

0441

BOX:

352

FOLDER:

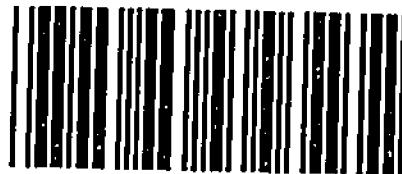
3317

DESCRIPTION:

Barrett, Patrick

DATE:

05/13/89



3317

0442

BOX:

352

FOLDER:

3317

DESCRIPTION:

Barrett, Eliza

DATE:

05/13/89



3317

0443

Officer Mullin
Sergeant McEarm

Filed 10 day of May 1889
2 Pleadings, Monday 16.

vs.

1

Patrick Barrett

and P
Eliza Barrett

2. Ward of Court May 27/80

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edvard Munch
Foreman.

June 17/89.

Chd.

Speedy Response,

Grand Larceny 2nd degree [Sections 528, 531.537, Penal Code].

POOR QUALITY
ORIGINAL

0444

Court of General Sessions.

The People
vs.
Eliza Barrett et al.

Indictment:

Grand Larceny
§§ 528, 531, & 550, P.C.

for having received on the
4th of May, 1889, from the
defendant Patrick Barrett, now
deceased, complainant's gold
watch and chain and gold
ring, knowing the same to
have been stolen. Value \$90.

POOR QUALITY
ORIGINAL

0445

Lizzi Gagar, 141 River Street
Waterbury, Conn., Weaver
employed in the American
Mills. On the 29th of April, 1889,
I came to New York to see
the Centennial Celebrations.
By invitation I stopped at
Mrs. Freeman's house, 196
Fourth Street. I occupied a
bed room adjoining the
Parlor. On the evening of the
30th of May, when I retired, I
put my gold watch and chain
and my gold ring upon
the mantle of the Parlor. At
about 20 minutes to seven
A.M., on May the 31st, I got
out of bed and looked for
my jewelry, from my
room, and I received the
impression that it was
still on the mantle, but I
am not sure that it was
actually there. I went to
bed again, because I thought
that all the parties in the
house were still in bed, ~~and~~
so I went back to my bed.

POOR QUALITY
ORIGINAL

0446

When I got up again at eight
o'clock, and went to the mantle
the jewelry was gone and
a dirty handkerchief placed
upon the spot where it had been.
When I informed the people
of in the house of my loss,
Tom Parrett, at once ~~told~~ said
that nobody but his brother
Patrick ^{had taken the jewelry} & Silly Malley, who had
slept in the Parlor, was searched
but the jewelry was not found
on her. Hoping that Patrick
would return the jewelry,
I waited until Thursday fol-
lowing, before I went to the
Ration House.

POOR QUALITY
ORIGINAL

0447

Gabriel Mullins, Detective, 4th Precinct. On the 7th of May, 1889, the complainant came to the Station House of the 4th Precinct and charged Patrick Barrett with stealing her gold watch and chain and two gold rings of the value of \$90. I arrested Patrick Barrett, and he informed me that he had given the said articles to Eliza Barrett, his sister in law at No. 55 Roosevelt Street. I went to her house on the same day. She denied having received the said articles, or having them in his possession. On the next day, the 8th of May, I again called on her, and she again insisted that she did not have the said articles and did not know anything about them. I thereupon arrested her and took her to the Fourth Police Court. She was committed by the Magistrate and on her way to the prison she told me that if I would

POOR QUALITY
ORIGINAL

0448

take her suit. she would show me where the watch is. She took me to 231 Park Row, a tailor establishment and the defendant asked one of the working women for the parcel she gave her to keep for her. A small package was handed to her and on opening it, she took ~~out~~ therefrom the said articles claimed by the complainant as her property, and handed the same to me. It is now in the possession of the property clerk.

Elly Malloy, 56 Cherry Street, Paper box maker, employed by Mr. Peres at 49 Franklin St. On the 20th of May, 1889, I stopped at John Barrett's house 196 South Street. I saw Patrick Barrett walk into his brother John's room and take some thing from the mantle but I did not see what it was.

POOR QUALITY
ORIGINAL

0449

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs.

Liza Barrett

BRIEF OF FACTS.

For the District Attorney.

Dated

1888

June 17
Edward Grose

Deputy Assistant.

POOR QUALITY
ORIGINAL

0450

Police Court—

District.

Affidavit—Larceny.

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

Lizzie Eagan
of No. *141 River Street, Waterbury, Connecticut*, aged *36* years,
occupation *Weaver* being duly sworn
deposes and says, that on the *4th* day of *May* 188*9* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the *day* time, the following property, viz:

*One gold watch and gold chain
and one gold ring of the value
in all in the sum of about ninety
dollars*

*the property of deponent except the chain which
was in deponent's care and charge*

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

*Patrick Barrett and Eliza
Barrett (now here) for the reasons that
on said date at about the hour of
one o'clock a.m. deponent placed
said property on a mantle piece
in a room in premises 196 South Street
That deponent thereafter retired to a
room on the same floor to sleep. That
the defendants ^{Patrick Barrett} ~~was~~ an occupant of said
apartment at the time deponent was
stopping at said place. When deponent
awoke some hours thereafter, deponent
missed said property. Deponent is
informed by Officer Gabrielski Mullin
of the 4th Precinct, that the defendant*

Sworn to before me, this
188*9* day

Police Justice.

POOR QUALITY
ORIGINAL

0451

Patrick Barrett told said Mullin in the presence of Sergeant Richard McGowan of the Fourth Precinct, that he Patrick took said property from said place in said premises where deponent had placed it and that he Patrick took it to Eliza Barrett at 55 Roosevelt Street and gave it to her, Eliza.

Wherefore deponent charges the said defendant with taking, stealing and carrying away said property in the manner aforesaid and the said defendant Eliza with receiving the same she well knowing the same to have been stolen and depriving this deponent of the benefit thereof.

I sworn before me 3

this 8th May 1889 3

G. Murray Smith 3

Police Justice Tizzit Egan

POOR QUALITY
ORIGINAL

0452

CITY AND COUNTY }
OF NEW YORK, } ss.

(*Richard McGowan*
aged *40* years, occupation *Sergeant* of No.
4 Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Lizzie Cagan*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of *May* 188*7*

J. Henry Dorr

Police Justice.

Richard F. McGowan

CITY AND COUNTY }
OF NEW YORK, } ss.

Fabiuski Muller
aged *54* years, occupation *Police officer* of No.

4 Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Lizzie Cagan*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of *May* 188*7*

J. Henry Dorr

Police Justice.

Fabiuski H. Muller

POOR QUALITY
ORIGINAL

0453

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Patrick Barrett

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

Question. What is your name?

Answer.

Patrick Barrett

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

196 South St. 3 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I am not guilty
and have nothing to say
Patrick Barrett*

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0454

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK }

District Police Court.

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

Question. What is your name?

Answer. *Olga Barrett*

Question. How old are you?

Answer. *22* ~~25~~ *Barrett*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *55 Roosevelt Street. 14 years*

Question. What is your business or profession?

Answer. *Keep house*

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*

Olga Barrett
mark

Taken before me this

day of *May*

188

J. W. Murphy

Police Justice.

POOR QUALITY
ORIGINAL

0455

BAILED,
No. 1, by Q
Residence _____
No. 2, by Michael Brennan
Residence 10 Roosevelt Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court--- 1649 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Lizzie Cogan

Edward Barrett

Oliver Barrett

3 _____
4 _____
5 _____

Offence Grand Larceny

Dated May 8 1889

Frank Magistrate.

Muelin Officer.

Joseph M. Shaw Precinct.

No. 4 Precinct.

Officer _____

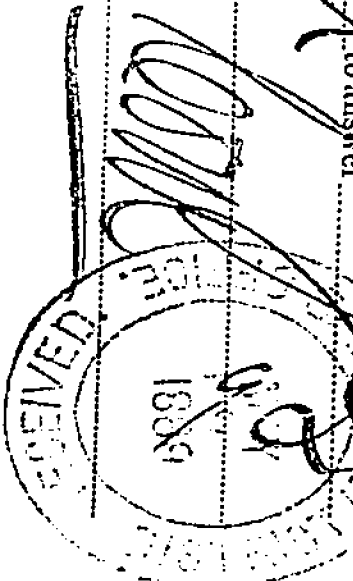
No. 114 Precinct.

114 42nd Street

Brooklyn

No. 500 Precinct.

to answer



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

defendants
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, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated May 8 1889 John Henry Bond Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0456

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Barrett
Eliza Barrett

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

Patrick Barrett and Eliza Barrett

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

The said

Patrick Barrett and
Eliza Barrett, both -
late of the City of New York, in the County of New York aforesaid, on the fourth
day of May in the year of our Lord one thousand eight hundred and
eighty-nine, at the City and County aforesaid, with force and arms,

one watch of the value of
fifty dollars, one chain
of the value of thirty dollars,
and one ring of the value
of ten dollars,

of the goods, chattels and personal property of one

Lizzie Egan

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

POOR QUALITY
ORIGINAL

0457

SECOND COUNT—

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

Eliza Barrett

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

The said

Eliza Barrett

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

*one watch of the value of
fifty dollars, one chain
of the value of thirty dollars
and one ring of the value
of ten dollars*

of the goods, chattels and personal property of one

Lizzie Egan

one, Patrick Barrett, and also by

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

Lizzie Egan

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

Eliza Barrett

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 R. FELLOWS,

District Attorney.

0458

BOX:

352

FOLDER:

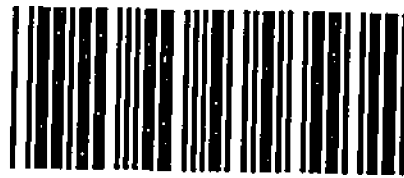
3317

DESCRIPTION:

Baumann, Henry

DATE:

05/20/89



3317

POOR QUALITY
ORIGINAL

0459

WITNESSES:

Officer Warden

Counsel,

Filed

Pleads

1889

day of

THE PEOPLE,

vs.

VIOLET OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1889, Sec. 5.]

B
Henry Baumann
F

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

7th May 29th 1889

POOR QUALITY
ORIGINAL

0460

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK ss.

District Police Court.

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

Question. What is your name?

Answer. *Henry Bauman*

Question. How old are you?

Answer. *33.*

Question. Where were you born?

Answer. *Germany*

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

Answer. *205 N. 66 St*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am not guilty, and if hee
demund a trial by Jury*

H. Baumann

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0461

BAILED,
No. 1, by Henry Chastee
Residence 406 W. 16th St. Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court--- District.

646

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Arnold

Henry Chastee

1
2
3
4

Offence Violation of Ocean Law

Dated May 6 188

Murray Magistrate.

Arnold Officer.

26 Precinct.

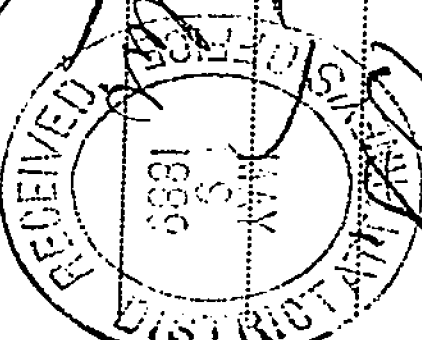
Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer.



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

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

Dated May 6 188 9 Henry Chastee Police Justice.

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

Dated May 6 188 9 Henry Chastee 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.

POOR QUALITY
ORIGINAL

0462

Excise Violation-Selling on Sunday.

POLICE COURT- 5 DISTRICT,

City and County } ss.
of New York,

of No. The No. Police Precinct Hector Norden Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 5 day
of May 1889, in the City of New York, in the County of New York,
at premises No. 1051 10 Ave Street,

Henry Bannan (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

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

Sworn to before me, this 6 day
of May 1889 Hector Norden
Henry Bannan Police Justice.

POOR QUALITY
ORIGINAL

0463

Court of General Sessions, PART *One*

THE PEOPLE

vs.

For

INDICTMENT

Henry Baumann

To

M

No.

George Andreas

406 W. 56th

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Pleading* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on the *21st* day of

instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,
District Attorney.

**POOR QUALITY
ORIGINAL**

0464

not at home

606 N 56

POOR QUALITY
ORIGINAL

0465

Grand Jury Room.

PEOPLE

vs.

~~John Doe~~

John

Do

POOR QUALITY
ORIGINAL

0466

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 Baumann

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

Henry Baumann
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Henry Baumann

late of the City of New York, in the County of New York aforesaid, on the *fifth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of 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 as a beverage to one

Aector Warden

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.

SECOND COUNT—

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

Henry Baumann
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Henry Baumann

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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 R. FELLOWS,

District Attorney.

0467

BOX:

352

FOLDER:

3317

DESCRIPTION:

Becker, Edward

DATE:

05/23/89



3317

POOR QUALITY
ORIGINAL

0468

Witnesses:

Wm J. Sharp
officer of Hallam

Saw for officer
Wm J. Sharp

Counsel,

Filed

Pleads,

23 day of *May* 188*9*

Wm J. Sharp

THE PEOPLE

vs.

Edward Becker

Grand Larceny Second degree
[Sections 528, 531, 532, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward Becker

Foreman.

May 27 1889

Edward Becker

Pleads

Wm J. Sharp

Edward Becker

May 28 1889

POOR QUALITY
ORIGINAL

0469

Police Court—

1st District.

Affidavit—Larceny.

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

of No.

13 Baiter

occupation

Manufacturer of Steel & Copper

Street, aged

26

years,

being duly sworn

deposes and says, that on the

16th

May

188

at the City of New

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

Four Rifles of the Value of Fifty 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 Edward Becker from the

fact that said defendant was in the employ of deponent, loading rifles at a shooting gallery in Park Row and was in charge of said shooting gallery and rifles deponent is informed by George Moore an employee of deponent that he found the gallery on Park Row locked up and when the said Moore opened said gallery he discovered said rifles missing.

Deponent is further informed by Officer James Mason of the 2nd Precinct Police that he found in the defendant's possession three pawn tickets he to remove which defendant admitted and confessed to said officer.

Subscribed to before me, this 18th day of May 188

Police Justice.

POOR QUALITY
ORIGINAL

0470

the four Rifles which ^{defendant} we had sworn
Sworn to before me thus

17th day of May 1889

Henry G. Sharp

John W. Bond

Police Justice

POOR QUALITY
ORIGINAL

0471

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation George Stone of No. 185 Park Row Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Henry E. Sharp and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me this 19th

day of May 1889

George A. Moore.

James A. Moore

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation James Mallon of No. 28th Precinct Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Henry E. Sharp and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me this 19th

day of May 1889

James Mallon

James A. Moore

Police Justice.

POOR QUALITY
ORIGINAL

0472

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

15th District Police Court.

Edward Becker 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. *Edward Becker*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *185 Park Row 2 Months*

Question. What is your business or profession?

Answer. *Shooting Gallery*

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*

Edward Becker
Wash

Taken before me this

day of

1885

Police Justice.

POOR QUALITY
ORIGINAL

0473

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry J. Clark

133 West 13th

Edmund MacKee

Offence

Grand Larceny

Dated

May 17 1889

Magistrate

William T. Tait

Officer

Witnesses

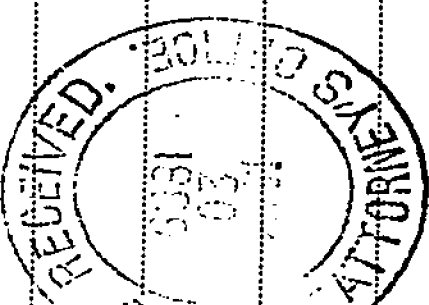
Leah the Officer

No.

Street

No.

Street



No.

Street

\$

to answer

200

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 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 May 17 1889 Robert J. Davis Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0474

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Becker

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

Edward Becker

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

The said

Edward Becker

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *May* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms,

*four rifles of the value of
thirteen dollars each*

of the goods, chattels and personal property of one

Henry F. Sharp

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

**POOR QUALITY
ORIGINAL**

0475

SECOND COUNT—

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

— *Edward Becker* —

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

The said *Edward Becker*

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,

*four rifles of the value of
thirteen dollars each*

of the goods, chattels and personal property of one

Henry F. Sharp

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

Henry F. Sharp

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

Edward Becker —

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 R. FELLOWS,
District Attorney.

0476

BOX:

352

FOLDER:

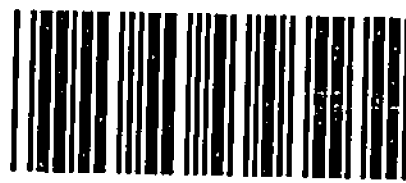
3317

DESCRIPTION:

Beekman, Edward

DATE:

05/15/89



3317

POOR QUALITY
ORIGINAL

0477

606.
J. D. Fessenden,
7 Beckman,

Counsel,

Filed 15 day of May 1889.

Pleads, *Not guilty* - 16

THE PEOPLE

vs.

B

Edward Beckman

Grand Larceny, *First Degree.*
(From the Person.)
[Sections 528, 589 — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward Beckman

Part II Dec 13 1889
Indictment dismissed

Handwritten note

38 Park Row

Attys for Deph

Witnesses:

Charles Pulaski

Officer Jweeney

E Beckman

Having examined all the evidence in the within case, the officer informs me that the deft had a package of new tools with him. Further, while he pursued the man whom it is charged actually got the watch the deft held on to the complainant and when the officer returned from the pursuit he still found deft holding complainant. See affidavits filed herewith. In view of all the facts in this case I have satisfied that a trial would surely result in an acquittal, indeed, there is not sufficient such a case when all the facts are considered as would justify the Dist. Atty in putting the man (deft) on trial. I respectfully recommend that the indictment be dismissed. Part 3 Sec 12790, W3 per our Dep. Atty.

**POOR QUALITY
ORIGINAL**

0478

City and County of New York, ss:

EDWARD BEEKMAN, being duly sworn, deposes and says that he was 21 years of age on the 9th day of April, 1889, and resides at No. 383 Union Street, in the City of Brooklyn, at the home of his father, John Beekman.

That he is in the employ of the Lidgerwood Manufacturing Company, manufacturers of Hoisting Engines and Boilers, having their principal office at 96 Liberty St., in the City of New York, and their works in the City of Brooklyn. That his father, John Beekman, is one of the Directors in said Company, and the Superintendent of its Works.

That he has been in the employ of said Company since August, 1885, learning the business of Pattern making, and has been at his work every day since that time except occasionally when he has had a vacation by the permission of his father. That during all of this time he has lived at his father's house and taken his meals and slept there, except such times as when he has been on a vacation.

That on the 19th day of April, 1889, he worked all day as usual at his trade; that after his day's work was done he went home to his father's house as usual and had his dinner and with his working clothes still on having finished his dinner he went to Cornell's hardware store at or near the corner of Court and State Streets in Brooklyn to purchase some tools to be used in his trade of Pattern making, having made his purchases he came out of the

**POOR QUALITY
ORIGINAL**

0479

store and then noticed a bright light over in New York City, which indicated that there was a large fire, and having nothing especial to detain him he concluded he would go over to see it; he took a car to the bridge, went across and took the cars on the Third Avenue Elevated Road in New York City and got off at 57th Street he thinks, and took a horse car across town, and there he started for the scene of the fire which was near the North River, at about 60th Street, when he was near 11th Avenue and about 60th Street he noticed two men struggling and wrestling together and heard cries of Police, Murder, &c., and a crowd gathering about them, whereupon he stepped in to separate the two men and grappled with them both, when one of them pulled away from him and rushed into the crowd, this had no sooner taken place than a Police Officer grabbed him and the other of the said two persons whereupon the said person told the Officer that he had lost a watch. The Officer conducted them both to the Police Station; when they arrived there he asked the Sergeant to permit him to send a telegram to his father, this the Sergeant in charge declined to permit him to do saying "You lie, you have no folks in Brooklyn and are nothing but a New York loafer" then he was locked in a cell and there remained until morning, when he was taken before a Magistrate and arraigned and pleaded "Not guilty" and was bound over to answer to the Grand Jury; that thereafter he was permitted to send word to his father who came to him and furnished bail and he was released.

Deponent further says that he never was in that

**POOR QUALITY
ORIGINAL**

0480

part of New York where he was arrested before in his life; he never saw either of the two persons whom he attempted to separate before in his life; that he knew nothing of the robbery or the loss of the watch at the time nor until after he was arrested. That his only motive in touching either of said persons was to stop what he thought a fight about to begin.

That he was never arrested or even accused of anything in his life that would subject him to any kind of prosecution and up to this time his reputation among his friends and the community in which he has lived has been without reproach as far as he knows.

Sworn to before me this :
27th day of April, 1889.:

Edward Beckman

John H. Ryan
Notary Public
City & Co. of N.Y.

POOR QUALITY
ORIGINAL

0481

City and County of New York, ss:

WALTER L. PEIRCE, being duly sworn, deposes and says; I reside in the City of New York and am the Secretary of the Lidgerwood Manufacturing Company and am well acquainted with John Beekman and his family, and his son, Edward Beekman. Edward Beekman has been in the employ of the Lidgerwood Manufacturing Company in his Pattern Making Department for four years nearly last past. I have had occasion in examination of the list of workmen and of the pay roll of the Company to notice that Edward Beekman has been almost constantly in the employ of the Company since that time. My personal knowledge of him is that he is an industrious and well minded young man and is deserving of the good esteem and good reputation which he has heretofore enjoyed among the workmen in said Company's employ and among his associates in the community in which he lives. I have no hesitation in saying that he is a trustworthy and honorable young man.

Sworn to before me this :

3rd May
~~27th~~ day of ~~April~~, 1889.:

Charles H. Lewis
Notary Public

New York County

Walter L. Pierce

**POOR QUALITY
ORIGINAL**

0482

City and County of New York, ss:

JOHN BEEKMAN, being duly sworn, deposes and says; I reside at No. 383 Union Street in the City of Brooklyn. That my family consists of myself, wife, and six children. That Edward Beekman is my son. That I am a Stockholder and Director in the Lidgerwood Manufacturing Company, Manufacturers of Hoisting Engines and Boilers, with its principal office at No. 96 Liberty Street in the City of New York, and its Works in the City of Brooklyn, and it does a business of nearly \$1,000,000 a year. That I am the Superintendent of its Works. That for the four years last past Edward Beekman, my son, has been in the employ of said Company learning the trade of a Pattern Maker, and during that time has constantly attended to his business except when away on a vacation with my permission. That during all his lifetime has been at my house and under my care and direction. That no complaint was ever made to me by any one of any misdemeanor or bad conduct on his part. That I have always suitably clothed him and given to him sufficient money for a boy of his years and the advantages of obtaining an education which in my opinion he has improved.

On the 19th of April last he was at work as usual at his trade and after his days' work was done he was at home to his dinner as usual and at that time said that he was going out to buy some tools to use in his business and would be back about 9.30 or 10 o'clock. On the Sunday following I learned that he was locked up in the Station House in New York City for what I did not then

GOOD QUALITY
ORIGINAL

0483

know. I immediately went to him, ascertained the trouble
and learned that he had been bound over to answer to the
Grand Jury and as soon thereafter as possible I obtained
bail for him and had him released.

Sworn to before me this :

^{3rd} day of ^{May} ~~April~~, 1889.:

Geo. Beckman
Charles H. Brown
Notary Public
New York County

**POOR QUALITY
ORIGINAL**

0484

In the Matter of
Edward J. Berkman

POOR QUALITY
ORIGINAL

0485

Police Court—14th District.

Affidavit—Larceny.

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

of No. 39 Essex Street, aged 29 years,
occupation Car Inspector being duly sworn

deposes and says, that on the 19th day of April 1887 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:

One silver watch of the value of
Fifteen 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 Edward Beckman (now here

and another man not now arrested for
the reasons following to wit: that at
about the hour of nine o'clock P.M.
on said date while deponent was passing
through a crowd on West 68th Street
looking at a fire the man not arrested
stood in front and pressed against deponent
and deponent looked down and saw the
chain attached to his watch hanging down
deponent immediately missed his deponent
watch from the left hand side pocket of
deponent's ~~coat~~ vest worn on the person
of deponent and deponent caught hold
of said man not arrested and shouted

Sworn to before me, this
day of April 1887

Police Justice.

POOR QUALITY
ORIGINAL

0486

Police and the defendant Dezman
caught hold of defendant by the arms
while defendant was holding the other man
and compelled defendant to let go of
the said other man wherefore defendant
charges the said defendant with acting
in concert with said other man not now
arrested in taking, stealing and carrying
away said property from the person of defendant

Owens before me this

20th day of April 1889

Charles Piloski

J. Murphy

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 1889
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

Dated 1889
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
to answer Sessions.

POOR QUALITY
ORIGINAL

0487

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }

District Police Court.

Edward Beckman 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.

Edward Beckman

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

383 Union St Brooklyn 7 years

Question. What is your business or profession?

Answer.

Pattern maker

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

Ed. Beckman.

Taken before me this

day of *Sept* 188*7*

G. Thompson
Police Justice.

0488

Dated April 20 1889
John D. [Signature] Magistrate.
John D. [Signature] Officer,
227 Precinct.
 Witnesses _____

No.

Street

RECEIVED
APR 22
1889
DISTRICT ATTORNEY'S OFFICE.

No.

Street

\$ 500 to transfer \$

Richard J. Hill

Police Court - District

~~THE PEOPLE, &c.~~
~~ON THE COMPLAINT OF~~

Offence

Dated.....188.....*Police Justice.*

**POOR QUALITY
ORIGINAL**

0489

Harriman & Tessenden.

Attorneys at Law.

38 Park Row. New York.

POOR QUALITY
ORIGINAL

0490

State of New York,)
County of Kings,) ss.

Justin
JUSTIN E. GREGORY, being duly sworn, deposes
and says that he resides ^{at 414 Clinton Street} in the City of Brooklyn; that he
is a doctor of medicine and a practicing physician in the
City of Brooklyn and has been for twenty years or more last
past. That during much of that time he has been the at-
tending and family physician of John Beekman; that he is
well acquainted with him and all the members of his family,
which consists of himself, wife and six children; that he
is well acquainted with Edward Beekman who is the son of
John Beekman; that he has known him ever since he was a
very small boy. That the said Edward Beekman is a good,
industrious young man and regarded and held in the commun-
ity in which he lives as an honorable and respectable per-
son. That any one could, with safety, employ him in any
business requiring integrity, honesty and fidelity. That
the family of which he is a member is a very respectable
one and highly thought of where they reside.

Sworn to before me this)

7th day of May, 1889.)

J. D. A. Bergen
Notary Public
Kings Co.

Justin E. Gregory

POOR QUALITY
ORIGINAL

0491

In the matter of
Edward Beckman

Affidavit of
Justice C. Gregory

POOR QUALITY
ORIGINAL

0492

State of Michigan }
County of Menominee } ss.

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

DUNCAN MCGREGOR, being duly sworn, deposes and says; I reside at No. 295 Carroll Street in the City of Brooklyn; I am a Clergyman by profession and a Minister in the Methodist Episcopal Church. I have known John Beekman and his wife and family for four years or more. That his wife is a member of my Church in good standing and that he and his family are attendants thereat. I know Edward Beekman, son of John Beekman, and he is known to me as a young man of industrious habits and good reputation and I would gladly recommend him to any position of responsibility or trust suitable to his years. His father is a man of good reputation, ability and means, and the entire family enjoy the respect and esteem of the community in which they live.

Sworn to before me this :
^{7th} day of ^{May} ~~April~~, 1889.:

Luther M. Packard
Notary Public

Duncan McGregor.

POOR QUALITY
ORIGINAL

0493

In the matter of
Edward Beckman

POOR QUALITY
ORIGINAL

0494

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Beckman

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

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

The said *Edward Beckman*

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *April* - in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *night* - time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the value
of fifteen dollars*

of the goods, chattels and personal property of one *Charles Dilaski*
on the person of the said *Charles Dilaski*
then and there being found, from the person of the said *Charles Dilaski*
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 R. Fellows,
District Attorney*

0495

BOX:

352

FOLDER:

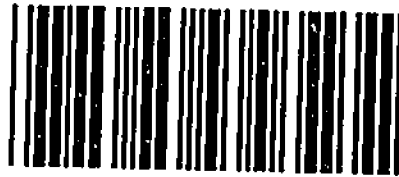
3317

DESCRIPTION:

Behr, David

DATE:

05/07/89



3317

POOR QUALITY
ORIGINAL

0496

Witnesses:

Counsel,
Filed
Pleads,
day of
188

THE PEOPLE

vs.
David Behr

Burglary in the Third Degree
(Section 498.50, 6, 5, 2, 4, 5, 3)

JOHN R. FELLOWS,
District Attorney.

A True Bill

Foreman.

day 9/1/89
Pleadings
H. W. O. P.
May 14/89

POOR QUALITY
ORIGINAL

0497

Police Court—3rd District.

City and County } ss.:
of New York,

of No. 37 1/2 Allen Street, aged 32 years,
occupation Tailor being duly sworn

deposes and says, that the premises No. 37 1/2 Allen Street, 10th Ward

in the City and County aforesaid the said being a Tenant House

and which was in part
occupied by deponent as a dwelling house

and in which there was at the time a human being not

Barker and
were BURGLARIOUSLY entered by means of forcibly breaking off
the pad lock securing the door
deponents room on the second floor
of said premises, at about the hour
of 9 o'clock P. M.

on the 29th day of April 1889 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Four (4) Ladies Rich Wraps, three
(3) Ladies Dresses, three (3) Rich
Handkerchiefs, one Hair pin,
one small clock and two keys,
said property being in all of the
value of three hundred 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

David Baertz, now here,

for the reasons following, to wit:

That at the time
aforesaid deponent discovered
the door aforesaid broken open
and the property named stolen
and carried away out of said
room which had been previously
closed and secured.

That deponent then went into
the cellars of said premises and

POOR QUALITY
ORIGINAL

0498

There found the defendant
hiding in the Coal, with said
property in his possession, and
at Vol. 9, James Key. That said
defendant does not reside in
this prison and has no right
or business there.

Signed to appear on this } Solomon King
29th day of April 1889 } Mary Goldstein
J. M. Plummer }
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 1889
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District	Offence—BURGLARY
THE PEOPLE, vs., on the complaint of	
1	
2	
3	
4	
Date 1889	Magistrate.
	Officer.
	Clerk.
Witness,	
No. street,	
No. street,	
No. street,	
\$ to next General Sessions.	

POOR QUALITY
ORIGINAL

0499

Sec. 193—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

David Bearz 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. *David Bearz*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *332 Broadway 2 days*

Question. What is your business or profession?

Answer. *Metal Worker*

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 Guilty of the Charge*
David Bearz

Taken before me this

29

day of

March

188

9

W. J. O'Connor

Police Justice.

POOR QUALITY
ORIGINAL

0500

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

Police Court--*638*
District.

THE PEOPLE, &c.,
VS. THE COMPLAINT OF

1
2
3
4
Offence _____

Dated *April 29* 188*9*

J. M. Bauman Magistrate.

Reap 11
Officer.

Michael J. Winters Precinct.

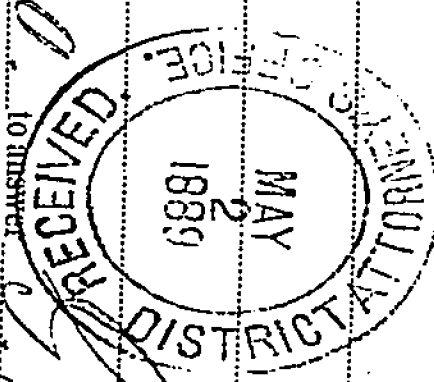
Witnesses *Michael J. Winters*

No. *11* Precinct.

No. _____
Street.

No. _____
Street.

No. *1500*
Street.



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

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 *April 29* 188*9* *J. M. Bauman* 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.

POOR QUALITY
ORIGINAL

0501

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Behr

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

David Behr

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

The said

David Behr

late of the ~~Fourth~~ Ward of the City of New York, in the County of New York
aforesaid, on the ~~twenty ninth~~ day of ~~April~~ in the year of our Lord one
thousand eight hundred and eighty- ~~nine~~, with force and arms, in the
~~day~~ time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Solomon Goldstein

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

**POOR QUALITY
ORIGINAL**

0502

SECOND COUNT—

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

—David Behr—
of the CRIME OF *Grand* LARCENY in the second degree committed as follows:
The said *David Behr*

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

*four wraps of the value of
twenty five dollars each, three
dresses of the value of sixty
dollars each, three handkerchiefs
of the value of one dollar each, one
hair-pin of the value of five cents,
one clock of the value of five
dollars, and two keys of the value
of ten cents each.*

of the goods, chattels, and personal property of one

in the dwelling house of the said

Solomon Goldstein
Solomon Goldstein

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

John R. Fellows,
District Attorney

0503

BOX:

352

FOLDER:

3317

DESCRIPTION:

Belmont, Frank H.

DATE:

05/07/89



3317

Witnesses:

Wells Ch. neeg
Red

Wells Ch. neeg

Wells Ch. neeg

Wells Ch. neeg

Counsel,

Filed

1889

Pleas, *Ch. neeg*

THE PEOPLE

vs.

Frank M. Belmont

Wells Ch. neeg

H. P.

Grand Larceny Second degree.
[Sections 528, 531 — , Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wells Ch. neeg

Foreman.

May 14/89

Wells Ch. neeg

Wells Ch. neeg

May 17/89

POOR QUALITY
ORIGINAL

0504

**POOR QUALITY
ORIGINAL**

0505

The People
vs.
Frank H. Belmont. { Court of General Sessions Part I.
Before Recorder Smyth.

Friday, May 10, 1839.

Indictment for grand larceny in the second degree.

William W. Lyon sworn and examined.

I live 278 Seventh Street and am a salesman in Brokaw Bros. 34 Fourth Avenue, I was a salesman there on the 18th of April of this year, I saw the defendant that day, there is no mistake about it, in the building on the second floor in the front part of Brokaw's store, it was about two o'clock in the afternoon. I was called to wait on him, he said he wanted to purchase an overcoat, a very light color and that a brother of his had purchased one there a few days prior, a silk lined overcoat and that is just what he wanted; he tried several garments and finally he got one that fitted him; he then stated that he wanted a light colored suit of clothes and he went down to the first floor and I fitted him a coat and vest, he had not time to try on the pants, taking my word that the pants would fit him properly; he stated that they must be delivered at 132 East 27th Street at four o'clock. I told him it was rather late, that our delivery had gone and that they must be sent by special messenger. I consulted with the floor manager and he decided to send them. The value of the overcoat was thirty-two dollars and the suit of clothes twenty-three dollars; the clothes were given by me to the clerk at the desk who took the ticket and recorded it in the office where it was stamped C.O.D.; it was then sent to the busheling room to be pressed and after

**POOR QUALITY
ORIGINAL**

0506

that they were sent to the shipping room. I did not see the clothes sent upstairs, I gave them to the boy who run the elevator, I think his name is Oliver Henry, I do not know what he did with them, I did not see them after I gave them to him.

Cross Examined. I did not see the clerk mark them C.O.D., I do not remember which clerk I handed them to, I was pretty busy, it was Thursday afternoon. We have about seventy-six salesmen altogether in the establishment, there was quite a number of people in there and I was busy both before the defendant came and after he left. I did not see these clothes taken to the pressing room and do not know who took them there. The party who bought the clothes from me wore a dark suit, a black coat and vest and dark pants, he wore a silk hat with a cloth band and carried either a cane or umbrella, I never saw him before, I was waiting on him about twenty or twenty-five minutes; he had a very small moustache, it was more dark brown than black. I do not remember that I testified in the Jefferson Market Police Court that he had a little dark, black moustache. I remember that you, the Counsel, called at Brokaw Bros. and a salesman named McCarty introduced you to me, I said then that the party who bought the clothes from me had a very dark moustache. I was called to wait on the man about two o'clock, he was upstairs at the time at the head of the stairs, that was where he got the overcoat. After clothing is received over the desk it is sent by a boy who runs the elevator or dummy for that purpose, they are given to him, he puts them on the dummy and sends them upstairs; they are then

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taken by a boy that runs between the busheling room and the dummy. I did not see either one of those two boys handle the goods after they left my hands, I do not know who I gave the goods to over the counter. I took the clothes to be recorded, the name of the person who purchases them, the address where they are to be sent, the lot number and the name of the salesman, we hand the ticket with the goods to a man behind the counter; then the ticket is passed in the office and they mark it C.O.D. or how it is to go; the ticket comes back to me and I tie the garments up. The busheling room is the room where they do the repairing and pressing; the goods do not leave my hands until we send them to the pressing room. I deliver them to the boy who runs the elevator and I do not see them after that. They are sent from the pressing room to the delivery department, they are not done up when they are sent to the delivery department. It is customary to address the bundles in the delivery department and they get the information to do so from the ticket. I handed the goods to Oliver Henry but I did not see him place them on the dummy.

Thomas Coyne sworn and examined.

I live No. 1425 Avenue A, I am engaged at Brokaw Bros. delivering packages and was so employed on the 18th of April, 1889; on that day I saw the defendant and delivered a package to him which I received in the delivery department of Brokaw Bros. I did not see the goods at any time, they were wrapped up in a box, there was a label on the box with an address and name on it, J. Kennedy,

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132 East 27th Street, I took this box to deliver about four o'clock in the afternoon, Mr. Hayes, who is in the delivery department, he told me to deliver it at once as the party was going out of town, I was to be paid for them, I delivered it at 132 East 27th Street to the prisoner; I was told not to deliver C.O.D. packages when I went there without I got the money, that was the practice and rule of the house; this was a C.O.D. package, I arrived at the place between ten minutes and a quarter past four; a young girl about the size of myself let me in, the girl closed the door and she went upstairs, I asked her if Mr. Kennedy was there and she said yes, she told me to wait, she came down again and told me to go upstairs to Kennedy's room first floor in the front; I saw the prisoner there, he asked me could not I get up any quicker, I told him no, as soon as I got the package I came up with it; he asked me if I rode up in the elevated or horse cars, I told him I rode up in the horse cars; he said he wanted to go out of town, he was in a hurry and he thought I would not come; so then he told me to wait a minute and he would give me a check; I told him I did not want a check and then he went down stairs and got ink and paper from the lady, he came up and said, "I will write out a check"; I says, "I cannot take a check unless it is marked on the box; he says, "I have got enough change all but seventy-five or eighty-five cents", he says, "you can go out and get change". I says, "I don't know where to get change." He says, "you can go up to the drug store and get me three sedlitz powders. When he came up with the ink bottle he took it over to the

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sideboard and began writing on the paper and then he told me that was a check, I told him again I could not take the check, I want the money"; he says, "you wait, pulling a roll of bills out of his pocket and said, "I have enough change all but seventy-five or eighty-five cents." He gave me a dollar bill and told me to get the three seid-litz powders; he had the bundle of clothing; I went to the drug store between 26th and 27th Streets, got the powders and came back with the change; when I came back I did not find Mr. Belmont or Mr. Kennedy, he was gone, I went upstairs to his room, the bundle of goods was not there, nobody was in the room at the time I came back, it was not the same girl who let me in first but another one. The landlady of the house came upstairs and asked me what was the matter. I told her and she said she saw the man go out a few minutes after I left, with a bundle. I then went around to the Station House and reported it and came back to see if he had come back but he had not and then I went to the store where I work. I don't know the name of any of the ladies who let me into the house. I next saw the Defendant when he was arrested at Police Headquarters, it was about a week and two days after I went to the house. Mr. Brewster and the detective of the store took me to Headquarters, I saw the defendant there, there was six or seven other men put in a line with him; the gentleman up there told me to put my hand on the man that I gave the clothes to, I went over and put my hand on that man, he is the man to whom I gave that box, I then went to Jefferson Market Court, he pleaded not guilty I believe and then I went to the store and done my work.

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Cross Examined. The men who were placed in the line at Headquarters were between thirty and forty years old but there was another young man with him. The woman who let me into the house the first time I should judge was about eighteen or nineteen years old, I think I would know her again. The girl pointed out to me now with the red hair was the girl who let me in the second time, after I came from the drug store. I did not take any notice of her dress. I saw the lady there now pointed out to me who is dressed in black, she is the one who told me that the man went down with the bundle.

Counsel stated that the name of the girl with the red hair was Lizzie Reid and the lady in black was Jemima Brown.

The man was dressed in a dark suit and had on a light tie, he had no hat on, he had a short black moustache. I am positive that neither of these ladies opened the door for me the first time. I did not go up to this house after I heard of the prisoner's arrest and inquire whether or not the man to whom I delivered the clothing had a bad tooth in the front of his mouth; I made no remark about a bad tooth, I heard nobody in Brokaw's store or elsewhere speak of the fact that the man to whom the bundle was delivered had bad teeth. It is true that after I delivered this bundle in 32nd Street I went with a policeman to a place called the Haymarket; it was about ten o'clock at night, the man who went with me is a detective from Brokaw Bros. I went there to see if I could find the man to whom I delivered the clothing, it is not true that I pointed out to that officer a certain

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party sitting there that night to whom I delivered the clothing. The officer did not tell me I was mistaken, I had no such conversation with him. The room in which I saw Kennedy and where I left the bundle was light, there were curtains in front of the windows but they were kind of pulled back.

William W. Lyon recalled.

I sold the goods to a man who gave me the name J.R. Kennedy, he gave his residence at 132 East 27th Street. The package was marked C.O.D. and was given to Oliver Henry to put on the dummy, I remember the circumstance distinctly of giving them to him. Oliver Henry is in Court and so is Mr. Cleary.

Thomas Cleary sworn and examined.

I live 194 North 9th Street, Williamsburgh and work for Brokaw Bros. I was there cashier's assistant on the 18th of April last, I enter the cash tickets as they come in and the C.O.D. tickets and then in the evening balance the cash book with the cashier. I enter the C.O.D. tickets in a book kept for that purpose and the cash tickets are entered in the sales book. What I mean by a C.O.D. ticket is the goods are sent home and the money to be collected upon delivery, I get the C.O.D. tickets from the book-keeper or the cashier; the C.O.D. ticket contains a list of the garments that have been sold and the price and to whom they have been sold and the address. The book now shown me is the C.O.D. book of Brokaw Bros.,

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and it was in use on the 18th of April, I made some of the entries and this entry on page 249 of the 18th of April, 1889, is in my hand-writing and was copied from a C.O.D. ticket, I got the ticket from P.H. Kloss, the book-keeper I did not see from whom he got it.

Thomas Oliver Henry sworn.

I reside 706 Third Avenue and work for Brokaw Bros., I run the dummy, I send the goods marked for alterations up to the third floor, I was attending the dummy at Brokaw Brothers on the 18th of April, I know Mr. Lyons, the last witness, I cannot say I received any particular bundles from him to be sent up on the dummy elevator because there are so many salesmen, I took no more notice to him than any other salesman, I went to work that morning at seven o'clock and worked up to ten minutes past one, I then took my dinner and came back at a quarter to two and went to work at the elevator and remained till closing up time, I sent up all the packages that were handed to me between a quarter after two and six o'clock, I sent all the packages to the bushelling room.

Cross Examined. I am relieved by different boys on the floor, I do not think I was relieved that afternoon but I cannot swear positively. I worked there every day in the month of April and every afternoon of every working day. The name of one of the boys who receives packages is Edward Connelly, his lunch hour is from one to two. I do not recollect whether he took any goods that day that Lyons gave me.

~~Edward Connelly~~

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Edward Connolly sworn.

I live 136 South Street, Jersey City and attend the dummy at Brokaw Brothers, I attended the dummy on the 18th of April of this year and worked on the third floor, I was there on the 18th about two o'clock and remained till half past six, I took from the dummy all the goods that came up there between two and half past six, I brought them over to the bushelling room where they were to be altered, the goods that I receive have tickets on them giving the name of the party, the address, the number of the lot of goods and the price and whether they are C.O.D. and whether they are to be altered.

Cross Examined. My lunch hour is between one and two. I have no recollection of being away from my post in the afternoon during the month of April between two o'clock and six; the bushelling room is about fifty feet from the dummy on the third floor, the other boy relieves me sometimes but very seldom, I am not asked by the repairers to assist them as well as to wait on the dummy. I will not swear that on the afternoon of the 18th of April that the other boy did not take bundles off the dummy between two and six o'clock.

George Brandt sworn and examined.

I live No. 8 Throop Avenue, Brooklyn; I am a wrapper in the employ of Brokaw Bros. and was employed in that capacity on the 18th of April, I put up clothing in paper boxes and wrappers, some of the clothes come from the first floor and some from the third floor; I wrap the bundles up when they come from the departments; when

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clothing comes from the bushelling department it is accompanied by a ticket, my department is in the basement, the name of the purchaser and the address is on the ticket and the price and whatever alterations are to be made and then the ticket is signed by the gentleman of the bushelling department after the goods has been altered, the signature of the cashier in the office is also on the ticket and the stamp C.O.D.. If the suit is an expensive one we put it into a box and then it is sent to the other end of the room after we put our signature on the top, we put the ticket on the box underneath the cord so that it cannot fall off, then a gentleman makes out the labels that go on the packages. I was working in that department on the 18th of April from two until half past six, I received C.O.D. parcels from the bushelling room that afternoon, I remember the name of one package I received and made up for a man named Kennedy, I believe it was a light overcoat and a suit, I received it from the bushelling department, I put it in a box, the address given was 130 something East 27th Street I think. I know Mr. Hayes, he was there that day, I do not know whether he received the ticket or not. After I got through wrapping up the goods I put them in a box and that was the last I saw of them.

Cross Examined. I have been working for Mr. Brokaw about a year and a half, I was not in Court the other day when this trial commenced, Mr. Brewster, superintendent of Brokaw Bros. first informed me that I was to be a witness in the case, I knew the trial was in progress on Friday, he told me that I was required as a

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witness in this case, I was asked if I done up the package and I answered yes, I considered before I answered it.

It is not true that Mr. Brewster described exactly the suit of clothes, I did not talk with him at all as to whether the coat was light or dark. I know before I left the store to come down here that those goods had been directed to a man named Kennedy in ^{27th} ~~32nd~~ Street, I could not help knowing that for I was present when the boy came back from delivering the package, Mr. Brewster and I did not talk over this matter last Friday and Saturday and mention the name of Kennedy, I have heard the name of Kennedy mentioned in the store by the employees there that the man who was on trial gave the name of Kennedy, I had no conversation with Mr. Brewster or anybody else about the street number where these clothes were to be delivered; I am an express packer in Brokaw's and I do not often do up city packages, I cannot say how many packages I wrapped up on the day in question for the city. I cannot tell you the names on the other packages, where they were to be sent. I was present in the delivery department when the boy came back and mentioned that he had a package for East 27th Street, such and such a number, had been taken from him and described the things and how it occurred down in the delivery department before the gentleman that passed the tickets in my presence and it impressed itself on my memory and then I recollected that I did up the package. I have been with Brokaw Brothers four years and a half; I did not put the ticket on this package and did not see it made out by anybody, it was made out when it came into my possession.

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John F. Hayes sworn.

I live 104 West Houston Street and am a delivery clerk for Brokaw Brothers, I was there on the 18th of last April, I left before six o'clock that evening, I was there between two o'clock and the time I left, I left about fifteen minutes to six; my duties are to take care of all the monies that come in and send out all the different packages, I receive some from the bushelling department and others from the first floor, I know Mr. Brandt, he works on the same floor with me and is one of the wrappers; the goods come to the wrapper in the first instance before they come to me, they are in a box or in paper, wrapped up accompanied with a label containing the address where the package is to go and the name of the salesman, we have a private mark for C.O.D. upon the ticket, I give them to wagons or boys as the case may be, the label is copied from the original ticket, the label is copied on a slip that the boy or wagon takes; the ticket is entered in a book and put on file and when the money is paid it comes to me and I turn the ticket into the office. I know the boy Thomas Coyne, he is one of the delivery boys, I sent him out with packages that day but I cannot remember whether there was a box among them or not on the afternoon of the 18th of April, I cannot recollect the names of any persons that were upon any of the packages; I was not present when the boy returned and reported that the package which he delivered was lost, I heard talk of that kind next day but that did not recall to my mind the name of any person that was on the package sent out the day before; I do not remember that I made out any labels on

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the afternoon in question. I heard it spoken of the next day in the store that a package that had been sent to 27th Street was lost, I do not remember that I heard them mention the name of Kennedy, it was my assistant Mr. Burns told me of it the next day; I then recollected that I had sent a package to 27th Street by a boy. You stated to his Honor and the District Attorney before that you had no recollection of it, how is it that you recollect now that you had a package marked for 27th Street when you could not recollect it ten minutes ago? They asked me about a box, I could not remember it being a box; at the time I speak of I only gave this boy Coyne one package, I do not remember how many packages I gave him during the whole day, I remember giving him a package on the afternoon of the 18th of April for the Fifth Avenue Hotel; it went with this other package for 27th Street, I had nothing to do with wrapping them up, I see them before they are wrapped up but I do not know what the contents of each package is, my information is derived from the ticket I did not see the contents of the 27th Street package or of the Fifth Avenue Hotel package.

Philip H. Klos sworn.

I live 347 Second Avenue and am a book-keeper in Brokaw Brothers, I was there on the 18th of April; my duties are to keep the retail accounts and to ascertain what customers are chargable and what customers are charged C.O.D. and to attend to other miscellaneous duties; we get a ticket with the name and address of the party to whom the goods are to be sent and of the article and of the salesman's name and if there are alterations to be

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made; sometimes there is more than one address, the address where the goods are to go and another address where the bill is to ^{be} sent, both addresses are on the tickets; we get these tickets from the young man who is behind the wrapping counter; my duty is to ascertain if it is to be charged on the books and if it is not to be to stamp it C.O.D., to endorse it on the back and have it entered on the C.O.D. book. The book now shown me is the C.O.D. book which was used every day of the month of April 1889, by Brokaw Bros., the young man who attends to it is Thomas Cleary, I see this entry on page 249, I recognize the writing and all about it, I have a recollection of the ticket, that a salesman handed in the ticket with the name of Kennedy and East 27th Street and he said, "Mr. Klos, that man wanted to give a check, he says that his father is either ^{president or} superintendent of the gas company." I then proceeded to look up and see if I could find a record of such a gentleman and I failed to do so. I cannot state what the contents of that ticket was but I remember it was Kennedy, East 27th Street; the name of the salesman is W.W. Lyon. The usual practice is for me to hand a ticket to a young man to enter, then he passes it out of the pigeon-hole and the young man behind the bundling counter takes the ticket and calls the salesman and gives it to him; he takes it and puts it on the goods and sends the goods to a different part of the house and the original ticket goes with the unwrapped goods and after the goods are wrapped up they put the ticket on file in the delivery department and if it is C.O.D. they wait till they get the money returned and then

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they hand it back to the cashier, he examines it and puts it on file and Mr. Cleary marks it off the C.O.D. book as paid, he enters it upon his cash book and in the morning the first duty we have to do is to check the salesmens books and see that the amounts correspond on the books of their private accounts; when that is done the C.O.D. tickets are sent down to the department as a final voucher. I believe there was a search made for the ticket in question. I do not know of my own knowledge that these particular goods were wrapped up, I did not see the goods at all, I never saw this defendant.

Thomas R. Albers sworn.

I live 167 Varick Street and am a special officer for Brokaw Brothers, I was engaged in that capacity on the 18th of April and was engaged on this case of Frank Belmont. I understood that the boy came back and told about his losing the goods about half past five, I was given a small paper by the cashier, a ticket that had on it, "a suit of clothes and an overcoat," Mr. Armstrong the cashier gave me the ticket; I carried it two or three weeks, I either tore it up or mislaid it, I searched for it but could not find it. There was on the ticket, ".J. Kennedy", and something like 132 East 27th Street; there were some numbers and it said one suit, twenty-two or twenty-three dollars and an overcoat thirty-two dollars; I recollect the salesman's name on the bottom was Lyon and the stamp C.O.D. on the other side of it. I went to the premises designated on that ticket 132 27th Street, I got there about six o'clock that evening, I rang the

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bell and asked for the lady of the house, I did not ask for Kennedy but I asked for the young man who received the goods and who had a room there; she said she seen him go out when he sent the boy for the sedlitz powders./

Cross Examined. I could not say exactly the date that was on the ticket which I lost, I believe the Defendant was arrested on a Friday about four or five o'clock, I believe it was after he was arrested that I lost the ticket but I am not certain, I looked all over the house and could not find it, I have been a detective at Brokaw's four weeks, I was before that a bar-keeper corner of McDougal Street for seven years, I was never attending bar at The Allen's. I remember being up in the Haymarket with young Coyne one night, I do not remember the circumstance of Coyne pointing out a party to me and saying he thought that was the party who received the goods from him. I think I would know the lady who opened the door for me at 27th Street, there are two sisters there. Officer Sheridan arrested the defendant, I was with him, he was arrested in Mike Moore's pool-room 14th Street. The woman now shown me is the woman who opened the door for me, she said she saw the boy go up and when the boy went out she saw the man go across the street, she did not know whether he turned up Third or Lexington Avenue but she told me she saw him go out; this was about six o'clock at night.

William P. Sheridan sworn.

I am a detective officer and arrested the Defendant on the 26th of April about five o'clock in the night in 14th Street between Third and Fourth Avenues on the street.

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About the 23rd of April of this year Mr. Albras the special officer at Brokaw's came to Inspector Byrnes's office and he saw me, I was put on the case, I told him to describe the man and Mr. Albers gave me a description of the man who had stolen the suit of clothes and the overcoat from Brokaw Bros. on the 18th of the month, I looked around to find the man and I was not able to find him until the 26th of April. I went down to Brokaw Bros. and got Mr. Albers and the salesman Mr. Lyon and brought him to 14th Street, I told him to go into the place, I don't know the number, it is next to Theiss's, Third Avenue on the south side; I told them both to go in and see if they could identify the man who had stolen the clothes. They went in and I followed them, Mr. Lyon went over to this defendant and put his hand on him and said, "that is the man", I went up to him and told him to come outside and when he came outside he asked me what I wanted, I told him I was going to arrest him, he asked me what for, I told him for stealing a suit of clothes and an overcoat from Brokaw Bros. He said to me, "I did not steal any suit of clothes or overcoat from Brokaw Bros., I aint any petty larceny thief, when I steal I steal good." So I took him down to the office and they locked him up, to Inspector Byrnes's office, I took him to Court the next morning, he was held for examination and a few mornings after that he was held in a thousand dollars to answer.

I know the boy Thomas Coyne when I see him, he was at Police Headquarters, he came down to the office on the morning of the 27th of April and we stood this man, the defendant up in a line with four other men and we told the

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boy to see if the man was there that he delivered the clothes to. He went up and put his hand on that man and said, "that is the man." I had a further conversation with the defendant about this case on the way over to Court, he said to me on the morning of the 27th when I was taking him over to the Police Court, "I guess I struck a snag this time." I said, "I don't know whether you did or not; he said, "they can't hang me. I can take a plea if I want to", I told him to suit himself about that.

Cross Examined. Is not what he stated to you when he said he was not a petty larceny thief, didn't he state, "if I would steal I would steal good," instead of stating that he did steal good? No, he said, "when I steal I steal good", that is just what he said, I remember the language. I don't know as a matter of fact that he was joking in the Police Court, he was laughing with everybody; I did not speak to him about taking a plea, all I said was he could suit himself about that, I did not say that I had other charges to prefer against him, I said that he might get a rap for some other charges, that he was similar to a person who stole a lot of cigars, I did not say that he was the man; I did not say it would be better for him to take a plea and that he would have to stand a rap for something else. I do not remember how it came about when we were talking about the raps. I was present when he was identified by the Coyne boy. Do you remember also that there were old men placed by the side of him? No, they were not old men, they were young men.

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The Case for the Defence.

Jemima Brown sworn and examined.

I live at 132 East 27th Street and am a dress-maker and occupy two floors, the second floor and the basement, I live there with my sister and neice. I remember on or about the 17th or 18th of April a young man coming there to rent a room of me, he was alone, he came about twelve o'clock, he deposited a dollar on the room, he was dressed in dark clothes, I noticed a peculiarity about his teeth, he had one front tooth that was partly gone and the other part was black. I noticed that he had a slight black moustache; the Defendant is not the man, he was stouter than that man, fuller in the face, with a slight black moustache and one bad tooth in front, I was conversing with the man a few moments, he did not go right up to his room and take possession of it, he went away and came back again, I let him in the second time and had some conversation with him at the door; this was between three and four o'clock in the afternoon when he came back the second time, he then gave me the dollar deposit for the room and asked for a key saying that he would occupy the room that night, I gave him a key, he did not go upstairs when I gave it to him, saying he expected a parcel and if any parcel came he asked me to take it for him and I said I would. The boy came with the parcel about four o'clock in the afternoon of Friday, I think it was Friday but I could not be certain, it was the day before that the man came there to hire the room, I know the young man was in his room when the boy called with the parcel. I saw him that day, I saw him twice on the day he rented the room

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and on the morning when the parcel came, between eight and nine o'clock, I simply wished him good morning in the hall, I saw the man go with the parcel between four and five, after the boy had delivered it.

Cross Examined. I rented the room to the man on the day before the boy came there, about mid-day, he asked for a front room, I asked him what kind of a room he wished, a smaller or larger room, he said a room for two; I said, I have such a room and took him upstairs to the first floor front and showed him the room, he was pleased with it and said he would go and tell his brother, he said he was a telegraph operator and his brother was in The Tribune office and that he would call again and let me know in about half an hour, he went away and came back about that time; I let him in again, he said he had seen his brother and that he liked the neighborhood and was pleased with the room. We stood in the hallway talking, there was a glass door in it, there was a light in the hallway but no gas, the light came from over the front door, there were lace curtains on the window; the man had black hair and his eyes were dark and his moustache also, the moustache was quite slight, he had no overcoat, he was about the same size as the defendant but much stouter. I was talking with him the second time about five minutes, he asked me for a key the second time and I gave him a key for the door and he said that he would not probably occupy the room for that night but that he would call in the morning with his brother. It was the same man that got the key from me who came in late at night. I had a conversation with Officer Albers about

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this case, I did not say to him that I could not identify anybody because it was so dark, I said I felt sure I could identify the man, my sister said she could not identify the man, she is not here to-day; I did not see the boy come in with the package, my niece told me she let him in, I saw her going to the door.

Lizzie Reed sworn.

I am a niece of the last witness and live at 132 East 27th Street, I remember the afternoon of the 18th of last April and the fact of a boy calling with a package, I went to the door and opened it, the boy said he had a parcel for Mr. Kennedy, I took the bill from him and went up to the gentleman's room and said, "Mr. Kennedy, this is a bill for you, some money has got to be collected." He was sitting at the window and came to the door, I was in the hallway and he was in the inside and we talked with the door partly open, I was up close to him; he said, "send the boy right up here"; I had not seen Kennedy before this, the boy was waiting in the hall down stairs, I did not pay much attention to Kennedy's appearance, I could not swear that the Defendant is the man, he had dark hair, I do not think the defendant is the man, the man had a slight moustache and I thought he was of much stouter build than the defendant and stouter in the face, he was about as tall as the Defendant; I went down stairs to my work in the basement, I do not remember of anybody going down stairs and asking for pen and paper while the boy was in the house, I told the boy to go up.

**POOR QUALITY
ORIGINAL**

0526

John Kauffhold sworn and examined.

I live at 102 Third Avenue and am a barber, I have been in the habit of shaving the defendant about nine months off and on; the last time I shaved him was about three weeks ago, and cut his hair, sometimes he came in every week and then I have not seen him again in ten days for it is not necessary for him to get shaved every week, I never noticed a moustache on his upper lip, he is not able to raise a moustache, he might raise a few hairs; if this defendant ever had a moustache no matter how slight, on his upper lip, I would have noticed it coming into my place; I never shaved any moustache off, I always shaved his upper lip because it is the fashion; I don't know whether he has any brother or not.

Hattie Ayers sworn.

I live at 93rd Park Avenue with Mrs. Dr. Davenport and have lived there five months; the defendant is my brother-in-law, he married my sister, I saw him twice a week for the last three months, he used to visit at my sister's house 1574 Fourth Avenue near 83rd Street, I never saw any hair on his upper lip.

Maggie D. Cooper sworn.

I am the wife of the defendant and was married to him in St. Louis a year ago next 4th of July, I have been with my husband all that time, I never saw him have any moustache or whiskers on his face, I have lived at 120 Waverly Place for a year and from there went to Park Avenue.

We went to St. Louis to get married, I never went by the name of Kennedy.

**POOR QUALITY
ORIGINAL**

0527

Frank H.B.Cooper sworn and examined.

I gave the name Frank H. Belmont and I said I lived in Brooklyn but I was not living in Brooklyn at that time, I merely said so because I was innocent, I did not know what I was arrested for and did not wish my people to be aware of the arrest, I did not wish to worry my wife, I did not inform her of my arrest, I was taken to Police Headquarters. I never have been in Brokaw's in my life, I merely know where it is, never ordered any goods and never bought any goods at Brokaw's in my life, I never went to the house 132 East 27th Street, I have no definite idea of where the house is at this moment, I had no business up there, I never saw Miss Brandt or her niece before my arrest and was never in that house; I never ordered any clothing I repeat, in Brokaw's; I always got my clothes made to order.

Cross Examined. I am in the jewelry business, I buy my goods in Maiden Lane, I sell them in ships, I have been in business sixteen months and previous to that I worked for James E. Ward & CO. I buy some of my goods of Cross, Bequelin & CO., they know me by the name of Cooper & CO., I think the member of the firm who knows me is Mr. Shevener, I have been doing business with them about eight months, their place is 21 Maiden Lane, I do not know the names of the salesmen, I buy my goods for cash and six percent off, I have purchased goods of Taylor & CO., 19 John Street for about eight months, I go from one place to the other, I cannot give the name of any salesman, I purchased of goods of them about twelve or fifteen times, I bought goods of the Brooklyn Watch-case

**POOR QUALITY
ORIGINAL**

0528

Company, 29 Maiden Lane, I know no one by name there, I traded with Lausch & Co. 37 Maiden Lane, I have had about thirty transactions with them, I know Mr. Lausch personally. I did business in this line about two weeks previous to my arrest, I purchased watches from Cross & Bequelin and sold them to steamships of the Louisiana Line plying between here and New Orleans. I was born in New Orleans; when I was arrested I sent word to nobody; I was in this court-room once before when the boudie Alderman trial was going on, I was on trial here once myself, I had no moustache on then, I never had one in my life, I know Officer Heidelberg, he arrested me. A person owed me twenty dollars and I was going to take it and they brought a case of blackmail against me, that was in 1886, that is the only time I was arrested, Officer Sheridan arrested me on this charge in a pool room, I do not remember seeing him Mr. Lyon there, I was brought to Brokaw's by the detective, I was not arrested in Theiss' B but next door in a pool room where they play the races, I don't remember a person coming in and pointing me out, Sheridan came to me in the pool room and said, "I want you, Harry", he called me Harry, Ly-on did not come up to me and put his hand on me and say, "that is the man." On the 18th of April, I got up in the morning about eleven o'clock, it was a very rainy day, I was just after ordering some goods, I walked down to 14th Street to purchase some underclothes, I bought the underclothing in Ward's, 13th Street and Broadway, they were to be sent to 1574 Park Avenue at half past two in the afternoon and from there I came down to Mike Moore's pool room to see the result of the races, I went in there and made a bet.

**POOR QUALITY
ORIGINAL**

0529

*2
Examination
of
H. P. Sheridan
by
A. J. [unclear]*

I was just cashing my ticket when a party whom I afterwards ascertained was Sheridan, came up to me and said, "Harry, what did you do with your moustache?" I said, "I never had a moustache, I do not know what you want, I thought he wanted to borrow some money, he called me out and said, "never mind, you will find out when you go to Headquarters." They took me to Brockaw's and then to Police Headquarters, Mr. Lyons and Mr. Brewster came and made a charge against me of ordering a coat and suit of clothes and sending them up to 27th Street. Do you recollect telling the officer on the way to Court that you struck a snag? No, I never made such a remark and did not say "they can't hang me for it, I can take a plea if I want to", I never said anything of the kind, it is a pure fabrication. Do you remember saying in the presence of Mr. Brewster, "I may not be straight but I would not stoop to do so small a thing as that"? I will acknowledge that I might have said that. I was acquitted of the charge that was brought against me in this Court three years ago.

William P. Sheridan recalled.

I never had such conversation with the Defendant as he narrates .

Charles Heidelberg sworn.

I arrested the defendant in 1886 and then he had a very slight moustache on his upper lip.

The Jury rendered a verdict of guilty of grand larceny in the second degree.

**POOR QUALITY
ORIGINAL**

0530

Testimony in the
case of
Frank W. Belmont

filed
May 1988

filed May 1989

POOR QUALITY
ORIGINAL

0531

Frank H. Belmont - "Pedigree"

Arrested Oct 23 '86 under name of Frank Cooper
by Det. Supt. Heidelberg charged with "Blackmail"
obtaining \$50 from David P. Wolf 347 E. 58 St.
by above means. Tried & acquitted Nov 4 '86
by Judge Cowing.

Belmont was arrested again on April 14 '87
by Officer Curtis of 4th Precinct N.Y. City
charged with Forgery. by Emil H. Kosmak
65 Park Row. He sent a messenger by
of the Western Union Tel. Co. to Mr Kosmak
with a note purporting to come from
from Ex. Alderman Geo. Menninger & asked
Mr Kosmak for \$150. Mr Kosmak
sent by the messenger a check for
\$150 and Cooper indorsed the check
with "Menningers" name but was unable
to obtain the money for the reason
that he could not be identified at
the Germania Bank. Cooper then
returned the check by another messenger
and succeeded in swindling Mr Kosmak
out of \$50. He was tried before

POOR QUALITY
ORIGINAL

0532

Judge Coving May 4' 87 but Jury disagreed.
He was finally discharged by Rec. Smyth
June 14' 87 upon the recommendation of Dist.
Atty. Martine

Belmont was again arrested Oct 12' 88 on
complaint of Lorch & Co. 37 Maiden Lane
who charged him with swindling them
out of \$484. worth of watches & jewelry.
He was discharged on a writ of
Habeas Corpus after remaining in the
Jumbo. 13 weeks

Belmont told Officer John T. Stevenson
of the 15th Prec. N.Y. City that he had
served a term of 2 years in Joliet
Prison Illinois — but did not say
for what reason nor at what
time he served it

Det. Officer W. P. Sheridan
300 Mulberry St

POOR QUALITY
ORIGINAL

0533

Police Court—2—District.

Affidavit—Larceny.

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

of No. 34 4th Avenue Street, aged 32 years,
occupation Saberman being duly sworn
deposes and says, that on the 18th day of April 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One Spring overcoat of the value
of thirty two dollars. and one suit
of clothes. of the value of twenty three
dollars. Together of the value of
fifty five dollars.

(~~\$~~ 55.00)

the property of

The firm of Brokan Brothers
And in deponent's care and custody

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

from the fact that at about the hour
of two o'clock P.M. said date the said
deponent came into the store of said
firm at the above address. and selected
said suit of clothes and said spring
overcoat. and instructed deponent to
send said clothing to the premises No
132. East 27th St. C. O. D. and in
accordance with the instructions so
given deponent by the said deponent.
deponent sent Thomas Byrne a boy
who is employed by said firm to deliver
parcels. with said clothing and instructed
him Byrne to deliver said clothing to the

POOR QUALITY
ORIGINAL

0534

Said defendant at the premises no
132. E 2nd St. and collect the said
sum of fifty five dollars in payment
thereof from the said defendant.
Deppment is informed by the said Thomas
Cryne. that he Cryne took said clothing
to said premises and there found the
said defendant who took said clothing
from him Cryne. and offered to give him
a check in payment thereof. When he Cryne
refused said check the said defendant then
told him Cryne that he had small bills.
and requested Cryne to go out and get him
some Seidlitz powder. at the same giving him
a dollar bill. He Cryne took said dollar
bill from the defendant. and went out leaving
said clothing with the said defendant. and
the defendant in a room in said premises.
and when he Cryne returned to said premises
he discovered that the said defendant had
left said premises and that the clothing were
also missing.

Wherefore deppment charges the said
defendant with feloniously taking stealing
and carrying away said property and
pruss he may be held and dealt with
according to law.

Sworn to before me
this 27th day of April 1889

H. H. Lyon

Sam'l C. Keith
Police Justice

POOR QUALITY
ORIGINAL

0535

CITY AND COUNTY {
OF NEW YORK, ss.

aged 17 years, occupation Delivery Parcel of No. 84 1/2th Avenue

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William W. Lyon
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

27 of Thomas Byrne

James C. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0536

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty

F. H. Belmont

Taken before me this 11th
day of April 1889

Police Justice

POOR QUALITY
ORIGINAL

0537

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

Police Court---

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John W. Ryan

134-4000

Frank Belmont

2

3

4

Offence

Dated

April 27

188

Officer

Heinrich & Murphy

Officer

W. C. B.

Officer

Witness

James J. Ryan

Witness

J. J. Ryan

Witness

\$1500 & 600 29.10.00

Witness

No.

10000

No.

10000

No.

10000

No.

10000

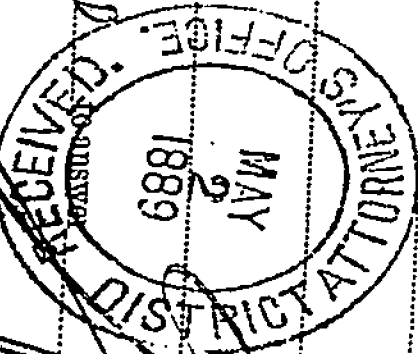
No.

10000

No.

10000

No.



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 \$1000 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 April 27 1889 Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0538

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank N. Belmont

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

Frank N. Belmont

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

The said

Frank N. Belmont

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

*one overcoat of the value of
thirty-two dollars, one coat of
the value of twelve dollars,
one vest of the value of four
dollars, and one pair of trousers
of the value of seven dollars.*

of the goods, chattels and personal property of one

Isaac V. Brokaw

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 R. Fellows,
District Attorney.*

0539

BOX:

352

FOLDER:

3317

DESCRIPTION:

Boorstein, Harris W.

DATE:

05/13/89



3317

POOR QUALITY
ORIGINAL

0540

the same being a scheme for the distribution of property by chance, among persons who had paid or agreed to pay a valuable consideration for such chance, which said paper, certificate and instrument is as follows, that is to say:

Class *The Original Little Louisiana Co.*
of San Francisco
E *The Louisiana State Lottery Co. will draw at New Orleans on*
Tuesday May 14th 1889.
25 *The Regular monthly Twenty Dollar Drawing.*
Cts *This one half ticket entitles the holder thereof to one quarter of such prize as may be*
drawn by the corresponding number on the \$10 Coupon of the above named drawing.
(Draw every six weeks)
Half *J. L. L. Company*

Class *The Original Little Louisiana Co.*
of San Francisco
E *The Louisiana State Lottery Co. will draw at New Orleans on*
Tuesday May 14th 1889.
25 *The Regular monthly Twenty Dollar Drawing.*
Cts *This one half ticket entitles the holder thereof to one quarter of such prize as may be*
drawn by the corresponding number on the \$10 Coupon of the above named drawing.
Half *J. L. L. Company*

(a more particular description of which said lottery, and of the said chance, share and interest is to the Grand Jury aforesaid unknown, and cannot now be given), 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 R. FELLOWS, District Attorney.

Curdy
Counsel,
Filed *13* day of *May* 188*9*
Plends *Notchulky*

SELLING LOTTERY TICKETS, Etc.
(Section 326, Penal Code.)

THE PEOPLE

vs.

B
Harris W. Boorstein

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Emmanuel M. ...

Foreman.

James ...

1 day for each \$1 - per C.P.

Witnesses:
Officer Leary

POOR QUALITY
ORIGINAL

0541

AFFIDAVIT-Keeping Lottery Office.

CITY AND COUNTY
OF NEW YORK, } ss.

3rd
District Police Court.

Morris Bernstein
of No. 241 Claridge Street, being duly sworn deposes
and says, that on the 6th day of May 1889, at premises
No. 30 Canal Street, in the City and County of
New York, he saw there in charge of the place Harris W.
Bornstein (now here) and that said place was openly, publicly,
and unlawfully kept and maintained as an office or place for the vending or
selling of instruments or papers known as "Lottery Tickets" ~~in~~ Lottery
Tickets that deponent then and there
purchased from said deponent the
six Lottery Tickets hereto attached
which purport to represent chances or shares
dependent upon the drawing of a Lottery,
Which deponent charges was in violation of the statute in such case made and
provided, and prays that the said Harris W. Bornstein
may be dealt with according to law.

Sworn to before me, this 6th
day of May 1889 } s/ Morris Bernstein

W. D. Peterson
Police Justice.

POOR QUALITY
ORIGINAL

0542

Sec. 193-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Harris W. Borstein 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. *Harris W. Borstein*

Question. How old are you?

Answer. *31 years 2 mos*

Question. Where were you born?

Answer. *Russia*

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

Answer. *30 Canal St. 3 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. *A man gave me the
tickets to see me as
small Commission
I demand a trial by
jury at General Sessions*

Harris W. Borstein

Taken before me this

day of

March

188

9

John J. Sullivan

Police Justice.

POOR QUALITY
ORIGINAL

0543

BAILED,
No. 1, by Wm. J. Ferguson
Residence 111 Mulford St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court --- 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Stein

241 Eldridge St.

Harriet W. Stein

1
2
3
4

Offence Selling
Lottery tickets

Dated May 6th 1889

William Magistrate.

Henry Officer.

James Precinct.

Witnesses James

John Police

No. _____
Street _____

No. _____
Street _____

\$ 500 to answer.

Bowling
RECEIVED
MAY 9 1889
DISTRICT ATTORNEY

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named 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 May 6th 1889 Don Patterson Police Justice.

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

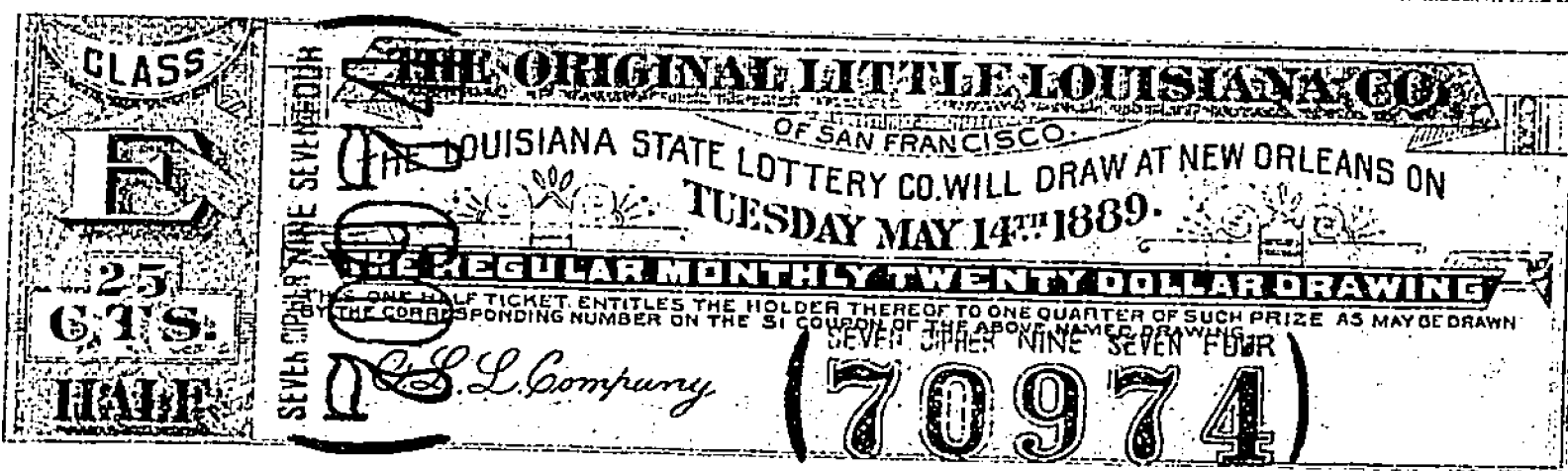
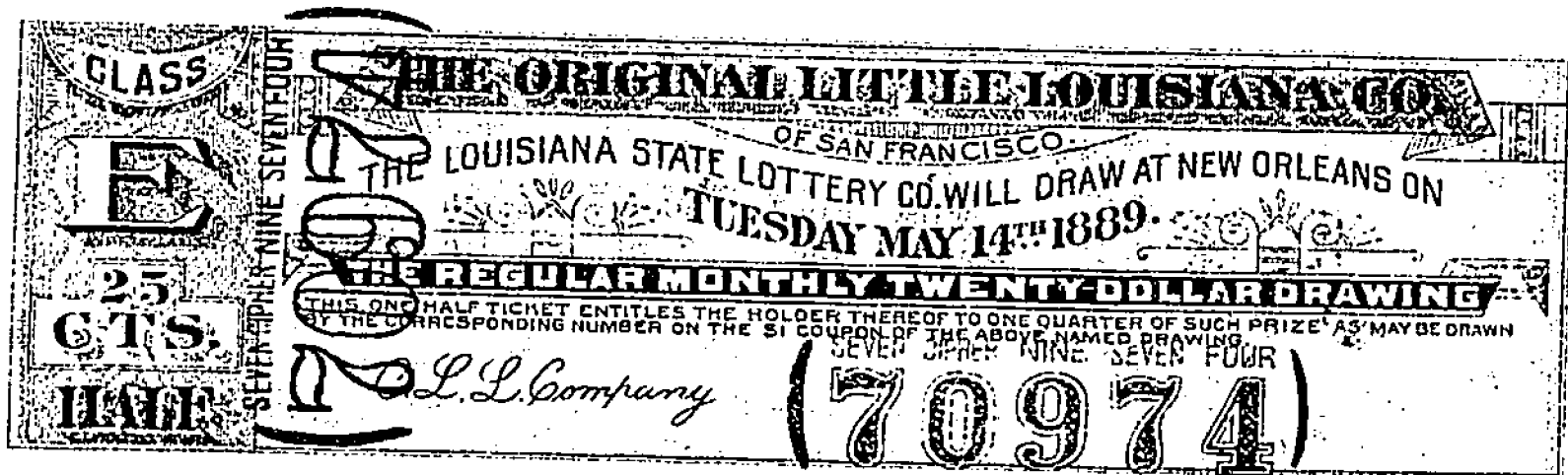
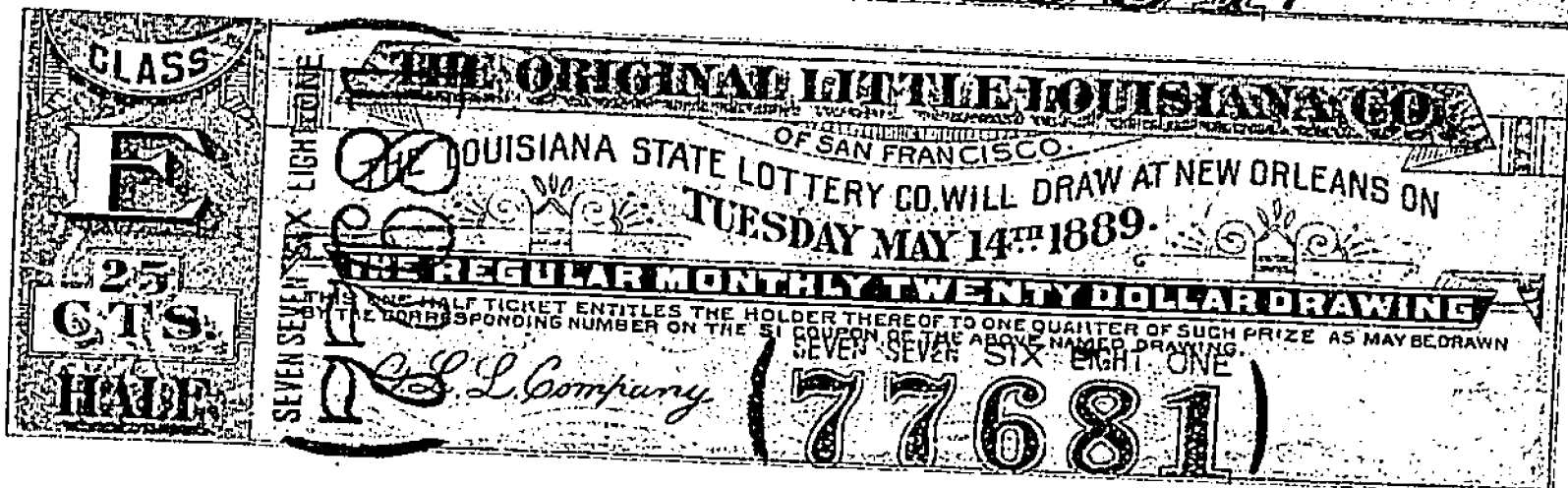
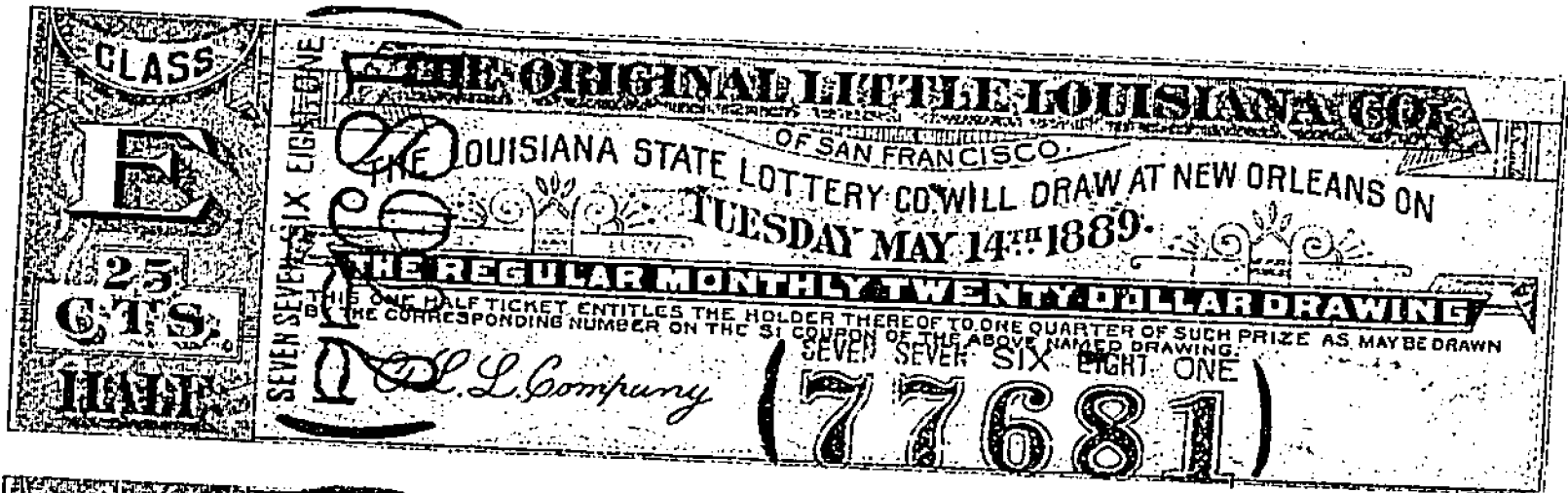
Dated May 7 1889 Don Patterson Police Justice.

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.

POOR QUALITY
ORIGINAL

0544



**POOR QUALITY
ORIGINAL**

0545

NOTICE.

Pieces of Tickets, or Tickets made up of pieces or altered numbers, or in any manner having been cancelled, will not be held good by this Company.

No separate drawing being held for this Company is in itself a positive guaranty of its absolute fairness.

Prizes can be collected through Wells, Fargo & Co.'s Bank or Express, and will be paid over our counter at San Francisco, Cal., in full in U. S. gold coin.

Prizes must be presented for payment before the expiration of three months from the date of within named drawing.

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Prizes must be presented for payment before the expiration of three months from the date of within named drawing.

POOR QUALITY
ORIGINAL

0546

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Harris W. Boorstein

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

Harris W. Boorstein

of a Misdemeanor, committed as follows:

The said

Harris W. Boorstein

late of the City of New York in the County of New York aforesaid on the sixth day of May in the year of our Lord one thousand eight hundred and eighty-nine at the City and County aforesaid, unlawfully did sell, furnish and transfer to one

Morris Bernstein

a certain ticket in and dependent upon the event of a certain lottery called

The Original Little Louisiana Lottery -

thereafter, to wit: on the fourteenth day of May in the year aforesaid, to be drawn at without this State

the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance, which said ticket is as follows, that is to say:

Class E The Original Little Louisiana Co.

25 Cts Half of San Francisco.

The Louisiana State Lottery Co. will draw at New Orleans on Tuesday May 14th 1889.

The Regular Monthly Twenty Dollar Drawing
This one shall ticket entitles the holder thereof to one quarter of such prize as
may be drawn by the corresponding numbers on the #1 Coupon of the above named drawing.
O. L. L. Company (Seven Seven Six Eight One)

Class E The Original Little Louisiana Co.

25 Cts Half of San Francisco.

The Louisiana State Lottery Co. will draw at New Orleans on Tuesday May 14th 1889.

The Regular Monthly Twenty Dollar Drawing
This one shall ticket entitles the holder thereof to one quarter of such prize as
may be drawn by the corresponding numbers on the #1 Coupon of the above named drawing.
O. L. L. Company (Seven Seven Six Eight One)

(a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY
ORIGINAL

0547

SECOND COUNT.

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

Harris W. Boorstein

of a MISDEMEANOR, committed as follows:

The said

Harris W. Boorstein

late of the City and County aforesaid, afterwards, to wit: on the said *sixth* day of *May* in the year of our Lord, one thousand eight hundred and eighty-*nine* at the City and County aforesaid, unlawfully did sell, furnish and transfer to one

Morris Bernstein
a certain paper, certificate, and instrument purporting to be and to represent a ticket in and dependent upon the event of a certain lottery called

The Original Little Louisiana Lottery
thereafter, to wit: on the *fourteenth* day of *May* in the year aforesaid, to be drawn *without this State*

the same being a scheme for the distribution of property by chance, among persons who had paid or agreed to pay a valuable consideration for such chance, which said paper, certificate and instrument is as follows, that is to say:

Class *E* *The Original Little Louisiana Co.*
of San Francisco
The Louisiana State Lottery Co. will draw at New Orleans on
Tuesday May 14th 1889
The Regular monthly Twenty Dollar Drawing
this one half ticket entitles the holder thereof to one quarter of such prize as may be
drawn by the corresponding numbers on the coupon of the above signed drawing.
(Seven days and eight one)
O. L. L. Company

Class *E* *The Original Little Louisiana Co.*
of San Francisco
The Louisiana State Lottery Co. will draw at New Orleans on
Tuesday May 14th 1889
The Regular monthly Twenty Dollar Drawing
this one half ticket entitles the holder thereof to one quarter of such prize as may be
drawn by the corresponding numbers on the coupon of the above signed drawing.
(Seven days and eight one)
O. L. L. Company

(a more particular description of which said lottery, is to the Grand Jury aforesaid unknown, and cannot now be given), 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

Harris W. Boorstein

of a MISDEMEANOR committed as follows:

POOR QUALITY
ORIGINAL

0548

The said

Harris W. Boorstein

late of the City and County aforesaid, afterwards, to wit: on the said *sixth* day of *May* in the year of our Lord one thousand eight hundred and eighty-nine at the City and County aforesaid, unlawfully did sell, furnish and transfer to one

Morris Bernstein

a certain chance, share and interest in and dependent upon the event of a certain lottery called

The Original Little Louisiana Lottery
thereafter, to wit: on the *fourteenth* day of *May* in the year aforesaid, to be drawn *without this State,*

the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance, (a more particular description of which said lottery, and of the chance, share and interest in and dependent upon the event thereof so as aforesaid, by the said *Harris W. Boorstein* sold, furnished and transferred to the said *Morris Bernstein*, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

Harris W. Boorstein

of a MISDEMEANOR, committed as follows:

The said

Harris W. Boorstein

late of the City and County aforesaid, afterwards, to wit: on the said *sixth* day of *May* in the year of our Lord one thousand eight hundred and eighty-nine at the City and County aforesaid, unlawfully did sell, furnish and transfer to one

Morris Bernstein

a certain paper, certificate and instrument purporting to be and to represent a chance, share and interest in and dependent upon the event of a certain lottery, called

The Original Little Louisiana Lottery
thereafter, to wit: on the *fourteenth* day of *May* in the year aforesaid, to be drawn *without this State,*

0549

BOX:

352

FOLDER:

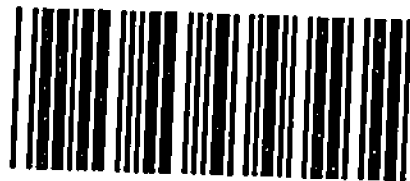
3317

DESCRIPTION:

Breen, John

DATE:

05/20/89



3317

POOR QUALITY
ORIGINAL

0550

WITNESSES:

Officer Maynard

Counsel,

Filed

Pleads

1889

THE PEOPLE,

Transferred to the Court of Sessions for trial and final disposition
Part 2. *May 15* 1893

John Green

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edward J. [Signature]

Foreman.

**POOR QUALITY
ORIGINAL**

0551

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 Breen
The Grand Jury of the City and County of New York, by this indictment, accuse
John Breen
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVER-
AGE ON SUNDAY, committed as follows:

The said *John Breen*

late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *April* in the year of our Lord one
thousand eight hundred and eighty-*nine*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine,
one gill of brandy, one gill of rum, one gill of gin, one gill of 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 as a beverage to one

Edward D. Maynard
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.

SECOND COUNT—

And the Grand Jury aforesaid by this indictment further accuse the said
John Breen
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *John Breen*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure, and suffer and permit, to be open, and to remain
open, 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 R. FELLOWS,

District Attorney.

0552

BOX:

352

FOLDER:

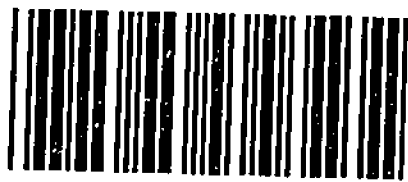
3317

DESCRIPTION:

Brown, Robert H.

DATE:

05/07/89



3317

POOR QUALITY
ORIGINAL

0553

Witnesses:

Counsel,

Filed

Pleas,

THE PEOPLE

vs.

P

Robert H. Brown

JOHN R. FELLOWS,

District Attorney.

June 11, 1889
Fined and acquitted

A TRUE BILL.

James W. Brown

Ordered to the COURT of
Cape and Vermont
Foreman.

of the COUNTY of NEW YORK,
for trial (Entered in the Minutes)

P1 June 10, 1889

Grand Larceny Second degree.
[Sections 528, 531, Penal Code].

1889

POOR QUALITY
ORIGINAL

0554

Police Court 2 District.

Affidavit—Larceny.

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

of No. 295 9th Avenue William J. Browne Street, aged 24 years,
occupation Printer being duly sworn
deposes and says, that on the 27th day of April 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Good and lawful money of
the United States to the amount
of Sixty Dollars.
(\$60.00)

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 H. Brown. (Now here)
from the fact that at about the hour of
of 1.15 O'clock P.M. said date deponent
retrieved said sum of money from the
pocket of his pantaloons which were
hanging on the wall behind a curtain in
the shop on the 1st floor of the premises no
246 W 24th St. And deponent is informed
by Conrad J. Manz that at the hour of
12.15 O'clock P.M. same day he Manz
saw the said defendant go up stairs to
said shop and return in about five minutes
thereafter.

Deponent further says that the said
defendant admitted and confessed to him

Sworn to before me, this

188

Police Justice.

POOR QUALITY
ORIGINAL

0555

in the presence and hearing of Officers
John Barry and George Logan that
he did feloniously take steal and carry-
away said sum of money.

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

Sworn to before me }
This 2^d day of May 1889 }

Wm. A. Browne

James H. Keith
Police Justice

POOR QUALITY
ORIGINAL

0556

CITY AND COUNTY } ss.
OF NEW YORK,

aged 24 years, occupation Paper Box maker of No. 620, 814th Street, being duly sworn deposes and

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

Sworn to before me, this 2
day of May 1889

Conrad J. Manz

Police Justice.

POOR QUALITY
ORIGINAL

0557

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Robert H. Brown

Question. How old are you?

Answer.

21 years old

Question. Where were you born?

Answer.

New York

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

Answer.

432 W. 50th St. 2 weeks

Question. What is your business or profession?

Answer.

Printer

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

Robert H. Brown

Taken before this

day of

May

188

John J. Kelly Police Justice

POOR QUALITY ORIGINAL

0550

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

Police Court--- 21649
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John J. Brown

vs. 395.9' or

Robert H. Brown

2
3
4

Offence Larceny (Belong)

Dated May 21 1889

Magistrate

Henry C. Brown, Officer

Witnesses

No. 1, by _____
Residence _____ Street _____

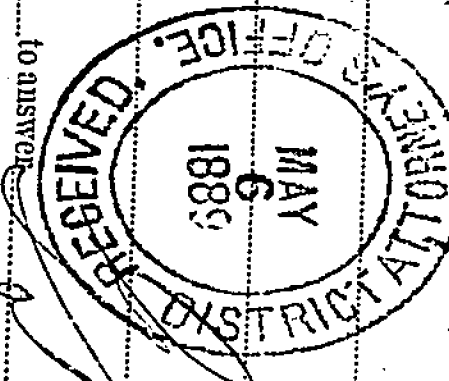
No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

No. 5, by _____
Residence _____ Street _____

No. 6, by _____
Residence _____ Street _____



RECEIVED

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 D. Smith

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

Dated May 21 1889 _____ Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0559

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 H. Brown

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

Robert H. Brown

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE,

committed as follows :

The said

Robert H. Brown

late of the City of New York, in the County of New York aforesaid, on the *twenty seventh*
day of *April* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, in the
day time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *sixty*

dollars ; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
sixty
dollars ; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *sixty*

dollars ; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *sixty*

dollars ; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *thirty dollars*

of the goods, chattels and personal property of one

William J. Browne
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 R. FELLOWS, *District Attorney.*

0560

BOX:

352

FOLDER:

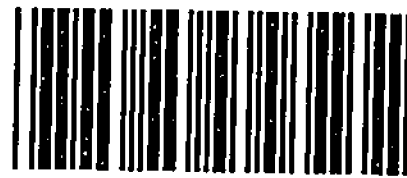
3317

DESCRIPTION:

Brown, Thomas

DATE:

05/20/89



3317

POOR QUALITY
ORIGINAL

0561

-203
B. W. June 19/89
John Kane

Counsel,

Filed

Pleads,

188

day of

May 19/89
Appointed

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

THE PEOPLE

vs.

B

Thomas Brown

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL

John R. Fellows
Foreman.

Sept 5/89.

Filed & Appointed

Witnesses:

Thomas Brown
Officer Cooper

POOR QUALITY
ORIGINAL

0562

Police Court—First District.

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas Horrocks
of No. 73 Washington Street,

Expressman being duly sworn, deposes and says, that

on Sunday the 12th day of May

in the year 188 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Thomas Brown,

now here, who wilfully cut and stabbed
deponent in the left side and left arm
with a knife then and there held in the
hands of the said Thomas Brown,
causing two painful wounds

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

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

Sworn to before me, this 13th day
of May 188 8

Thomas Horrocks

J. Henry Bond POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0563

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer.

Thomas Brown

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

15 Washington St. 1 year

Question. What is your business or profession?

Answer.

Cooper

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

Answer.

I am not guilty

Thomas Brown

Taken before me this

13

day of

May 188*9*

1889

Police Justice.

POOR QUALITY
ORIGINAL

0564

Bond renewed June 2/79
same bondman
BAILED
No. 1, by Edward A. Adams
Residence 59 Marlborough St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 1 District 401

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Horst
3 Washington St

Thomas Brown
211 Essex St

Offence See answer

Dated May 13 1889

Good Magistrate.

Gregory Officer.

28 Precinct.

Witnesses Sullivan

No. Chambers St Precinct.

No. 25 West Precinct.

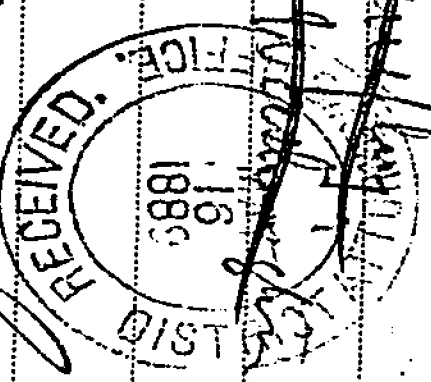
No. 1008 Precinct.

No. 1008 Precinct.

No. 1008 Precinct.

No. 1008 Precinct.

No. 1008 Precinct.



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

defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated May 13 1889 G. Murphy Police Justice.

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

Dated May 13th 1889 G. Murphy 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.

POOR QUALITY
ORIGINAL

0565

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Brown

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Brown
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Thomas Brown*

late of the City of New York, in the County of New York aforesaid, on the
twelfth day of *May* in the year of our Lord
one thousand eight hundred and eighty-*nine* with force and arms, at the City and
County aforesaid, in and upon the body of one *Thomas Horohoe*
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *Thomas Horohoe*
with a certain *knife*

which the said *Thomas Brown*
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,

3 with intent *him* the said *Thomas Horohoe*
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
Thomas Brown
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Thomas Brown*

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

which the said *Thomas Brown*
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.

POOR QUALITY
ORIGINAL

0566

THIRD COUNT—

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

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

The said *Thomas Brown*

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

which *he* the said *Thomas Brown*
in *his* right hand then and there had and held, in and upon the *side*
and arm of *him* the said *Thomas Starobae*
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said *Thomas Starobae*

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 R. FELLOWS,
District Attorney.

0567

BOX:

352

FOLDER:

3317

DESCRIPTION:

Browne, Frank

DATE:

05/09/89



3317

0568

BOX:

352

FOLDER:

3317

DESCRIPTION:

Cronin, Jeremiah

DATE:

05/09/89



3317

0569

BOX:

352

FOLDER:

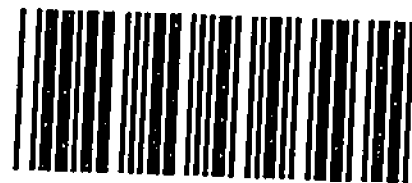
3317

DESCRIPTION:

Crean, John

DATE:

05/09/89



3317

0570

71
 No 2. Ch. South
 Wood. left her
 Westland Comm. 5
 of any business
 of peace in

Apr. 14/7
No 1 Old Lead Day 2 days
2 Apr 5 Mrs Mary Webb
no 3 1/2 yri dead

POOR QUALITY
ORIGINAL

0571

Police Court— / District.

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

of No. 27 Peck Slip Street, aged 34 years,
occupation Sales Manager being duly sworn

deposes and says, that the premises No 27 Peck Slip Street,
in the City and County aforesaid, the said being a a four story brick warehouse
a portion of the first floor of
and which was occupied by deponent as an office
and in which there was at the time a person being, by name

were BURGLARIOUSLY entered by means of forcibly inserting an
instrument into the window and pushing
aside the latch fastening on window
and opening the same and entering said office

on the 28 day of April 1889 in the evening time, and the
following property feloniously taken, stolen, and carried away, viz: A quantity of

postage stamps, cigars and good
and lawful money of the United States
of the value of about One dollar
and all of the value of about Seven
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

Frank Brown, Jeremiah Cronin
John Cronin who were in company with each other
and acting concert
for the reasons following, to wit: that at about the hour

of five o'clock on the evening of the 27th
of April, 1889 deponent securely locked
and fastened the doors and windows
leading into the said apartment and
the said property was therein. That on
the 29th of April, 1889 deponent returned
to said premises and discovered that
said premises had been burglarized

POOR QUALITY
ORIGINAL

0572

and deponent missed said property.
Deponent is informed by Officer George Collum
(now here of the 4th Precinct), that he Collum at
about the hour of one am. on said 28th April
1889, discovered persons in said premises
and said men ran through the said building
and upon the roof thereof. That he Collum
and Officer Carter arrested the defendants
Brown and Brown as they were leaving
the yard of 271 Water Street and upon a
search being made of said building he
Collum found the defendant Green secreted
in a closet in the building where the said
apartments are situated.

Therefore deponent charges the defendant
with the commission of said burglary
and taking, stealing and carrying away
said property.

Done before me }
this 3rd May 1889 }
City }
Police Judge }

Belmont

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
28.
Burglary
Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY
ORIGINAL

0573

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police officer of No.

4th Precinct

Street, being duly sworn deposes and

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

Sworn to before me, this

day of May 1888

George Bullum
Police Justice.

POOR QUALITY
ORIGINAL

0574

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First District Police Court.

John Crean 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 Crean

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York City

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

Answer. 16. Dover Street, two years

Question. What is your business or profession?

Answer. Laborer

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

Answer.

I am not guilty of the charge
for John Crean

Taken before me this

3rd

day of

May, 1888

at

St. John's

Police Justice.

POOR QUALITY
ORIGINAL

0575

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK } ss.

First District Police Court.

Frank 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. Frank Brown

Question. How old are you?

Answer. 18 Years.

Question. Where were you born?

Answer. New York City

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

Answer. 6. Dover Street; 2 years

Question. What is your business or profession?

Answer. Driver

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

Answer.

I am guilty
F. B. Brown

Taken before me this 9th

day of March

1888

Edw. J. Brown

Police Justice.

POOR QUALITY
ORIGINAL

0576

Sec. 198—200.

CITY AND COUNTY } ss.
OF NEW YORK, }

First District Police Court.

Jeremiah Cronin being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *h*is right to
make a statement in relation to the charge against *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 *him* waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer.

Jeremiah Cronin

Question. How old are you?

Answer.

20 Years

Question. Where were you born?

Answer.

New York

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

Answer.

24. Deck Slip, 2 Years

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am guilty
Jer Cronin

Taken before me this

3rd

day of

May

1889

at

Police Justice.

Police Justice.

POOR QUALITY
ORIGINAL

0577

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

George Cullen
of No. 4th Precinct Street, aged 29 years,
occupation Police Officer being duly sworn deposes and says
that on the 28th day of April 1889

at the City of New York, in the County of New York, he arrested
Jeremiah Cronin, Francis Brown
John Cronin (all now here for
burglarizing premises 27
Peck Slip and he prays
they may be committed
to enable him to produce
the complainant in court.

George Cullen

Sworn to before me, this

of April 1889.

day

Police Justice.

POOR QUALITY
ORIGINAL

0578

Police Court, 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Cullum

vs.

*Jeremiah Cronk
Frank Brown
John Crain*

AFFIDAVIT.

Wm. J. Lamy

*\$ 1000 for each
May 3. 1889
9³⁰ AM.*

Dated *Apr 28* 188*9*

Parr Magistrate.

Officer.

Witness, _____

Disposition, _____

POOR QUALITY ORIGINAL

0579

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

Police Court--*First District* 656

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Melvin Jackson
John Brown
Frank Brown
Samuel Brown
Offence *Burglary*

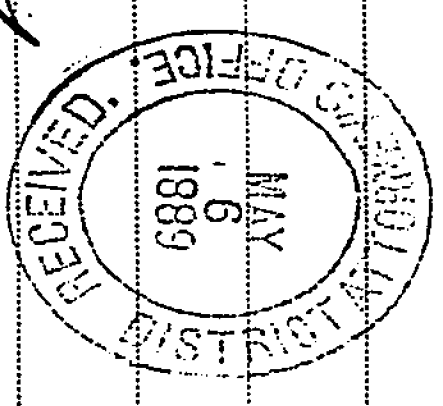
Dated *May 3rd* 1889

James E. Carter Magistrate.

Witnesses *W. H. Carter* in

No. 257 *Water* Street.

No. Street.



Not
to answer
to answer
to answer

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

John Brown

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 *May 3rd* 1889 *and* *James E. Carter* Police Justice.

and that on their recognizance that the defendants *Morgan and Brown* that they are guilty of the offense that they committed to the Warden and Keeper of the City Prison until they be legally discharged.

Dated *May 3* 1889 *James E. Carter* Police Justice.

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

Dated 1889 Police Justice.

POOR QUALITY
ORIGINAL

0580

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*Frank Browne, Jeremiah
Bronin and John Crean*

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

Frank Browne, Jeremiah Bronin and John Crean

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

The said

*Frank Browne, Jeremiah
Bronin and John Crean, all*

late of the *Second* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty-eighth* day of *April*, in the year of
our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *office* of one

Melvin Seabury

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

Melvin Seabury

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

POOR QUALITY
ORIGINAL

0581

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Frank Browne, Jeremiah Cronin and John Breau
of the CRIME OF *PETIT* LARCENY — committed as follows:

The said Frank Browne, Jeremiah Cronin and John Breau, all 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 *night* time of the said day, with force and arms, divers United States postage stamps, of a number and denomination to the Grand Jury aforesaid unknown, of the value of five dollars, fifty *seigns* of the value of five cents each, and the sum of one dollar in money, lawful money of the United States, and of the value of one dollar

of the goods, chattels and personal property of one

in the

Melvin Seabury
office of the said *Melvin Seabury* —

there situate, then and there being found, *in* the *office* 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.

POOR QUALITY
ORIGINAL

0582

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Frank Browne, Jeremiah Cronin and John Crean* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Frank Browne, Jeremiah Cronin and John Crean*, all 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, with force and arms, divers United States postage stamps of a number and denomination to the Grand Jury aforesaid unknown, of the value of five dollars, fifty cigars of the value of five cents each, and the sum of one dollar in money, lawful money of the United States, and of the value of one dollar

of the goods, chattels and personal property of one

Melvin Seabury

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

Melvin Seabury

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

Frank Browne, Jeremiah Cronin and John Crean 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 R. FELLOWS,

District Attorney.

0583

BOX:

352

FOLDER:

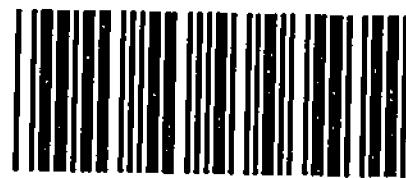
3317

DESCRIPTION:

Buckley, William

DATE:

05/15/89



3317

0504

Yours Long.

Sept 11 1893

POOR QUALITY
ORIGINAL

0585

Police Court—14 District.

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

of No. 1433 First Avenue Street, aged 38 years,
occupation Strawmaker being duly sworn

deposes and says, that the premises No. 308 East 75 Street, 19 Ward
in the City and County aforesaid the said being a five story brick
tenement building
and which was occupied by deponent as a dwelling place
and in which there was at the time a human being by name

were BURGLARIOUSLY entered by means of forcibly

breaking
open the window of the rear room
of the 3rd floor of said premises No
308 East 75th Street and entering
therein with intent to commit a felony
on the 6 day of May 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Wearing
Apparel of the value of
fifty dollars (\$50.00)

the property of

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

William J. Buckley (now here,
and one George Howard previously arrested

for the reasons following, to wit:

That at about One
O'clock A.M. of said date deponent
discovered said window broken
open, and immediately thereafter
found said Buckley secreted in
a bedroom in said premises
and said Howard secreted
in one of the other rooms
of said premises, that deponent

POOR QUALITY
ORIGINAL

0586

then and there caused the arrest
of said Howard and said Buckley
made his escape.
Wherefore deponent prays
that said Buckley be held
to answer and be dealt with
as the law directs

Subscribed before me
this 11th day of May 1889 }
John Homan
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 1889
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

Dated 1889

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street.

No.

Street.

No.

Street.

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0587

Sec. 193-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

William J. 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 J. Buckley

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 332 East 77th St. 2 years

Question. What is your business or profession?

Answer.

Stone 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

Wm J Buckley
made

Taken before me this
day of *May* 188*9*

Police Justice.

POOR QUALITY
ORIGINAL

0588

BATED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--

District,

681

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Mcnamara

1433 1st Ave
New York City

Offence

Burglary

Dated

May 11 1889

Common Magistrate

Leung Officer

25 Precinct

Witnesses

No. 1, by

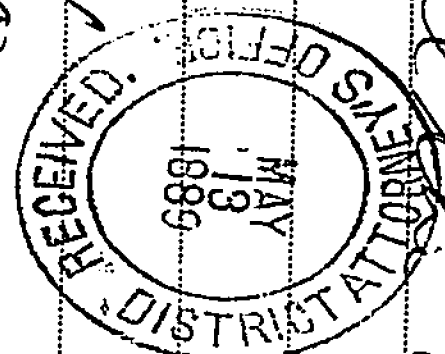
Call Office

No. 2, by

No. 3, by

No. 4, by

\$ 1,000 to answer



Complainant who committed
to the Prison of the City
in default of \$1000

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.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0589

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, X DISTRICT.

of John Long
25th Precinct Police Street, aged _____ years,
occupation Policeman being duly sworn deposes and says,

that on the _____ day of _____ 1889
at the City of New York, in the County of New York, He arrested William
J Buckley on complaint of Susan
Seaulon and deponent has reason to believe
that said Susan Seaulon will fail to ap-
pear as complaining witness to prosecute
said Buckley, wherefore deponent prays
that she may be committed to the House of
Detention as a witness until the completion of said trial.

John Long

Sworn to before me, this _____

of _____

1889

day

John J. Herman

Police Justice,

POOR QUALITY
ORIGINAL

0590

Police Court *✓* District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

John Long

vs.

Susan Scanlon

AFFIDAVIT.

To detain a witness

Dated *May 11* 188*9*

Gorman Magistrate.

Long Officer.

Witness,

Disposition,

*Committed to
the House of Detention
as a witness in default
of bail.
Com.*

POOR QUALITY
ORIGINAL

0591

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 J. Condit

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

William J. Condit

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

The said *William J. Condit*,

late of the *nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *ninth* day of *May*, in the year
of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the
hour of *one* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Susan Scaddan*

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *the said Susan Scaddan*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said *Susan Scaddan*,

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; *(the said William J. Condit
being then and there assisted by a
confederate actually present, to wit,
by one George Howard, and also by
another person whose name is to
the Grand Jury heretofore unknown)*

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

*John R. Halloran,
Attorney*