

0839

BOX:

85

FOLDER:

939

DESCRIPTION:

Brice, Charles

DATE:

12/11/82



939

87

Counsel,  
Filed *H* day of *Dec* 188*2*

Pleads

INDICTMENT.  
 THE PEOPLE  
 vs.  
*B*  
 Charles Brice  
 (two copies)  
 Received from D.A. *J*  
 Alley 1/18/83

JOHN McKEON,  
District Attorney.

A True Bill.

*Geo. H. Wood*  
foreman.

*Walter J. ...  
 Dec 17 1882  
 Geo. H. Wood  
 foreman*

0841

*f* District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK } ss

of No. *601 East 16<sup>th</sup>*

*Thomas Miller, aged 50 years*  
*a boat man*  
Street.

being duly sworn, deposes and says, that on the *2<sup>nd</sup>* day of *December* 188*8*

at the \_\_\_\_\_ City of New York,

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

of deponent, *in the night time*

the following property, viz:

*One Grawl boat of the value*

*Fifty dollars.* *\$50.00*

Secretary of the Court

Deponent

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

*Charles Price (now present)*  
*from the fact that previous to said*

*larceny the said boat was hoisted up*  
*on the davits of the schooner Marietta*  
*lying in the East River at the foot of*  
*18<sup>th</sup> Street, and this deponent was*

*informed by Officer Garrett J. Doyle,*

*(now present) that he Doyle saw the said*  
*Price have the said boat in his possession*  
*deponent therefore charges the said*

Police Justice

1888

0842

Brice with taking, stealing, and depriving defendant of said property

Sworn to before me } Thomas + Miller  
this 2<sup>nd</sup> day of December 1882 } mark  
W. J. [unclear]

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated ..... 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0843

CITY AND COUNTY }  
OF NEW YORK, } ss.

Garret J. Doyle  
aged 26 years, occupation a police officer of ~~the~~  
the 18<sup>th</sup> Precinct Police Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Thomas Miller  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 2<sup>nd</sup> }  
day of December 1882 } Garrett F. Doyle

W. J. Quinn  
Police Justice.

0844

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Brice*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *406 - 1<sup>st</sup> Avenue*

Question. What is your business or profession?

Answer. *a Boat man*

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

Answer. *I am not guilty of the charge preferred against I did not take the boat. I do not know anything about the taking of the boat. I have nothing further to say*  
*Charles <sup>his</sup> Brice*  
*man*

Taken before me this *2*

Day of *December* 188*8*

*W. J. Brown*

Police Justice.

0845

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

Charles Bruce

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

Dated Dec 2 1882 Wm J. O'Meara Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0046

Police Court H District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Miller  
691<sup>st</sup> East 16  
Charles Buice

William Howard Lawrence

BAILED.

No. 1, by

Thomas Anderson

Residence

310 East 39<sup>th</sup> Street.

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2  
3  
4

1<sup>st</sup> Degree  
vesel

Dated

Dec 2 1882

Maurice Power Magistrate.

Garret H. Wolfe Officer.

18<sup>th</sup> Precinct Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

1000

to answer

hs

Tom  
Power

0847

~~TO THE CHIEF CLERK!~~

~~SEND ME THE PAPERS IN THE CASE OF~~

PEOPLE

vs.

*Bruce.*

*Two charges  
1 of P. L.  
1 of G. L.*

*Judge Powers the  
Common Law Mag-  
istrate is by order  
of Asst. Dist. Atty.  
Vincent to be seen  
by A. W. U. before  
any further steps  
are taken in this  
Case*

0848

National Fine Art Foundery,

218 EAST 25th STREET.

OFFICES ROOM 171 TEMPLE COURT,  
5 Beekman Street.

New York, Dec 10 1882

my dear Sir /

I have informed  
the beaver Charles Price  
who goes to your office  
now with his bondsmen  
Thomas & Co. 310 E 59th St  
who is also a witness  
in his defence - that  
he has not at present  
retained Counsel for his  
defence on the reasons  
set forth in my Mem. to  
the Dir. Atty - & my  
oral explanation made  
to you this morning -  
As his witnesses are all  
Probowen or Bondmen  
engaged in the same trade  
in the same - please make  
it as convenient for them as  
you can to go through the  
forms required in this

Case & Obey - you to G. My: Cover  
Mr Roberts Secty &c -

0849

District Police Court,

New York,

~~1887~~

Officer Brown is  
identification of  
the prisoner that  
he had been with him  
& conversed with him  
earlier in the night  
& thus knew his face  
when he skulled away  
from the Coal  
barge in the yawl  
boat, and that  
he was within 20  
feet of him when  
he showed off & distinctly  
saw his face.

0850

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

THE PEOPLE OF THE STATE OF NEW YORK.

against

*Charles Brice*

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

*Petit* *Charles Brice*  
of the CRIME OF ~~THEFT~~ LARCENY, committed as follows:

The said

*Charles Brice*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on  
the *second* day of *December* in the year of our Lord one thousand  
eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with  
force and arms, *four tons of coal of the*  
*value of six dollars and twenty*  
*five cents each ton*

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

*John McKeon*  
*District Attorney*

0851

BOX:

85

FOLDER:

939

DESCRIPTION:

Brice, Charles

DATE:

12/11/82



939

0852

52

Counsel,  
Filed *Dec* day of *Dec* 1882  
Pleads

THE PEOPLE  
vs.  
Charles Brice  
(Two cases)

Grand Larceny, *First* degree, and  
Receiving Stolen Goods.

JOHN McKEON,  
District Attorney

A True Bill.

*Geo. J. Woods*  
Foreman.  
*Geo. J. Woods*  
May 11/83.

0853

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. 111 Broadway

Edward Patton, aged 33 years  
Street, Room No. 106

being duly sworn, deposes and says, that on the 2<sup>d</sup> day of December 1882

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

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

A quantity of coal of the  
value of twenty five dollars.

Subscribed and sworn to before me this

the property of Jeremiah Skidmore  
and in the care and charge of  
deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Charles Price. (now present),  
from the fact that previous to  
said larceny the said coal was on  
the barge Chickhenney which was  
lying in the East River foot of 19<sup>th</sup> Street  
and this deponent was informed by  
Officer Ganet J. Doyle, that he Doyle  
saw the said Price in the act of  
taking said coal from the said  
barge and putting it into a boat

Patricia J. ...

708

0854

which he Brice had alongside of said  
barge. deponent charges the said  
Brice with taking said coal with  
the intent to deprive said Skidmore  
of their his property -

Sworn to before me this } Edward Dalton  
2 day of December 1882 }

W. J. Owen

Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0855

CITY AND COUNTY }  
OF NEW YORK, }

*Garret J. Dowle*

aged *26* years, occupation *a police officer* of ~~the~~  
*the 18<sup>th</sup> Precinct* ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Edward Patton*

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

Sworn to before me, this *2<sup>nd</sup>*  
day of *December* 188 *2* } *Garrett H. Doyle*

*W. J. Cowan*

Police Justice.

0856

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

*Charles Brice*

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

Question. What is your name?

Answer. *Charles Brice*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *406 - 1<sup>st</sup> Avenue. 12 years*

Question. What is your business or profession?

Answer. *Boat man*

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

Answer. *I am not guilty of the charge of stealing coal - and demand a trial at the Court of General Sessions of said city.*

*Charles Brice*  
mark

Taken before me this *22*  
day of *November* 188*8*

Police Justice.

0857

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

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 7 1887 Wm. J. [Signature] Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0858

Police Court 104 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Edward Dalton  
Room 106, 111 Broadway

Charles Rice

*Office - Petal*

BAILED.

No. 1, by Thomas Anderson

Residence 310 East 39 Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated December 2 1882

M. J. Power Magistrate.

G. J. Doyle Officer.

18 Precinct.

for the defence  
Witnesses Thomas Anderson

No. 310 East 39<sup>th</sup> Street.

Ed Ryan & John Monaghan

No. 310 East 39 Street.

No. \_\_\_\_\_ Street.

\$ 500 to answer \_\_\_\_\_

Now  
Bailed

0859

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Charles Brice*

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

*Charles Brice*

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

The said

*Charles Brice*

late of the First Ward of the City of New York, in the County of New York, aforesaid, *on the*  
*second* ~~on the~~ day of *December* in the year of our Lord one thousand eight hundred and  
eighty- *two*, at the Ward, City and County aforesaid, with force and arms  
*in the night time of said day*  
*one boat of the fund community*  
*called a yawl, of the value of*  
*fifty dollars*

of the goods, chattels and personal property of one *Thomas Miller, on a certain*  
*vessel called the Marietta, there situate* 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.

0860

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

*Charles Brice*

of the CRIME OF RECEIVING STOLEN GOODS,

committed as follows:

The said *Charles Brice*

late of the First Ward of the City of New York, in the County of New York  
aforesaid, on the *second* day of *December* in the year of our Lord  
one thousand eight hundred and eighty-*two*, at the Ward, City and County  
aforesaid, with force and arms *one boat, of the kind*  
*commonly called a yawl, of*  
*the value of fifty dollars*

of the goods, chattels and personal property of

*Thomas Miller*

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

*Thomas Miller*

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

*Charles Brice*

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

**JOHN McKEON, District Attorney.**

0861

BOX:

85

FOLDER:

939

DESCRIPTION:

Briody, John

DATE:

12/15/82



939

0862

117  
H. J. ...

Counsel,  
Filed *5* day of *Dec* 188*2*  
Plends

INDICTMENT.  
LARRY AND PICKING STOLEN GOODS

THE PEOPLE  
vs.  
*John Brody*

*John Brody*

JOHN McKEON,  
District Attorney.

A True Bill.

*Geo. J. ...*  
Foreman

*Plends J. J.*  
*Pen 6 months*

0863

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

213 East 45th Street, Michael Burns, aged 61 years -  
of No. 304 East 86th Street, a barman

being duly sworn, deposes and saith, that on the 10th day of November 1892, at the 21st Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the premises and person of deponent, by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United States, consisting of silver and copper coins of various denominations

of the value of One 12/100 Dollars, the property of deponent and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away, by force and violence as aforesaid, by

John Briody who on the night of said day about the hour of 6 o'clock P.M. entered said premises and took said money from the money drawer and that said John was then and there seized by deponent's son, and deponent and while deponent was gone after a police man the said John cut deponent on the head with a knife which he then and there held in his hand and escaped from deponent.

Edward T. Burns

Sworn to before me, this

day of November 1892

1892

Police Justice

0864

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer. *John Briody*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *306 East 28<sup>th</sup> Street. 5 months*

Question. What is your business or profession?

Answer. *tin-smith*

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 only took about seventy eight cents*

*I demand a trial at the Court of General Sessions of said City.*

*John Briody*

Taken before me this

day of *December* 188*4*

*5*

*A. J. Williams*  
Police Justice.

0865

Sec. 51.

Sec. 151.

CITY OF

Police Court

District.

CITY AND COUNTY OF NEW YORK, } ss

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Michael Burns of No. 304 East 32<sup>d</sup> Street, that on the 10<sup>th</sup> day of November 1882 at the City of New York, in the County of New York,

335  
2  
32

John Briody, did feloniously by force and violence, take and carry away from the possession of complainant gold and lawful money of the United State of the value of one 12/100 dollars

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 4<sup>th</sup> DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

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

J. H. Keith POLICE JUSTICE.

0866

POLICE COURT. *1* DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated \_\_\_\_\_ 188

Magistrate

*Long* Officer.

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

*William Long* Officer.

Dated *December 3* 1882

This Warrant may be executed on Sunday or at  
night.

Police Justice.

REMARKS.

Time of Arrest, *December 3*

Native of *John Briody*  
*U.S.*

Age, *18*

Sex \_\_\_\_\_

Complexion, \_\_\_\_\_

Color \_\_\_\_\_

Profession, \_\_\_\_\_

Married \_\_\_\_\_

Single, \_\_\_\_\_

Read, \_\_\_\_\_

Write, \_\_\_\_\_

0867

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 3 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 1882 J. B. [Signature] Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0868

(NK) 117 Bill  
Police Court 700 District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Michael Burns  
213 East 43rd St  
John Briody

Office of the  
Petit Clerk

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

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

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

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

Dated Nov. 13<sup>th</sup> 1882

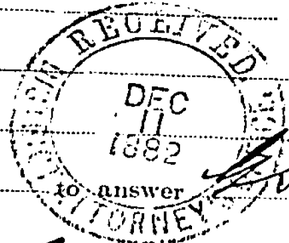
John F. Keltz Magistrate.  
Lary Officer  
Clerk.

Witnesses, \_\_\_\_\_  
No. \_\_\_\_\_ Street,

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

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

§ 311 to answer



Com  
Execution

0869

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 Brisody

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

<sup>Petit</sup> John Brisody  
of the CRIME OF ~~Small~~ LARCENY, committed as follows:

The said

John Brisody

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *tench* day of *November* in the year of our Lord one thousand eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with force and arms, *one silver coin of the United States of the kind known as ~~two~~ dollars, of the value of one dollar, one silver coin of the United States of the kind known as half dollars, of the value of fifty cents, two silver coins of the United States of the kind known as quarter dollars, of the value of twenty five cents each, five silver coins of the United States, of the kind known as dimes of the value of ten cents each, two silver coins of the United States of the kind known as half dimes of the value of five cents each, three nickel coins of the United States of the kind known as five cent pieces, of the value of five cents each, two coins of the United States of the kind known as two cent pieces of the value of two cents each, and twenty coins of the United States of the kind known as cents, of the value of two cents each*

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

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

John McKeon  
District Attorney

0870

BOX:

85

FOLDER:

939

DESCRIPTION:

Brown, Walter

DATE:

12/12/82



939

0871

WITNESSES:

.....  
.....  
.....

73  
Counsel,  
Filed 12 day of Dec 1882

Pleads

363  
THE PEOPLE  
vs.  
Walter Brown  
INDICTMENT.  
LARCENY FROM THE PERSON  
in record above

JOHN McKEON,  
District Attorney.

A True Bill.

*Geo. H. Moore*  
Foreman

Part 2 Dec. 13, 1882

Pleas Guilty  
Pen. Two years.

0872

Form 112.

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

Police Court—First District.

aged 17  
" "

Kate Kennedy

of No. 22 City Hall Place Street, being duly sworn, deposes  
and says, that on the 6 day of December 1882,

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, and from complainant  
person in the day time

the following property, viz:

a pocketbook containing Two  
one dollar bills and one  
Twenty five cent silver piece  
all good and lawful  
money of the United States

together of the value of Two <sup>25</sup>/<sub>100</sub> Dollars,  
the property of Complainant

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

Walter Brown  
(now present) from the fact  
that deponent had said  
pocketbook in the right  
hand pocket of the jacket  
then and there worn by  
deponent. Said jacket being  
a part of deponent's ordinary  
clothing and is informed  
by officer Cornelius Seaney  
that he saw said Walter  
Brown take the pocketbook  
as above described from deponent's  
jacket pocket Kate Kennedy

Sworn to, before me, this

of December 18 82

Police Justice

0873

City & County  
of New York  
Cornelius Seary  
Police officer attached to the  
1<sup>st</sup> Precinct District office  
being sworn says that  
on Wednesday the 6 day  
of December 1882 defendant  
saw Walter Burn (now  
present) take from the  
right hand pocket of  
the jacket worn by Kate  
Kedvedy a pocket book. Said  
Kate at the time was  
standing in Grand Street  
Burn to be sure me  
This day of Dec 1882  
Cornelius Seary  
Police Officer  
Cornelius Seary

0874

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Walter 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. Walter Brown

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York

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

Answer. 363 Madison St (resided there 6 mos)

Question. What is your business or profession?

Answer. Car Smith

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

Taken before me, this

day of December 1888

Walter Brown

Arthur M. [Signature] Police Justice

0875

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

Walter Brown

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 7 1882 Andrew J. Smith Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0876

73 | 1076 | *Pike*  
Police Court District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Kate Kennedy*  
*22 City Hall*  
*Walter Brown*

*Permit*  
*Office*

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

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

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

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

2 \_\_\_\_\_  
3 *20 11 9* \_\_\_\_\_  
4 \_\_\_\_\_

Dated *Dec 7* 188*2*

*White* Magistrate.  
*Amelius Leary* Officer.  
*Melvin Flynn* Clerk.  
*Inspector*

Witnesses *Amelius Leary*  
*J. J. Flynn* Street,

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

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

§ \_\_\_\_\_



*[Handwritten signature]*

0877

Not found - don't live there

**PART 2.**

*W. W. W.*

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.  
If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

**SUBPOENA  
FOR A WITNESS TO ATTEND THE  
Court of General Sessions of the Peace.**

C

The People of the State of New York,

to *Walter Kennedy*

of No. *22 City Hall Place* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *13* day of *Nov* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

*Walter Brown*

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Nov* in the year of our Lord 188 *←*

JOHN McKEON, *District Attorney.*

0878

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

Walter Brown

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

Walter Brown

of the CRIME OF ~~Larceny from the person~~ Grand Larceny in the Second Degree

committed as follows:

The said

Walter Brown

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *sixth* day of *December* in the year of our Lord  
one thousand eight hundred and eighty-*two*, at the Ward, City and County  
aforesaid, with force and arms, *one pocket book of the*  
*value of one dollar, two promissory*  
*notes for the payment of money,*  
*the same being then and there*  
*due and unsatisfied, of the kind*  
*commonly called United States*  
*Treasury notes of the denom-*  
*ination and of the value of one*  
*dollar each, and one silver*  
*coin of the United States of*  
*the kind known as quarter*  
*dollars, of the value of*  
*twenty five cents*

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

JOHN McKEON, District Attorney.

0879

BOX:

85

FOLDER:

939

DESCRIPTION:

Brown, William

DATE:

12/18/82



939

0000

14 Dec 1882  
B.H. Jan 8/83

Filed *[Signature]* day of Dec 1882

Pleas: Not Guilty (Jan 9/83)

THE PEOPLE  
*[Signature]*  
vs.  
*[Signature]*  
William Brown  
D.A. Pillion M. B. Bly  
vs. Adkins.  
*[Signature]*

Obtaining Goods by False Pretences.

JOHN McKEON,

Distriet Attorney.

*[Signature]*  
J. M. Patten & Co. 19/12

A True Bill.

*[Signature]*  
J. H. Weaver

Foreman.

*[Signature]*  
Sunderland Road

22 Nov. 21, 1882. May 1/83

Pleas guilty. vs

June 11<sup>th</sup> 1883 Part 2

Pen 2 months. J.P.A.

Bar. F. Johnson

396. Fulton St

0001



New York, June 23<sup>rd</sup> 1883

To whom this may concern  
William Brown was employed at our  
place as Engineer from Feb'y 12<sup>th</sup> to April 4<sup>th</sup>  
he being incompetent and unable to get an  
Engineers license we found it necessary  
to discharge him.

Very Respectfully  
Beatty & Forst  
N. Y.

0002

JULIUS BIEN  
JAMES MITCHEL.  
WILLIAM M. FRANKLIN.

Julius Bien & Co. Lithographers.

Special attention given to Maps, Charts,  
Topographical and Geological Publications,  
and Scientific Illustrations.

Office 139 Duane St.  
Works 62, 64 & 66 Thomas St.

24 100 5557

New York, June 23<sup>d</sup> 1882

William Brown was employed in this  
business, as a press-boy, for two years or  
more - During that time he gave general  
satisfaction - The cause of his leaving I  
do not clearly recollect, but it was  
not anything affecting his character  
or integrity -

James Mitchell

Courthouse Sessions  
City & County of New York

The People of the State  
of New York

vs  
William Brown

City & County of  
of New York vs. Joseph A. Kirkpatrick  
being duly sworn says that  
he resides at No 114 E. 121st  
St in the City of New York that  
he is Bookkeeper of the firm of  
Beatty & Forest doing business  
at No 44 West Broadway in  
the City of New York. That he  
is acquainted with the  
above named defendant  
who was employed for a  
period of over two months  
by said firm as Engineer.  
That during said time des  
defendant was a person of  
good moral character  
was honest & trustworthy.

Sworn before me this  
23rd day of June 1883  
Joseph A. Kirkpatrick  
Sworn before me this  
23rd day of June 1883

0884

Brooklyn, N.Y. Oct 12/82

To whom it may concern  
This certifies that the  
bearer Am Brown, has been  
connected with the York St  
M. C. Sunday School, for  
some time past. He has  
always borne an excellent  
reputation while with us  
and I have never seen nor  
heard, anything detrimental  
to his character.

J. H. Heckle  
Secretary

0005

171 Sands St  
Brooklyn

Oct 12  
1881

To Whom it may Concern

This is to certify  
that the Bearer W<sup>m</sup> Brown  
has been a Member of the  
York St M. E. S. School, for  
several years past and I  
have always known him  
as a quiet Sober Steady  
Young Man

Respectfully  
Alfred Sperrin  
115 St Supt  
York St M. E. S.

0886

Providence, June 24<sup>th</sup> 1853  
50<sup>th</sup> Feltow St

Hon. Mr. Honas. W.  
Clegg, President

Dear Sir  
I beg to inform you that  
I have the honor to be  
asked by Mr. William Brown, of  
Providence, to be present before you,  
and to give my testimony in  
regard to your kind con-  
sideration: regarding his general  
conduct at home, and being  
beyond reproach, a devoted  
son, and brother. He is a man  
of an excellent disposition, such  
is my personal knowledge  
for upwards of three years.  
I am, Sir, very respectfully

Yours,  
P. A. Black.

0007

County Judge's Chambers,

KINGS COUNTY COURT HOUSE,

Brooklyn, Dec 2, 1882

My dear Sir:

The bearer  
Baldwin P. Sharp Esq  
is a reputable gentleman  
and member of the bar  
of this City - You may  
rely on the propriety  
on any statement  
made by him -

Yours truly

J. P. [unclear]

0000

THE PEOPLE, &c.,

12 District Police Court.

ON COMPLAINT OF  
John Thornton Jr

vs.  
William Brown

Examination of Surety.

George C Brown  
William Brown

being duly sworn as to his sufficiency as bail for  
in the above entitled proceedings, says in answer to the

following questions, as follows:

Question. What is your name?

Answer.

George C Brown

Question. Where do you reside?

Answer.

501 Fulton St Brooklyn

Question. What is your business?

Answer.

Engineer

~~Question. Do you own any Real Estate, if so, where situated, and of what does it consist?~~

~~Answer.~~

Question what is your property  
Answer - Personal Property at premises No 501 Fulton  
Street in the city of Brooklyn

~~Answer.~~

~~Question. Are there any mortgages upon the same and if so, to what amount?~~

~~Answer.~~

~~Question. When are they due?~~

~~Answer.~~

~~Question. Is the property in your own name alone?~~

~~Answer.~~

~~Question. Is the Deed or Deeds on record?~~

~~Answer.~~

Question. Are you surety for anyone else,—and if so, to what amount, and for what?

Answer.

no sir

Question. Do you owe any money,—and if so, how much?

Answer.

no sir

Question. Are there any judgments against you?

Answer.

no sir

~~Question. Are there any proceedings in foreclosure now pending against you?~~

~~Answer.~~

George C Brown

Sworn to before me, this

day of

Signature of Justice

Police Justice.



0890

Form 9.

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

18<sup>th</sup> District Police Court.

of No. John Thornton Jr Aged 31 years Merchant  
10 Walker

street, \_\_\_\_\_ being duly sworn, deposes and says,  
that on the 29 day of November

1882

at the City of New York, in the County of New York,

William ~~E~~ Brown (now here) did  
unlawfully and feloniously obtain from  
deponent by the annexed false token the following  
property viz six Wheeler and Wilsons Shirts and  
one hundred Robbins in all of the value of twenty  
dollars the property of deponent. from the fact  
that deponent was informed by Michael Browne  
that said defendant met said Browne on the  
street and employed him said Browne to take  
the aforesaid false token to deponent place of  
business and to get the aforesaid property.  
deponent ~~at so~~ believing said false token was a  
genuine order gave said Brown the aforesaid  
property. deponent after said Brown got the  
goods he followed said Brown along the  
street and saw said Brown give said defendant  
the aforesaid property.

Wherefore deponent prays that said defendant  
may be held and dealt with according to law

Sworn to before me this  
29 day of November 1882

John Thornton Jr

John Thornton Jr  
Justice.

0091

City and County }  
of New York } SS

Michael Brown aged 13 years  
occupation errand boy of No 21 Rutgers Place being  
duly sworn says that at or about the hour of eleven  
o'clock and thirty minutes on the 29 day of  
November 1882 deponent was stopped on the  
street by William O Brown (now here) who asked  
deponent if deponent wanted to make five cents  
deponent said "yes". then said Brown gave deponent  
the ~~token~~ the false token annexed to the affidavit of John  
Thornton Jr - and instructed deponent to go to No 10 Walker  
street and get the property described on said false  
token which deponent did and received the goods  
from Mr John Thornton Jr and went out on the  
street and gave the goods to said Brown and  
then Mr Thornton ~~was~~ arrested deponent and said  
Brown

Sworn to before me this 29 day of November 1882 } Michael Browne

*[Signature]*  
Police Justice

Form 9.

POLICE COURT-SIXTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAIVT

Dated

187

Magistrate.

Officer.

0092

STATE OF NEW YORK  
CITY AND COUNTY OF NEW YORK

POLICE COURT, 1st DISTRICT.

Jacob H. Osheer

of No. 138 & 52 Thomas Street, being duly sworn, deposes and

says that on the 1st day of July 1888

at the City of New York in the County of New York

He is employed by the firm of Barnett & Co. as General Manager and is familiar with the handwriting of the Members of said firm and knows that said annexed order was not made or signed by any of the Members of said firm nor did any of them authorize any person to make or sign said order and that the same is false forged and counterfeit & done without the knowledge or consent of any Member of said firm  
J. Osheer

Subscribed to by Jacob H. Osheer  
of 138 & 52 Thomas  
1888

Jacob H. Osheer  
1888

John J. McQuinn  
Police Justice

0893

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

14th DISTRICT POLICE COURT.

*William 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.

*William Brown*

Question. How old are you?

Answer.

*20 Years*

Question. Where were you born?

Answer.

*Brooklyn*

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

Answer.

*In Fulton Avenue Brooklyn*

Question. What is your business or profession?

Answer.

*Nothing in Particular*

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

Answer

*I am not guilty of the charge*

Taken before me, this

day of

188

*29*  
*Wm. Brown*

Police Justice.

0894

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

William Brown

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 Nov 29 1882 P. J. Morgan Police Justice.

I have admitted the above named

William Brown

to bail to answer by the undertaking hereto annexed.

Dated December 1882 P. J. Morgan Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0095

*Monday 7/4*

*Bigg*

Police Court District.

THE PEOPLE, &c.,  
OF THE COMPLAINT OF

*John Hunter*  
*19 Walker St.*  
*William Brown*

*Obtaining Possession of false tokens*

BAILED,

No. 1, by

Residence

*George C. Brown*  
*501 Gulton Street, Brooklyn*

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Magistrate

Officer

Clerk

Witnesses,

No.

Street,

No.

Street,

No.

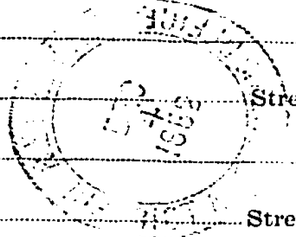
Street,

§

to answer

*1 = [Signature] 1st 1882*  
*4 = [Signature] 5th 1882*

*2895*



0896

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 Brown*

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

*William Brown*

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

The said

*William Brown*

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

*John Thornton the younger*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to *the said John Thornton*  
*the younger*

That *he the said William Brown* was

*then and there employed and authorized*  
*by the firm of Barnett and Company*  
*to obtain and receive from the said*  
*John Thornton the younger six books*  
*and one hundred dollars, for and on*  
*account of the said firm of Barnett*  
*and Company, and that the said firm*  
*of Barnett and Company had sent*  
*an order, in the words and figures following*  
*that is to say:*

*New York Nov 29 82*

*Please deliver to the Bearer 6 Books*  
*W. W 100 Dollars*

*Barnett & Co*

*for the delivery of the said goods, to the*  
*said John Thornton the younger*

0097

And the said

*John Thornton the younger*  
then and their believing the said false pretences and representations  
so made as aforesaid by the said

*William Brown*

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *William Brown*, six books of the value of fifty cents each and one hundred dollars of the value seventeen cents each

---

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

of the said *John Thornton the younger*  
and the said *William Brown* did then

and there designedly receive and obtain the said *goods*

---

of the said

*John Thornton the younger*

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

of the said *John Thornton the younger*

by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat

and defraud the said *John Thornton the younger*

of the same. And Whereas, in truth and in fact, the said *William Brown* was not then and there empowered and authorized by the said firm of *Barnett and Company* to obtain and receive from the said *John Thornton the younger* the books and dollars aforesaid for and on account of the said firm of *Barnett and Company*, and the said firm of *Barnett and Company*

0898

had not sent the said order  
for the delivery of the said  
goods to the said John  
Shonston the younger

And Whereas, in truth and in fact, the pretences and representations so made as  
aforesaid, by the said William Brown  
to the said John Shonston the younger was and were  
in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the  
Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said William Brown  
well knew the said pretences and representations so by him made as aforesaid to  
the said John Shonston the younger  
to be utterly false and untrue at the time of making the same.

And so the Grand Jury aforesaid, do say, that the said  
William Brown by means of the false pretences  
and representations aforesaid, on the day and year last aforesaid, at the Ward, City and  
and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did  
receive and obtain from the said John Shonston the  
younger six books of the  
value of fifty cents each, and  
one hundred dollars of the  
value of seventeen cents each

of the proper moneys, valuable things, goods, chattels, personal property, and effects of  
the said John Shonston the younger  
with intent feloniously to cheat and defraud him of the same, against the form  
of the Statute in such case made and provided, and against the peace of the People of the  
State of New York, and their dignity.

JOHN McKEON, District Attorney.

0899

BOX:

85

FOLDER:

939

DESCRIPTION:

Bryan, James

DATE:

12/18/82



939

0900

CTD

Day of Trial,

Counsel,

Filed

Pleads

17  
A day of *Edge* 1882  
*Not Guilty (#2)*

THE PEOPLE

vs.

*B*

*James S. Singer*

*Contracting & Plumbing  
Interior & Exterior*

JOHN McKEON,

District Attorney.

A True Bill,

*J. Hooper*

Foreman.

~~John Doe~~

*Rec'd Feb 11/1887*

0901

POLICE COURT—SECOND DISTRICT.

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

*Federick A. Sturgis*

of No. 16 West 32<sup>nd</sup> Street, being duly sworn, deposes  
and says, that <sup>or about</sup> on the 7<sup>th</sup> & 9<sup>th</sup> days of *January* 1882  
at the City of New York, in the County of New York.

*James Bryan of No. 147 East 15<sup>th</sup> Street, did then in violation of Chapter 513 of the laws of 1880, unlawfully practice physic or surgery & did professionally attend, treat & prescribe for one Harvey S. Curtis at said No. 147 East 15<sup>th</sup> Street, in the City & County of New York, & that he is now & has been for a long time prior hereto, practicing medicine unlawfully, in the City of New York, without license & in violation of the provisions of Chapter 513 of the laws of 1880 & the act amending the same.*

*Shorn before me  
January 12, 1882.*

*F. Sturgis*

*J. W. Kilbuck  
Police Justice*

0902

Police Court — Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Frederick R. Stargis,

n.

James Bryan,

147 E. 152<sup>nd</sup> St.

*Offence, Practising Medicine without License.*

Dated, January 13<sup>th</sup> 1887

*E. J. Lythgoe*  
Justice.

*W. M. Lythgoe*  
Officer.

Witnesses, E. C. Ripley, 39 Park Row,  
N. Y. Court " "  
D. F. R. Stargis 16 W. 32<sup>nd</sup> St.

Committed in default of \$ surety.

Bailed by

No. Street.

Edward C. Ripley Counsel  
for M. Co. Medical Society  
39 Park Row.

0903

Sec. 151.

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

CITY AND COUNTY }  
OF NEW YORK, } SS

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned one of the Police Justices for the City of New York, by

of No. 16 West 82<sup>d</sup> Street, that on the 7<sup>th</sup> day of January 1887 at the City of New York, in the County of New York,

James Bryson, of No. 147 East 15<sup>th</sup> Street, did unlawfully practice physic or surgery and did professionally attend, treat and professionally prescribe for one Harvey G. Curtis at said No. 147 East 15<sup>th</sup> Street without license

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

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

Dated at the City of New York, this 13<sup>th</sup> day of January 1887

J. Wilketh POLICE JUSTICE.

0904

POLICE COURT *2nd* DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Frank P. Sturgis*

vs.

*James Bryan*

Warrant-General.

Dated

*January 13<sup>th</sup>* 1882

*J. H. Albright* Magistrate

*Campbell* Officer.

The Defendant

*James Bryan*

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

*Matthew Campbell* Officer.

Dated

*January 17<sup>th</sup>* 1882

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, *January 17 1882*

Native of *Ivy*

Age, *64*

Sex

Complexion,

Color *White*

Profession, *MS*

Married *Yes*

Single,

Read, *Y*

Write, *Y*

*127 8 16 5*

0905

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 Bryan

guilty thereof, I order that he <sup>held to answer the same and be</sup> ~~be admitted to bail in the sum of~~ 3 Hundred Dollars ~~and be committed to the Warden or Keeper of the City Prison until he give such bail.~~

Dated January 17 1882

J. Wilburt Police Justice.

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

Dated January 17 1882

J. Wilburt Police Justice.

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

Dated \_\_\_\_\_ 188

\_\_\_\_\_ Police Justice.

0906

Approved for defendant electo  
General Sessions  
Sec. 208, 209, 210 & 212. Paid 133  
Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederick R. Sturgis  
16 vs. 37  
James Ryan

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Robert M. Lambie  
447 East 95th Street

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Dated

1882

Magistrate.

Officer.

Clerk.

Witness

Street,

No.

Street,

No.

Street,

RECEIVED  
JAN 23 1882  
ATTORNEY

300 to Mrs. G. S. Bailed

0907

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Bryan

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

James Bryan

of the CRIME OF *Practising medicine without a license* committed as follows:

The said

James Bryan

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

*without being*

*authorized by a license or diploma from the State of Medical Examiners, or from any chartered medical school or medical society, unlawfully did practice physic, and on said day unlawfully did attend, treat and prescribe for as a physician, one Harvey G. Curtis, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.*

John McKeon

District Attorney

0908

BOX:

85

FOLDER:

939

DESCRIPTION:

Burke, Charles

DATE:

12/05/82



939

0909

Witnesses Bailed  
by C. J. M. Laminien  
33. 2. 1 Ave.

2  
1882

Day of Trial  
Counsel  
Filed 5 day of Dec  
Pleads Not Guilty

THE PEOPLE  
vs.  
Charles Burke  
B

JOHN McKEON,  
District Attorney.

A True Bill.

Geo. J. Moore  
Part 2. See 1182  
Pleas Guilty  
Fine \$50. one day's im-  
prisonment in Pen; for  
each year until fine is  
paid.

0910

Form 99.

Sixth District Police Court.

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

Max. F. Schmittberger  
of the 29th Precinct Police  
Street,

being duly sworn, deposes and says, that on the 27th November 1882. in the premises No 487. 6th Avenue in the City of New York. he saw Charles Gulke. who present unlawfully and feloniously sell and vend to and receive money from ~~diverse persons~~ <sup>persons</sup> whose names ~~are~~ <sup>are</sup> unknown to deponent, <sup>as he believes</sup> for certain numbers, insuring a chance in the drawing of a lottery unauthorized by the laws of the State of New York. That said Gulke recorded <sup>registered</sup> said numbers upon manifold paper which he - defendant - destroyed.

Deponent further says. that at the time of the arrest of said defendant he found in said premises. Two printed slips of the drawing of a lottery of Nov 27 1882. and a manifold book. containing a record of numbers or chances sold for chances in the Indiana and Kentucky lotteries. The registry of numbers of yesterday he destroyed. I produce here registry of other days.

Max. F. Schmittberger

Sworn to before me, this 28th day  
of November 1882  
A. W. Murphy  
Police Justice.

0911

Sec. 108-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Charles Burke

Question. How old are you?

Answer. 45 years.

Question. Where were you born?

Answer. In New York

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

Answer. 63 Chutee - four years.

Question. What is your business or profession?

Answer.  Clerk

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

Answer. I am not guilty.

Chas Burke

Taken before me this

28

day of November 1889

R. V. Smith

Police Justice.

0912

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

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 Nov 27<sup>th</sup> 1882 R. A. Pryor Police Justice.

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

Dated November 29<sup>th</sup> 1882 R. A. Pryor Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0913

Police Court 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Max J. Schmittberger*  
*Charles Rucke*

*Offence, Requisition Sale  
of Liberty Police  
Prisoner*

BAILED,

No. 1 by *George C. Benjamin*  
Residence *164 East 1<sup>st</sup> St.* Street,

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

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

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

Dated *28 Nov* 188 *7*

*B. Schmittberger* Magistrate.  
Officer.  
Clerk.

Witnesses, \_\_\_\_\_

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

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

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

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



0914

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Burke

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

Charles Burke

of the CRIME of *Keeping & Occupying a Room for Gambling,*  
committed as follows:

The said

Charles Burke

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

*a certain room in  
a certain building known as number four hun-  
dred and eighty one Sixth Avenue in said City and  
County, unlawfully did keep and occupy for  
gambling purposes, to wit: for the purpose of  
therein engaging in that kind of gambling  
commonly called Selling Lottery Policies, and  
for the purpose of enabling others therein to  
engage in that kind of gambling commonly  
called Playing Lottery Policy, against the  
form of the Statute in such case made and  
provided and against the peace of the People  
of the State of New York, and their dignity.*

John McKeon

District Attorney

0915

BOX:

85

FOLDER:

939

DESCRIPTION:

Burns, James

DATE:

12/06/82



939

09 16

WITNESSES:

X Counsel,  
Filed *6* day of *Dec* 188*2*  
Pleads

*Grand Jurors in the Second District*  
INDICTMENT.  
THE PEOPLE  
vs.  
*R*  
*James Burns*

JOHN McKEON,  
District Attorney.

*197*  
*W. M. ...*  
A True Bill.

*Sp. J. Wood*  
*Dec 7/82*  
*Foreman.*  
*Plenum, Guildy*  
*House of Refuge.*

0917

1st

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. De Courtland Street. 14 years old Grand boy  
being duly sworn, deposes and says, that on the 1st day of Decr 188 27

at the \_\_\_\_\_ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent. From deponents person in the day time

the following property, viz:  
A quantity of copper  
faced type of the value  
of five dollars

Sworn before me this

1st day of

Decr 188 27

2

the property being at the time in the care  
and charge of deponent who is  
employed by the Order, Livingston Middleitch,  
as an errand boy and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by James Burns now here  
and another person not arrested—That  
the defendant & said other person  
met deponent as he was passing along  
William Street and threw him to the  
ground and while said other person  
held deponent down the defendant  
snatched the type from deponents  
hands when both instantly ran  
away the defendant retaining  
the property in his possession

George Rogers.

J. A. Morgan Police Justice.

0918

Sec. 198-200.

1st DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss/

James Burns

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

Question. What is your name?

Answer.

James Burns

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

This City

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

Answer.

I have no home

Question. What is your business or profession?

Answer.

I sell newspapers

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 did not take the type another boy took it and gave it to me

Taken (before me) this 1st  
day of Dec 1888

James Burns

B. J. Morgan Police Justice.

0919

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 Burns

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 1<sup>st</sup> 1882 B. J. Morgan Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0920

Police Court District.

THE PEOPLE &c.,  
ON THE COMPLAINT OF

*George Rogers*  
*Edward Boy*  
*26 Courtland St.*  
*James Burns*

*James Burns*  
Offence, *Drunk*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

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3  
4

Dated *Dec 1<sup>st</sup>* 188 *2*

*Morgan* Magistrate.

*Samuel Kingston* Officer.

*H* Clerk.

Witnesses, *Call the officer*

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

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

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

to answer \_\_\_\_\_

*(Qm)*

0921

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

THE PEOPLE OF THE STATE OF NEW YORK  
against

*James Burns*

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

*James Burns*

of the CRIME OF ~~Grand Larceny~~ *Grand Larceny in the Second Degree*

committed as follows:

The said

*James Burns*

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *first* day of *December* in the year of our Lord  
one thousand eight hundred and eighty-*two*, at the Ward, City and County

aforesaid, with force and arms, *ten pounds of type of*  
*the value of fifty cents each pound*

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

JOHN McKEON, District Attorney.

0922

END OF  
BOX