892

Pleas, *Alimony* *Jan 10/93*

THE PEOPLE

vs.

*B*

*Rudolph Bruch*

*May 13 1893*

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Thomas Debra*

Foreman.

0587

**Court of General Sessions of the Peace**

2907

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Rudolph Brehmer*

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

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

The said

*Rudolph Brehmer*

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

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

SECOND COUNT—

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

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

The said

*Rudolph Brehmer*

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

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

DE LANCEY NICOLL,

*District Attorney.*

0600

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Brennan, John J.

**DATE:**

12/02/92



4596

Witnesses:

*Offe manon 2nd*

Counsel,

*532*

*[Signature]*

Filed, *14* day of *Dec* 189*2*

Pleads,

*legally*

THE PEOPLE

vs.

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

*B*

*John J. Brennan*

*May 1/19*  
I do hereby certify that the  
within is a true and correct  
copy of the original as  
filed for record.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*John C. Pallen*

Toreman.

0690

**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 J. Brennan*

**The Grand Jury of the City and County of New York**, by this indictment, accuse  
*John J. Brennan*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *John J. Brennan*,  
late of the City of New York, in the County of New York aforesaid, on the *16<sup>th</sup>*  
day of *October* in the year of our Lord one thousand eight hundred and  
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong  
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill  
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,  
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-  
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one  
*Joseph Mannon*  
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against  
the form of the statute in such case made and provided, and against the peace of the People of  
New York and their dignity.

SECOND COUNT—

**And the Grand Jury aforesaid**, by this indictment, further accuse the said  
*John J. Brennan*  
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,  
WINES, ALE AND BEER, committed as follows:

The said *John J. Brennan*,  
late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the  
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of  
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one  
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of  
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and  
expose for sale to one *Joseph Mannon*,  
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the  
form of the statute in such case made and provided, and against the peace of the People of the State  
of New York and their dignity.

DE LANCEY NICOLL,  
*District Attorney.*

0691

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Briggs, George

**DATE:**

12/02/92



4596

520

Counsel,

Filed, 2<sup>nd</sup> day of Dec 1892

Pleas, *Magdy 12*

Witness  
*Off. Kaw. Sgt.*

THE PEOPLE

vs.

*B*

*George Biggs*

*Placed trial to the Court of Magistrate  
Sections for trial and Court disposition*

*Part of A. M. G. P. 185...*

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

DE LANCEY NICOLL.

*District Attorney.*

A TRUE BILL.

*John S. P. Wilson*

*Foreman.*

0643

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*George Briggs*

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

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

The said *George Briggs*

late of the City of New York, in the County of New York aforesaid, on the *13<sup>th</sup>* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said *George Briggs*

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

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

DE LANCEY NICOLL  
District Attorney.

0694

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Brooks, Robert A.

**DATE:**

12/09/92



4596

Witnesses:

*Joseph Barlow*  
*Mary Barlow*

*W. H. G.*

Counsel,

Filed

Day of Dec 1892

Pleas,

*Sproull vs*

THE PEOPLE

*21 pr. vs. ns.*

*311 pr. vs. ns.*

*11*

*Roberta A. Brooks*

Grand Larceny, (From the Person), Degree, [Sections 522, 523, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Attest*

*Per 3. Dec 1912*

*Trial and Committed to N.Y. Penitentiary*

*231*

*Ames*

*Dec 13 1912*

Police Court—4<sup>th</sup> District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 239 West 67<sup>th</sup> Street, aged 25 years,  
occupation Carpenter being duly sworn,

deposes and says, that on the 4<sup>th</sup> day of December 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

and person

of deponent, in the night time, the following property, viz:

Good and lawful money of the United States of the amount and value of Fifteen Dollars (\$15.00)

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 Robert C. Perwick (number)

I know the fact that at about the hour of 2 A.M. on the aforesaid day deponent was on West 67<sup>th</sup> Street in said City and the aforesaid property was in a pocket of the deponent's person and said deponent did insert his hand in the aforesaid pocket and did take, steal and carry away the aforesaid property from deponent's possession and person.

Joseph Haslum

Sworn to before me, this 4<sup>th</sup> day of December 1892  
Charles W. Stanton, Police Justice.

0697

4

District Police Court

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Robert A Brooks*

Question. How old are you?

Answer. *27 yrs*

Question. Where were you born?

Answer. *England*

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

Answer. *311 W. 145 St - 5 mos.*

Question. What is your business or profession?

Answer. *Switchman*

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*

*R A Brooks*

Taken before me this

day of *Dec* 189*7*

*Charles Stainton*  
Police Justice

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

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

Dated, Nov 11 189 Charles M. Linton 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 he to be discharged.

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

0694

#

1533  
1884

Police Court--- 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph Bastian  
230 vs. m. 12 111  
Robert A. Lawrence

offense  
MUNICIPAL  
LAW

2  
3  
4

Dated, Dec 7 1884

Magistrate.

Officer.

Precinct.

Witnesses

No. 241 West 67 Street.

Mary Lawrence

No. 236 West 67 Street.

No. 1006 Street.

\$ to answer

Can at

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions  
18th Nov 1841

James M. P. Clerk

City of New York  
Elizabeth Brooks being  
under the age of 21 years  
do hereby certify that she  
is a single woman and  
that for the past year  
she has been working  
hard and industriously,  
with the exception of  
some time spent in  
England, the United States  
and elsewhere, in pursuit  
of her own trade to be  
known as a sailor. When the  
defendant was arrested  
for the stealing of fish  
at New York, she was taken  
before a magistrate and  
recommended to be discharged  
and sent back to her  
work. The defendant  
in the fish case was  
afterwards arrested

and his name is Daniel  
Sachs.

The department has  
always been obedient  
in directions of our  
and always been away  
from bad company and  
always been obedient  
to the law.

His present prayers  
are for the good of  
the world and for the  
peace of the Republic  
and for the happiness  
of all men.

19th Nov 1864 Elizabeth Brooks

Wm. Reed  
Victoria Public Co.  
M.C.

Court of General Sessions

The People

vs

Robert C. Banks

City of New York, ss: -

Mrs. C. B. Barham

deposes and says she has known the  
defendant for a number of years, and that she  
has known him in the County of Suffolk,  
New York, for a number of years.

That she has known the  
defendant for a number of years, and that during  
that time he has had an ex-  
cellent character for honesty  
and industry. For a considerable  
time of the four years, the  
defendant worked and lived  
in the neighborhood of my  
house, and gave me in  
them all a good and well  
of him.

Given to be true

at this 19th day of December, 1888, Mrs C Barham

M. J. Reed,  
Notary Public  
N. Y. Co.

Court of General Sessions

The People

vs

Robert C. Banks

City of New York, District of Columbia

Mrs. James Bankham being duly sworn, deposes and says, that she resides at 100 Madison Street, New York City, New York.

I do hereby depose and say that I have known the defendant for some years and I know that he is a man of good character and industry. For a considerable time of the past year that we have worked and lived in the same household, and every one in the house spoke well of him.

Given under my hand and seal this 15th day of June 1888 Mrs. J. Bankham

(M.F. Reed, Publicist)  
Notary  
M.C.

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

..... being duly sworn, says that he resides at No. .... Street, in the City of New York; that he is ..... years of age; that on the ..... day of ..... 18 ....., at Number ..... in the City of New York, he served the within ..... on ..... the ..... by leaving a copy thereof with .....

Sworn to before me this  
day of ..... 189 }

W. J. Howard  
vs.  
W. J. ...  
Plaintiff

against  
Robert J. ...  
Defendant

Attorneys for

PURDY & McLAUGHLIN,  
Attorneys for  
No. 280 BROADWAY, New York City

Due and timely service of cop of the  
within hereby admitted  
this day of 18  
Attorney.

To .....

0705

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert A. Brooks

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

Robert A. Brooks

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

The said Robert A. Brooks

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

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

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

0706

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Brown, George E.

**DATE:**

12/19/92



4596

0707

Witnesses:

*Robert C. Farwell*

Counsel,

1892

Filed, 19 day of Dec

Pleaded *Not Guilty*

THE PEOPLE

vs.

*George E. Brown*

*B*

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*William DeWitt*

Foreman.

*Dec 4 '92*

0708

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
*against*  
*George E. Brown*

**The Grand Jury of the City and County of New York**, by this indictment, accuse  
*George E. Brown*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *George E. Brown*,

late of the City of New York, in the County of New York aforesaid, on the *4th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

*Hubert C. Farrell*

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

SECOND COUNT—

**And the Grand Jury aforesaid**, by this indictment, further accuse the said  
*George E. Brown*  
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *George E. Brown*,

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

*Hubert C. Farrell*,

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

DE LANCEY NICOLL,  
*District Attorney.*

0709

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Brown, Louis

**DATE:**

12/21/92



4596



Police Court

1<sup>st</sup> District.

Affidavit—Larceny.

City and County  
of New York, } ss:

of No. 68 Prospect place Street, aged 18 years.  
occupation clerk being duly sworn,

deposes and says, that on the 3 day of December 1892 at the City of  
New York, in the County of New York, was feloniously taken, stolen and carried away  
and person  
from the possession of deponent, in the day time, the following property, viz:

a passenger ticket for the elevated Rail  
Road worth five cents

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen and carried away by Louis Brown (now here)  
for the reasons following to wit: on said date  
deponent was standing in a crowd on the  
south ~~east~~ east corner of William and  
Cedar Streets and he had said rail road  
ticket in the foot pocket of the overcoat that he  
then wore - he felt the defendant put his  
fingers in said pocket and saw the defendant  
with an elevated Rail Road ticket in his hand  
immediately thereafter - the defendant then ran  
away and deponent ~~persecuted him but did not~~  
~~catch him~~ missed the ticket from his  
pocket and ~~persecuted~~ the defendant but did  
not overtake him - deponent did not see  
defendant again until to day when he caused  
his arrest.

John A. Fitzpatrick

Sworn to before me, this

day

of 1892

W. M. ...  
Notical Justice.

0712

City and County of New York, ss :

*Louis 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. *Louis Brown*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1807-3<sup>rd</sup> Ave 2 weeks*

Question. What is your business or profession?

Answer. *Cloak Cutter*

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

Answer. *I am not guilty  
Louis Brown*

Taken before me this  
day of *Nov* 189*7*  
*M. M. ...*  
Police Justice.

0713

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

*Alfred*

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, *Dec 15* 189*2* *[Signature]* 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.

Police Court

District.

1581  
1884

THE PEOPLE, &c.,  
IN THE COMPLAINT OF

*John A. Fitzpatrick*  
*vs. Louis Brown*  
*68 Prospect Place*

Offense *Larceny from the person*

2  
3  
4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated, *Dec 15* 1892

*M. Mahon* Magistrate.

*Giblin* Officer.

*17* Precinct.

Witnesses

No. .... Street.

No. .... Street.

No. .... Street.

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

*[Handwritten signature]*

0715



New York Jan. 7th, 1893.

Dictated, Mr. M.J.

Mr. A. S. Trier,  
546 Pearl St., City.

Dear Sir;-

At your personal request I have made diligent inquiry in regard to the young man, Louis Zeimer. He was in our employ for about three years, and, as far as I can find out from the heads of the different departments in which he worked, he was always considered a straight-forward, industrious and faithful young man.

During the entire time of his employment there was no complaint made against him, and he left of his own accord to better his position, by going to Canada to an uncle.

I am pleased to serve you in this matter as much as I can.

Yours truly,

*Wm Meyer Jonasson*

*Mr Marks -  
May I send  
in contents of Box*



one I went home to my business. When I felt this tug I saw his hands, and I saw my ticket in his right hand. I missed my ticket when I saw it in his hand. I did not put my hand in my pocket then; I covered my pocket with my hand---I beg your pardon---I did put my hand in my pocket, and counted my money and seen that was correct but missed the ticket. I counted my money before I stepped back from the crowd.. Brown walked down to the Southwest corner of Liberty Street. I followed him for a while and then lost sight of him. That was all that occurred that day. On the 18th of December I saw Brown at *Spencer's on Broadway*

I caught him and I says "You are the fellow stole my elevator ticket". and he said he didn't do it. I had him arrested by an officer.

Cross examination:

My full name is John A. Fitzpatrick. I was right next the man who was selling the cough drops. There were about two dozen people in the crowd. I am positive this is the man who was next to me. I could re recognize the man that was selling the cough drops. When the defendant was arrested he had on a black spring overcoat, rather new. I identified him positively as the man who had stole my ticket two weeks before. Before entering that crowd I had stopped into a restaurant and changed fifty cents and I knew that I had forty cents and an elevated railroad ticket in my pocket. I bought the ticket in the morning. I paid five cents; two for ten.

I gave the man a ten cent piece. I had twenty cents besides when I was coming down to business in this pocket. I always buy two tickets at a time. . . When I got down to the office about ten o'clock, I had taken the ten cents I had in this pocket and put it in my trousers pocket. I changed fifty cents in the restaurant, and put forty cents in my outside pocket; when putting it in I felt the elevated railroad ticket in that pocket. I didn't take it out to look at it. . . I am sure I didn't put the two elevated tickets in the box in the morning. I claim that this defendant was standing alongside of me in the crowd and put his hand in my pocket. I did not see him put it in, but I saw him drawing it away from my pocket with my ticket in it. . . I knew it was my ticket. I didn't take hold of the man because of the crowd around. I did make an effort to have the man arrested; I looked for a policeman but there was none in sight. The man walked away and I followed him, and lost sight of him as he turned the corner of Nassau Street. The occurrence was at the corner of William and Cedar Streets. After he took his hand away; he stood there and I stood there for a few minutes, and then he walked to Liberty Street I did not make any outcry or say "Stop thief". I told the employees in my office that I had been robbed of a ticket.

I know this defendant is the man who stood alongside of me because his appearance agrees exactly. I swear he is the same. When the officer arrested him he asked me if I would make a charge against him, and I said "Yes".. I did not see the defendant before the day I lost my ticket, to my knowledge. I stood near this man about a minute after he took his hand away. When I asked him what he was doing he did not answer me. I did not ask him to give me back my ticket.

OFFICER PATRICK GIBLIN, a witness for the people, sworn testified:---

Direct examination:

I am a police officer of this city?  
 On the fourth of December I arrested the defendant.  
 He accused the defendant of taking a ticket from his pocket, and he said he did not. Fitzpatrick said; "This man took a railroad ticket from my pocket on the 3rd of December at the corner of William and Cedar Streets".. We brought him to the Tombs Police Court and made a complaint. I arrested this man simply on the statement of Fitzpatrick that he had stolen a railroad ticket. He said he didn't; that is all he said.

The people rest.

## D e f e n s e .

LOUIS BROWN, the defendant, sworn, testified:---

Direct examination.

My real name is Zeiner. . I work for a living. I last worked for Max Marks, 27th St. and Broadway.. Before that I worked for Mr. Corner Grand and Elm Streets; before the I worked for Max Marks. I worked for him about a year. I remember December 3rd. I got up that morning about nine o'clock. I went down to breakfast, and about ten minutes after nine I took the Elevated road down-town and got off at Grand Street .

I went into a store of a friend of mine. We stayed there until a little after twelve o'clock, and then went to lunch. After lunch we went to Miner's Theatre, about quarter of two o'clock. We got out at about five o'clock. I went up home then and played cards until about 11 o'clock, and then went to bed. I am positive this was on the 3rd of December. I never saw the complainant before the day I was arrested and I know no reason why he should make a complaint against me.

I was going down town on another day and I met this man and he took hold of me, and said that I stole his ticket two weeks before. He said he was going to have me arrested; somebody went for an officer and when he came I was arrested. I didn't try to get away I told him I did not take his ticket; I had never seen him or the ticket.

At that time I was living at 1301 3rd Avenue. When arrested I said it was 1307, but I told the officer it was 1301 and he said it didn't make much difference, it would be all right; the right number is 1301. I didn't say 1307. Myself and Mr. Adams roomed together. Before that I lived at 197 Grand Street about a year and a half. I was out of work and went up to live with Adams for a while, and I expected to go to work for Marks. I had a little money saved, about twenty dollars. I paid my landlady five dollars a week, and I did not have any money left when I went to live with Adams, except that I always a few cents in my pocket. On one Friday night I borrowed two dollars from him.

We went down to Grand Street that morning about half-past nine o'clock. We had breakfast at a coffee saloon, and I paid ten cents for mine out of the two dollars I borrowed. We had lunch in a restaurant on the Bowery near Grand Street. We paid twenty-five cents to go to the theatre. Adams paid for himself. I paid out of the two dollars I had borrowed.

I remember this was the 3rd of December, because it was the first Saturday I went to the theatre, since I had been out of work. I had been out of work three weeks. I was laid off and told that I would be taken back again before Christmas. I have brought no reference from them.

CHARLES ADAMS a witness for the defendant, sworn, testified:---

I live at 1301 3rd Avenue . I know the defendant. I know him to be honest. I remember the 3rd of December 1932. On that day we got up in the morning, went out to breakfast; then went to the Elevated Station at 76 Street, and rode down-town to Grand Street. We went into a billiard and pool room where we met a young man named Weiss. Louis Brown and Weiss played pool until about 12 o'clock. We then went out and went and had dinner. After that we came back and stayed there until about a quarter of two and then went to Miner's Th stre. After that we went to supper and then went to my house and played cards until 11 o'clock. After that we went out to have a smoke and then came back and went to bed.

I have known the defendant two years. I did not charge him anything for board when he was staying with me. He was to pay me when he got work. I loaned him two dollars on Saturday the 3rd of December. He was to pay me when he got something to do.

My business is fixing pool tables. I work nearly every day. I always had money . I also buy and sell watches. I buy \$45.00 worth at a time; I dont know the name of the place where I buy them. I was in this pool room on that Saturday the 3rd of December. On the Saturday vbefore the 3rd of December I was at 213

East 73rd Street playing cards. I went there on other Saturdays also. Mr. Weiss played there; I recollect his being there on that day the 3rd of December. I first learned that Brown had been arrested about a week after. I read it in the papers; my attention was attracted to the name of Louis Brown. I had known him by that name for some time. When I missed him on December 14th or 15th I didn't look him up. I thought he was out of town. We went down town together on that day, and we separated and he went to see if he could get anything to do; I never saw him again until I saw him in the Tombs. I went down to the Tombs about six or seven days after I read the account in the papers. I didn't know anything about him until I read it in the papers. When I loaned him the two dollars I didn't expect to get it back. I gave him the money on Saturday morning. I can swear positively it was not Friday night. I remember the date because I wrote a letter on that day, and dated it Dec. 3rd.

JULIUS WEISS, a witness for the defendant, sworn, testified:---

I live at 192 Christie Street. I know the defendant at the bar. I saw him on the 3rd of December; I saw him in the Pool and Billiard Rooms. It was a few minutes after ten in the morning. He played pool with me until a few minutes after twelve; then he went out and I went home to dinner. I saw him there again about ten minutes past one. We stayed there until

0724

9

about a quarter of two, and then went to the theatre together. I know his reputation for honesty. I have been working three years in one place. I left there about the first of December. I haven't worked since. I was out of employment when I met this defendant that day; I cant remember how many days I had been out of employment when I met him. I am not sure what day of the month I left. I have known the defendant for three years. I had played pool with him on Saturdays before that and other days. I got ten dollars a week. On the day I left I was paid \$3/50 or 4.00. I did not leave because I was discharged.

THE JURY RETURNED A VERDICT OF GUILTY  
OF GRAND LARCENY IN THE SECOND DEGREE  
WITH A RECOMMENDATION TO THE MERCY OF  
THE COURT.

Investments filed Dec. 21-1992  
Part of General Account  
Part 3

The People Co.

v.

Louis Brown

Abstract of evidence

in trial New York

January

Dec/92

0726

Court of General Sessions of the Peace.

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Brown

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

Louis Brown

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

The said Louis Brown

late of the City of New York, in the County of New York aforesaid, on the 3rd day of December in the year of our Lord one thousand eight hundred and ninety-two, in the day-time of the said day, at the City and County aforesaid, with force and arms,

one ticket entitling the holder thereof to a passage on a railway car of a certain corporation known as the Manhattan Railway Company, of the value of five cents

of the goods, chattels and personal property of one John A. Fitzpatrick on the person of the said John A. Fitzpatrick then and there being found, from the person of the said John A. Fitzpatrick 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

0727

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Bryant, Jennie

**DATE:**

12/06/92



4596

0728

Witnesses:

Lucas Lambert

David DeLong

After examining this  
case and conferring  
with Commodore  
Gerry - I am of the  
opinion that the  
evidence as of the  
dept is insufficient  
to obtain a conviction

Dec 15<sup>th</sup> 92 J. S. D.  
A. S. a

#8

Counsel,

Filed

dist of

1892

Pleads,

Guilty

THE PEOPLE

vs.

I

Jennie Bryant

Abandoning child  
[See 287, Code Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. v. DeLong

Part 3. Dec. 15 92

Foreman.  
Judgments dismissed

Part 3. Dec 13 92

Dec 15 92 J. S. D.

A. S. a

0729

Police Court, 2<sup>d</sup> District.

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

of No. 108 East 93<sup>d</sup> Street, in said City, being duly sworn,  
deposes and says, that a certain male child called Elmo Bryant  
[now present], under the age of sixteen years, to wit, of the age of Two years, is a  
necessary and material witness on behalf of the People of the State of New York in a certain  
criminal case now pending in the Court of General Sessions of, in and for the City and  
County of New York, entitled, The People against

Jennie Bryant, wherein the said Jennie Bryant  
is charged with the crime of Abandonment, under  
section 287 of the Penal Code of said State, in that he, the said defendant

did willfully and unlawfully desert the  
said Elmo Bryant aged Two years on  
the doorsteps of the premises known as  
Number 422 West 41<sup>st</sup> Street in said  
city of New York with intent to wholly  
to abandon said child in said place,  
the said Jennie Bryant  
she being the mother and her and five  
having the care and custody for nurture  
of said child.

and that the said Elmo Bryant  
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his  
testimony at the instance of the people.

Wherefore, deponent prays that the said child Elmo Bryant  
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed  
temporarily to an institution authorized by law to receive children on final commitment, and to  
have compensation therefor from the City or County authorities, as a witness, to appear on the  
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,  
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 30<sup>th</sup> day of November 1888 } Jacob Deubert

*[Signature]*  
Police Justice.

0730

POLICE COURT 2<sup>nd</sup> DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James J. ...*



*Edmond ...*

*Geo. W. P.*

Dated *November 30* 189*2*

*M. E.*

Magistrate.

*Danbert*

Officer.

*A. P. P. C.*

*Disposition Comm. of New York  
Society for the Prevention of  
Cruelty to Children*

STILES & CO., STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK.

2<sup>nd</sup> District Police Court.

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

Jacob Deubert

of Number 108 East 23<sup>rd</sup> Street being duly sworn,  
he has just reason to believe and does believe  
deposes and says, that on the 28<sup>th</sup> day of November 1892 at the

City of New York, in the County of New York, on the front door step

of the premises known as Number 422

West 41<sup>st</sup> Street in said City of New York,

one Jennie Bryant (now here) then and there

being the parent and having the care and custody

for nurture and education of a certain female

child now present called Elmo Bryant, said

child being then and there under the age of

six years, to wit of the age of two years, did

unlawfully and willfully desert said child

in said place with intent wholly to abandon

said child, in violation of the statute

in such case made and provided, and

especially of Section 287 of the Penal Code of

the State of New York.

Wherefore the complainant prays that the said

Jennie Bryant

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 30<sup>th</sup>  
day of November 1892

Jacob Deubert

Police Justice.

0732

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877.

*Alice Bolano*

aged 32 years, occupation housekeeper of No.

422 West 41<sup>st</sup>

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Jacob Deebert

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

Sworn to before me, this 30<sup>th</sup>  
day of November 1892.

*Alice Bolano*

*[Signature]*  
Police Justice.

City and County of New York, ss:

*Jennie Bryant*

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

Question. What is your name?

Answer. *Jennie Bryant*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *242 West 41st Street. 2 months*

Question. What is your business or profession?

Answer. *Housekeeper. Married*

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  
Jennie Bryant*

Taken before me this *30th* day of *November* 188*2*  
*[Signature]*  
Police Justice.

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

James Defendant

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

Dated, 1892 189 2 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 he to be discharged.

Dated, 189 Police Justice.

1892

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Jacob Deubert  
S. P. C. C.  
1 Jemie Bryant

- 2
- 3
- 4

Clayton  
Chalmer  
Officer

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, November 30<sup>th</sup> 1892

A. J. White Magistrate.

Deubert Officer.

S. P. C. C. Precinct.

Witnesses  
No. David Gonzalez Street.

S. P. C. C. 23<sup>rd</sup> St.

No. Alice Balarra Street.  
422 W 41<sup>st</sup>

No. Melinda Marshall Street.  
477 7<sup>th</sup> Ave.

\$ 300 to answer  
C. M.

0736

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

THE PEOPLE

VS

BRIEF FOR THE PEOPLE.

JENNIE BRYANT,  
(colored)

STATEMENT OF CASE:

The Defendant is charged with the crime of Abandonment of her child Elmo Bryant, aged two years, on November 28, 1892, about 6-30 P. M., upon the doorstep of premises No. 422 West 41st Street.

WITNESSES:

Alice Bolano,  
Jennie Butler,  
Carrie Gillies, alias Melinda Marshall,  
Officer Jacob Deubert,  
" David DeLong.

ALICE BOLANO, housekeeper at 422 West 41st Street, will testify:

That on November 28, 1892, at about 6-30 P. M., her attention was called to a small child, whom she found to be Elmo Bryant, on the front doorstep of the said premises. That no one being around whom she knew to have any right to, or control over, the said child she took him to the rooms of Mrs. Jennie Butler, who has a licensed "baby farm" in the same premises.

She will further testify that she knows the father and mother of the said child, they having formerly lived at 422 West 41st Street and having been dispossessed therefrom for non-payment of rent. No one appeared to claim the child and that she later reported the finding of him at the Police Station.

MRS. JENNIE BUTLER, of 422 West 41st Street, having a license from the Board of Health to care for children, will testify:

That the housekeeper (the previous witness) brought a little child, named Elmo Bryant, to her rooms on November 28, 1892, and told her that she had found the same abandoned upon the front doorstep; and that she kept the child until it was removed by Officers Deubert and DeLong on November 29th.

MRS. CARRIE GILLIES, alias Melinda Marshall, of 473 Seventh Avenue, will testify:

That the Defendant came to her house on Saturday, November 26th, at about 4-00 P. M., and asked her to board the child. That she told her it was impossible, and that the Defendant then left, but returned at a later hour and intimated to the Witness that she was going away with another man, having left her husband, and that



**N. Y. GENERAL SESSIONS**

**THE PEOPLE**

**AGAINST**

**JENNIE BRYANT.**

PENAL CODE, <sup>ss</sup>

**BRIEF FOR THE PEOPLE.**

0739

The New York Society for the  
Prevention of Cruelty to Children

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

New York, Dec. 2<sup>nd</sup> 1892

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

The People  
against  
Jennie Bryant } Notice of Prosecution.

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

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

I have the honor to remain, with great respect,

Elbridge T. Gerry,  
President, &c.

N. Y. GENERAL SESSIONS

CRUELTY TO CHILDREN  
*Abandonment*

THE PEOPLE



*Jennie Bryan*

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

*President, &c*

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Jennie Conzant*

The Grand Jury of the City and County of New York, by this indictment accuse *Jennie Conzant* —

of the crime of *deserting a child with intent wholly to abandon it, —*

committed as follows:

The said *Jennie Conzant*, —

late of the City of New York, in the County of New York aforesaid, on the *twenty-first* day of *November*, in the year of our Lord one thousand eight hundred and ninety-*two*, — at the City and County aforesaid, being the mother of *Elmo Conzant*, a female child under the age of six years, the mother of the age of *two* years, and then and there having the care and custody of the said child for nurture and education, did feloniously desert the said child in the public street and highway there, known as West *Twenty-fifth* Street, with intent wholly to abandon it; against the form of the Statute in and case made and provided, and against the peace of the People of the

State of New York, and their dignity.

Deborah M. M. M.

District Attorney

0743

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Buck, John

**DATE:**

12/19/92



4596

0744

Witnesses:

*J. P. Hamilton*

Counsel,

Filed, *19* day of *Dec* 189*2*

Pleads, *W. H. H. H.*

THE PEOPLE

vs.

*B*  
*John Buckley*

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

*May 18 92*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*William O'Connell*

Toreman.

0745

**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 Buck*

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

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

The said

*John Buck*

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

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

SECOND COUNT—

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

*John Buck*

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

The said

*John Buck*

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

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

DE LANCEY NICOLL,

*District Attorney.*

0746

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Buckley, William

**DATE:**

12/23/92



4596

390  
Counsel at Law

Counsel,  
Filed *23* Day of *Dec* 189*7*

Pleas, *Myself vs*

THE PEOPLE

vs.

*William Buckley*

*Notary in the third Degree*  
Section 488, 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

*De Lancey Nicoll*  
District Attorney

*Par 17-93 Part III*

A TRUE BILL

*William Buckley*

Foreman

*March 9, 1898*

*Discharged on his own recognizance*

Witnesses:

*William H. Barrett*

*Thomas Kelly*

*According to the affidavit of subpoena served, the Court plaintiff herein cannot be found - I therefore recommend defendant's discharge upon his own recognizance.*

*Mar. 9, 1898*

*Wm. H. Barrett*  
*Foreman*

*debt*

Police Court— 4 District.

City and County } ss.:  
of New York,

of No. 2695 Eighth Avenue Street, aged 29 years,  
occupation Liquor dealer being duly sworn

deposes and says, that the premises No. 2695 Eighth Avenue Street, 12 Ward  
in the City and County aforesaid the said being a fine story brick

dwelling part and which was occupied by deponent as a liquor store on the ground floor  
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the window  
leading from the hallway of the premises into  
a storeroom in the rear of the store and breaking  
open the door leading from the said storeroom into  
the store

on the 19 day of December 1892 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Fifteen boxes of cigars of the value of Twenty  
one dollars, five bottles of whiskey of the value  
of five dollars and good and lawful money of  
the United States of the value of about eighty cents  
the property being altogether of the value of  
about Twenty six <sup>50</sup> dollars

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

for the reasons following, to wit: That at about the hour of ten  
o'clock A.M. deponent locked and securely  
fastened the doors and windows leading  
into the aforesaid premises. That the said  
property was in the premises at that time.  
That at about the hour of ten o'clock A.M.  
deponent found that the premises had been  
entered by aforesaid and the said property  
taken. That deponent is now informed

By Police Officer William H. Barrett of the  
 12<sup>th</sup> Precinct Police, that at about the hour  
 of 3.35 AM said date he, the officer, arrested  
 the defendant at 52 Street and 8<sup>th</sup> Avenue  
 with part of the property in his possession  
 which property defendant has since seen  
 and fully and positively identified as his  
 property and taken as a forfeit. Therefore  
 defendant prays that the defendant be dealt  
 with according to law.  
 Given before me this 3<sup>rd</sup> Thomas Kelly  
 20<sup>th</sup> day of December 1923

Charles N. Lantieri  
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been  
 committed, and that there is sufficient cause to believe the within named  
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
 of the City of New York, until he give such bail.  
 Dated \_\_\_\_\_ 1923  
 Police Justice

I have admitted the above named  
 to bail to answer by the undertaking hereunto annexed.  
 Dated \_\_\_\_\_ 1923  
 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 \_\_\_\_\_ 1923  
 Police Justice

Police Court, \_\_\_\_\_ District.

THE PEOPLE, vs.,  
 on the complaint of \_\_\_\_\_

vs.

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence—BURGLARY.

Dated \_\_\_\_\_ 1923

Magistrate \_\_\_\_\_  
 Officer \_\_\_\_\_  
 Clerk \_\_\_\_\_

Witness, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_

\$ \_\_\_\_\_ to answer General Sessions.

0750

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

William Buckley 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. William Buckley

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York City

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

Answer. W 324 West 145 St - 3 months

Question. What is your business or profession?

Answer. Mason

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

Answer. I am not guilty

William Buckley

Taken before me this 10th  
day of Dec 1887  
Charles J. Steiner  
Police Justice.

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

*John W. Smith*

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

Dated, *1890* *Charles N. Steinton* Police Justice.

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

Dated, *1890* 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, *1890* Police Justice.

0752

1593

1894

Police Court---

District.

THE PEOPLE, &  
ON THE COMPLAINT OF

*Thos. Allen*  
*vs*  
*Wm. B. Lewis*

Offense

2  
3  
4

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, *Dec 10* 189

*Lawton* Magistrate.

*Parrett* Officer.

*Call the officer* Precinct.

Witnesses

No. .... Street.

No. .... Street.

No. .... Street.

§ *1000* to answer

*Call the officer*

0753

1877.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William H. Barrett*

*Officer*

aged \_\_\_\_\_ years, occupation \_\_\_\_\_ of No. \_\_\_\_\_

*The 27 Precinct*

Street, being duly sworn, deposes and )

says, that he has heard read the foregoing affidavit of *Thomas Kelly*

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

Sworn to before me, this

*20* *William H. Barrett*

day of *Dec* 189*7*

*Charles A. Lainton*

Police Justice.

0754

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*William Buckley*

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

*William Buckley*

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

The said

*William Buckley*

late of the *12th* Ward of the City of New York, in the County of New York aforesaid, on the *19th* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of

one *Thomas Kelly*

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 *Thomas Kelly*

in the said *store* 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

*William Buckley*

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

The said

*William Buckley*

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,

*fifteen boxes of cigars of the value of one dollar and forty cents each box, five bottles of whiskey of the value of one dollar each bottle and divers coins of the United States of America and of the value of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of eighty cents*

of the goods, chattels and personal property of one

*Thomas Kelly*

in the

*store*

of the said

*Thomas Kelly*

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

THIRD COUNT:

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

*William Buckley*

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

The said *William Buckley*

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 first or second count of this indictment*

of the goods, chattels and personal property of

*Thomas Kelly*

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

*Thomas Kelly*

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

*William Buckley*

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.*

0757

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Budelmann, Henry

**DATE:**

12/19/92



4596

205

Witnesses:

of Peter August

Counsel,

Filed, 19 day of Dec

1892

Pleads,

Myself and

THE PEOPLE

vs.

B

of Henry Buddebaum

VIOLATION OF THE EXCISE LAW.  
(Illegal Sales without License.)  
[Chap. 401, Laws of 1892, § 81.]

May 25 1893

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

of Thomas O'Brien

Foreman.

0759

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Henry Budelmann*

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

— *Henry Budelmann* —

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

The said — *Henry Budelmann* —

late of the City of New York, in the County of New York aforesaid, on the — *13<sup>th</sup>* — day of *December* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,  
*District Attorney.*

0760

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Budwiser, George

**DATE:**

12/02/92



4596

579

Counsel,

Filed, 2 day of Dec 1892

Pleas, *Aggrieved*

THE PEOPLE

vs.

B

*George S. Anderson*

*May 29 1893*

VIOLATION OF THE EXCISE LAW.  
[Chap. 401, Laws of 1892, § 82.]  
Selling, etc., on Sunday.

DE LANCEY NICOLL,

*District Attorney.*

A TRUE BILL.

*John S. Poillon*

*Foreman.*

Witnesses:

*Off. Sturgan 13th*

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

0762

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*George Budweis*

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

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

The said *George Budweis*

late of the City of New York, in the County of New York aforesaid, on the *4<sup>th</sup>* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

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

SECOND COUNT—

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

*George Budweis*

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

The said *George Budweis*

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

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

DE LANCEY NICOLL,

District Attorney.

0763

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Buhrenburg, John C.

**DATE:**

12/19/92



4596

0764

Witnesses:

*W. H. H. Mitchell*

Counsel,

Filed,

*19* day of *Dec* 1892

Pleas,

*Whitely 11*

THE PEOPLE

vs.

*B*

*John C. Buchenberg*

*Defendant in the Court of Special Sessions for trials and final disposition of cases*

*Part 2 of N.Y. Laws of 1893*

VIIAIONO OF THE EXCISE LAW.  
[Chap. 401, Laws of 1893, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Wm. P. DeLoach*

Foreman.

0765

**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 C. Buhrenburg*

**The Grand Jury of the City and County of New York**, by this indictment, accuse  
*John C. Buhrenburg*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said *John C. Buhrenburg*

late of the City of New York, in the County of New York aforesaid, on the *13<sup>th</sup>* day of *November* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

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

SECOND COUNT—

**And the Grand Jury aforesaid**, by this indictment, further accuse the said  
*John C. Buhrenburg*  
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John C. Buhrenburg*

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

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

DE LANCEY NICOLL,  
*District Attorney.*

0766

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Burke, Michael

**DATE:**

12/01/92



4596

Witnesses:

*Offe Augau. 4<sup>th</sup>*  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*H. S. L.*

Counsel,

Filed, *1<sup>st</sup>* day of *Dec* 189 *3*

Pleads, *Not guilty*

THE PEOPLE

vs.

*B*

*Michael Burdett*

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

...by consent and desire  
...to be sent to  
...for  
...and final disposition.

*Filed* 189 *3*

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

*John S. Fillion*

Foreman.

0768

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Michael Burde*

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

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

The said

*Michael Burde*

late of the City of New York, in the County of New York aforesaid, on the *25<sup>th</sup>* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said

*Michael Burde*

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

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

DE LANCEY NICOLL

District Attorney.

0769

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Burke, Michael

**DATE:**

12/21/92



4596

287

Witnesses:

*Off Dauce Bryan*

Counsel,

Filed, *21<sup>st</sup> Dec<sup>r</sup>* 1892

Pleas, *Liberty*

THE PEOPLE

vs.

*B*  
*Michael Burkel*

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

*April 93*

DE LANCEY NICOLL,

*District Attorney.*

A TRUE BILL.

*Attest*

*Torenan.*

Court of General Sessions of the Peace

2907

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Michael Burke*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Michael Burke*  
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND  
BEER ON SUNDAY, committed as follows:

The said *Michael Burke*

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

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

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Michael Burke*  
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,  
WINES, ALE AND BEER, committed as follows:

The said *Michael Burke*

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

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

DE LANCEY NICOLL,  
District Attorney.

0772

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Burkhardt, Jacob

**DATE:**

12/14/92



4596

Bail fixed at  
\$5000 RBF

Witnesses:

Off James Conran

At Prees

Upon our Examination  
of this case I am  
satisfied that Conran  
is a Mad. The  
Complainant cannot  
be found. And that  
his statement is  
people may not be  
able to come.  
I signed Thompson,  
I cannot his being  
upon his that being.  
Robert Thompson  
C. W. [unclear]

July 17<sup>th</sup> 93

Counsel,

Filed

14<sup>th</sup> day of Dec 1892

Reads,

Attest, 15

THE PEOPLE

vs.

Jacob Burkhardt

DE LANCEY NICOLL,

District Attorney.

Part II of Section 92

Section 92 of the Penal Code  
Part 2 July 11, 93 18, 605,  
A TRUE BILL.

William O'Leary

Foreman.

Part 3 January 1793

Defendant discharged on his  
verbal recogn.

Grand Larceny, (From the Person)  
[Sections 528, 538 Penal Code.]

10/6  
Lamp

0773

0114

Police Court Third District.

Affidavit Larceny.

City and County  
of New York, } ss:

Samuel Brown  
of No. 316 Water St Brooklyn Street, aged \_\_\_\_\_ years,  
occupation ing maker being duly sworn,

deposes and says, that on the 7 day of December 1892 at the City of  
New York, in the County of New York, and person was feloniously taken, stolen and carried away  
from the possession of deponent, in the night time, the following property, viz:

One over coat of the  
value of ten 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 Robert Burkhart  
men here for the reason  
that said property was  
found in the possession of  
deponent Samuel Brown

I have sworn before me, this  
day of December 1892  
Police Justice.

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK ss:

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

Question. What is your name?

Answer. *Jacob Burkhardt*

Question. How old are you?

Answer. *24 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *46 Norfolk St 18 years*

Question. What is your business or profession?

Answer. *Dealer of furniture*

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*

*Jacob Burkhardt*

Taken before me this

189

Police Justice.

*Wm J. [Signature]*

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

*Benjamin*

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 *Dec 8* 1892 *W. J. [Signature]* Police Justice.

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

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

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

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

0777

Sam Brown

business address  
38 University Place  
Res. 316 4th St  
Brooklyn

Police Court--- 3 District. 1552

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Sam Brown  
3216 5th Ave. Bklyn  
38 University Place  
Jacob M. ...  
L. ...  
J. ...

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

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Dated Dec 8 1892  
Hogan Magistrate.

Beverly Officer.  
11 Precinct.  
Witneses  
M. ...  
No. 194 ~ 2nd Street.  
Call the Office

No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
\$ ... answer ...  
L. ...  
M. ...

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Jacob Burkhardt*

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

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

The said *Jacob Burkhardt*

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

*one overcoat of the value of ten dollars*

*[Large decorative flourish]*

of the goods, chattels and personal property of one *Samuel Brown* on the person of the said *Samuel Brown* then and there being found, from the person of the said *Samuel Brown* 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.

SECOND COUNT—

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

*Jacob Burkhardt*

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

The said

*Jacob Burkhardt*

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 overcoat of the value of  
ten dollars*

*[Large decorative flourish]*

of the goods, chattels and personal property of one

*Samuel Brown*

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

*Samuel Brown*

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

*Jacob Burkhardt*

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

DE LANCEY NICOLL,

*District Attorney.*

0780

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Burlage, John

**DATE:**

12/02/92



4596

Witnesses:

*Offe Scherwing 2776*

Counsel,

*W.S.*

Filed, *2* day of *Dec* 189*2*

Reads, *Amplified*

THE PEOPLE

vs.

*John Bulage*

*Friday 9*

VIOLATION OF THE EXCISE LAW,  
Selling, etc., on Sunday,  
[Chap. 407, Laws of 1892, § 32.]

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

*John E. Fallon*

Foreman.

0181

0182

**Court of General Sessions of the Peace**

2967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Burlage*

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

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

The said *John Burlage*

late of the City of New York, in the County of New York aforesaid, on the day of *September* *1896* in the year of our Lord one thousand eight hundred and ninety-*six*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

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

SECOND COUNT—

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

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

The said *John Burlage*

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

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

DE LANCEY NICOLL,

District Attorney.

0783

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Burns, Joseph

**DATE:**

12/22/92



4596

Witnesses:

*Charles G. Tector*

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Counsel,

Filed, 22<sup>nd</sup> day of Dec 1893

Pleas,

*Whitely James Pope*

THE PEOPLE

vs.

B

*Joseph B. Brown*

*May 16 1893*

VIOLATION OF THE EXCISE LAW.  
(Illegal Sales without license.)  
[Chap. 401, Laws of 1892, § 81.]

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

*Stevenson DeLoach*

Foreman.

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Joseph Burns*

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

*Joseph Burns*

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

The said

*Joseph Burns*

late of the City of New York, in the County of New York aforesaid, on the — *14<sup>th</sup>* — day of *December* in the year of our Lord one thousand eight hundred and ninety — *two* — , at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain

*other*

*one Charles E. Fichtel and to* persons whose names are to the Grand Jury aforesaid unknown, without

having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

*District Attorney.*

0786

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Byrne, Sarah E

**DATE:**

12/12/92



4596

1579

Witnesses:

John C. Rice  
Off Grand Jurisdiction  
Suspect McHugh

In view of the fact that the witness is a witness for the P. O. case  
in action against  
St. C. Bliss Mrs  
Jan 20<sup>th</sup> 1893.  
And an agreement  
having been made  
with the witness her and  
the witness attorney that  
upon her taking the stand  
immediately in view of  
him - I ask for  
her discharge upon  
her return receiving  
Jan 20<sup>th</sup> 1893  
K. H. M. M.

Counsel,

Filed *12/13* day of *Dec* 189 *2*  
Pleads, *Not guilty* 13

THE PEOPLE

vs.

*F*  
Sarah E. Byrnes

Grand Larceny, *Account Degree*  
[Sections 528, 587, 510 K.S. & Penal Code.]

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*Herman Decker*

Foreman.

Part 3 January 20<sup>th</sup> 1893  
defd discharged on her  
verbal recog.

0788

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Sarah E. Byrne*

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

*Sarah E. Byrne*

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

The said

*Sarah E. Byrne*

late of the City of New York, in the County of New York aforesaid, on the *15th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

*one seal skin wrap of the value of three hundred dollars*

*Eben Marsh*

of the goods, chattels and personal property of one

*Eben Marsh*

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.

SECOND COUNT—

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

*Sarah E. Byrne*

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

The said

*Sarah E. Byrne*

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 sealskin wrap of the value of three hundred dollars*

*[Large decorative flourish]*

of the goods, chattels and personal property of one

*Eben Marsh*

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

*Eben Marsh*

unlawfully and unjustly did feloniously receive and have; the said

*Sarah E. Byrne*

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

DE LANCEY NICOLL,

*District Attorney.*

0740

**BOX:**

504

**FOLDER:**

4596

**DESCRIPTION:**

Byrnes, Hugh

**DATE:**

12/22/92



4596

318

Counsel,

Filed, 22<sup>nd</sup> day of Dec 1892

Pleas, *by writ, Jan 11, 93*

THE PEOPLE

vs.

*Hough Byrnes*

*May 16 - 93*

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*William D. Weeks*

Toreman.

Witnesses:

*W. Hayden*

0742

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*F Hugh Byrnes*

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

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

The said

*F Hugh Byrnes*

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

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

SECOND COUNT—

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

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

The said

*F Hugh Byrnes*

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

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

DE LANCEY NICOLL,

*District Attorney.*