

0000

BOX:

467

FOLDER:

4282

DESCRIPTION:

Bailey, Robert M.

DATE:

02/11/92



4282

00 10

Form No. 115 M.

318

HEALTH DEPARTMENT

CITY OF NEW YORK

No.

Rec. 13-1891

R

*His Certificate that John [unclear] of
337 N 37 St is still ill and unable
to attend to work.*

*Jos. A. [unclear] M. D.
519557 80*

0011

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Robert M Bailey*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *371 Mann St - In Conn 1 1/2 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 now guilty*

Robert M Bailey

Taken before me this
20
of
James Kelly

Police Justice.

00 12

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

Defendant

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

Dated *Dec 10 91* 18 *John S. Reel* Police Justice.

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

Dated *Dec 21 91* 18 *A. H. [unclear]* Police Justice.

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

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

OK

0013

Paroled

Witnesses

John Kobman
George Stuts
Jacob Deutch
Offic Hearn

BAILED,

No. 1, by *Mrs. M. Michael*

Residence *58 Broad* Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Witnesses for People
Louis Pink
445 West 20th St.
Arthur Packer
724 11th Ave.

130 Police Court--- *1566* District.

THE PEOPLE,
ON THE COMPLAINT OF

John Kobman
Robert M. Bailey

1 _____
2 _____
3 _____
4 _____

Offence

Dated *Dec 30 1901*

Kelly Magistrate.

Schalles Officer.

Off. Hearn Precinct.

Witnesses *Jacob Deutsche*

No. *431 West 39* Street.

George Stuts

No. _____ Street.

Christian Schuler

No. *70ver* Street.

\$ *500*



Bailed

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Robert M. Bailey

City and County of New-York: ss

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

I have concluded that the running over of myself by the defendant with a dray and horses, for which the arrest was made, was not wilful. It was dark at the time of the running over and it is possible that the defendant did not see me. I do not think the defendant intended to do me any harm, but that the accident resulted through no wilful or malicious act on defendant's part. I am satisfied the charge of malicious assault should not be sustained. I understand the defendant is married and has a family and is respectable and I have no desire to see him punished, and ask that the complaint be withdrawn and the indictment dismissed.

Subscribed and sworn to before me this 31st day of March 1891.

John Hoffmann

J. M. Middlebrook

Notary Public, Kings County, New York
Certificate filed in New York County

U.S. General Sessions

The People vs,

- vs. -

Robert M. Bailey

affidavit and exhibits drawn

00 16

319 West 37th St.

Nov. 21 "91

This certifies that John K. Schuman
2337 W 37th St is confined
to bed and unable to leave
his house. In about 2 or 3
weeks, he will be in condition
to attend to his duties.

Jose A. Sheare M.D.

0017

319 West 37th St.

- Dec. 18 91

This certifies that Mr. John Kohman
#337 W 37 St is unable to leave
his bed owing to injuries received
yesterday. He is suffering from a
contused ankle, and a fracture
of ribs.

J. A. Sheane M.D.

0018

Police Court. 2 District.

CITY AND COUNTY } ss:
OF NEW YORK,

John Kohman
of No. 337 West 27 Street, aged 17 years,
occupation umberclass being duly sworn, deposes and says, that
on the 17 day of November 1897 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by

Robert M. Bailey
was five 1/2 mts while in charge of and during
a team of horses attached to a truck
through 26th Street in a rapid and reckless manner
struck a pin with the pole of the truck,

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
the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of Dec 1897

John E. Kelly } John Kohman
Police Justice.

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Sworn to before me, this

of 1889

1889

1889

1889

1889

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1889

1889

Andrew Schoelles
20th Precinct Police
Police Officer

being duly sworn deposes and says,
that on the 17 day of November 1889

at the City of New York, in the County of New York, he arrested Robert M. Bailey (now here) on the charge of having committed an Assault upon the body of John Kohrman - by striking the body of said Kohrman with a pole attached to a Truck, which truck was being driven by said Bailey at the corner of 8th Avenue and 36 Street - and that deponent is informed that said Kohrman is confined to his home in consequence of injuries received by said Assault and is unable to appear in Court. deponent therefore asks that said Bailey may be held to await result of injuries or until said Kohrman appears in Court.

Andrew Schoelles

John Schoelles

Police Justice

0020

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert M. Bailey

AFFIDAVIT.

Am 18 1891

Rely Magistrate.

Schalles Officer.

Witness, [Signature]

Disposition, _____

1500 Base St.
Nov. 22 - 10 a.m.
Dec 14. 10 a.m.
~~Dec 20, 10 30 a.m.~~

0021

Sec. 192.

District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY } ss:
OF NEW YORK,

An information having been laid before John E. Kelly a Police
Justice of the City of New York, charging Robert M. Brady Defendant
with the offense of Assault.

and he having been brought before said Justice for an examination of said charge, and it having been
made to appear to the satisfaction of said Justice that said examination should be adjourned to some other
day, and the hearing thereof having been adjourned,

Robert M. Brady Defendant of No. 521
West 47th Street, by occupation a Driver
Francis W. Nichols and of No. 58 Bond Street,
by occupation a Sgt. Surety, hereby jointly and severally under-
take that the above-named Robert M. Nichols Defendant shall personally
appear before the said Justice, at the _____ District Police Court in the City of New York, during
the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me this _____
day of _____ 189 _____

John E. Kelly Police Justice.
Sam Barry
Francis W. Nichols

0022

City and County of New York, ss:

Sworn to before me this 18th day of June 1890
Police Justice

Frank W. Nichols
Horse
Ten
Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of horses harness and
trucks situated at No 58 Broadway
in the City of New York of the value
of two thousand dollars
Frank W. Nichols

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Taken the day of 1890

Justice.

Undertaking to appear during the Examination.

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 M. Bailey

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

indictment, accuse Robert M. Bailey

of the crime of Assault in the third degree,

committed as follows:

The said Robert M. Bailey,

late of the City of New York, in the County of New York aforesaid, on the seventeenth day of November, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, in and upon one John Johnson, then and there being, unlawfully did make an assault, and a certain vehicle called a truck, then and there drawn by two

horses, then and there being driven by him the
 said Robert W. Coakley, to, at and against
 him the said John Johnson, then and
 there maliciously and unlawfully did force
 and drive, and him the said John Johnson,
 with the pole of the said truck, so forced
 and driven as aforesaid, then and there
 maliciously and unlawfully did strike, beat
 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
 rights

Deborah Mice,
 Attorney

0025

BOX:

467

FOLDER:

4282

DESCRIPTION:

Balford, Alexander

DATE:

02/09/92



4282

0026

BOX:

467

FOLDER:

4282

DESCRIPTION:

Smith, William

DATE:

02/09/92



4282

Witnesses

Chas Schutte
Officer Wagner

De Lancey Nicoll, District Attorney
Pro 2

Counsel,

Filed

9 day of Feb

1892

Pleads

THE PEOPLE

vs.

Alexander Balford
and
William Smith

Grand Larceny, Second Degree
(Sections 588, 587, 580
Penal Code.)

DE LANCEY NICOLL,

District Attorney.

odd days

A TRUE BILL.

Henry S. Hermon
Foreman.

Feb. 17 1892 - v. on D.

Part 2 - Feb. 25, 1892
No. 2 tried and acquitted
on motion of District Attorney
indictment as to Pro. 1 dismissed
Feb. 26/92

The Jury tried
and acquitted
Mr Smith. The
same evidence would
be brought agst
Alexander Balford
I do not believe a
Jury would convict
Therefore ask the the
Indictment be dismissed

Feb 25th 92
G.S.D.

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 1476 Lexington Avenue Street, aged 20 years,
occupation Brewer being duly sworn,
deposes and says, that on the 1 day of February, 1891 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

One Horse and
Wagon together of the value
of about Four hundred dollars

4
400.00
100

the property of Shuf. Canara and Son Brewing Company
and in the care and custody 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 Alexander Ralford and William Smith
(both now here and acting in concert)
from the fact that on said date
deponent left said horse and wagon
standing on West 16th Street near 6th
Avenue. Deponent is informed by Officer
William Wagner of the 25th Precinct that
he found said defendants on 8th Avenue
with a horse and wagon in their possession
Deponent has since seen said horse and
wagon and fully and positively
identifies it as property taken, stolen
and carried away from deponent's possession
and asks that said defendants may be
dealt with as the law directs.

Char Schutte

Sworn to before me, this
13 day of
February 1891
at New York City
Justice

0029

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Alexander Balford

Question. How old are you?

Answer. 32 Years

Question. Where were you born?

Answer. Ireland

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

Answer. 121 West 46 Street 3 weeks

Question. What is your business or profession?

Answer. Stableman

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 I found
the horse without any driver on Broadway
Alexander Balford

Taken before me this

day of

John P. Ryan
1892

Police Justice

0030

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Smith*

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. *416 West 49 Street - 3 years*

Question. What is your business or profession?

Answer. *Stabman*

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

Answer. *I am not guilty*

William Smith

Taken before me this
day of *February* 1892
[Signature]
Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 4th DISTRICT.

William Wagner

of No. 22 Precinct Police street, aged _____ years,

occupation Police Officer being duly sworn deposes and says,

that on the 2nd day of February 1892

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

and Alexander Balford (both now here) were arrested by deponent for the reason that deponent found said defendants on 8th Avenue in possession of a horse and wagon which deponent is informed ~~is~~ is the property of William Flanagan who is unable to appear in Court to prosecute on account of sickness. Deponent therefore asks that they may be committed until such time as said Flanagan may be able to appear in Court.

William Wagner

Sworn to before me, this

of February 1892

day

[Signature]
Police Justice

Police Court, 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip Smith
Alexander Balford

AFFIDAVIT.
Lawson

By G. G. G. 3rd 1892
9³⁰ AM E. H.

Dated Feb 2 1892
Keegan Magistrate.
Wagner Officer.

Witness,
Officer Geo Reichhold
22 - Precinct
W. K. Kerner
897 - 2nd Avenue

Disposition, _____

0033

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

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

Dated Feb 3 18 92 John P. Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Police Court--- District. ¹⁴⁰

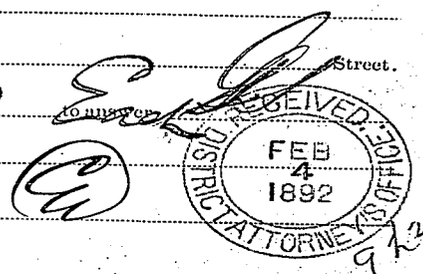
THE PEOPLE, &c
ON THE COMPLAINT OF

Charles Schutte
1476 Lexington Ave
309 E 47th St
1 *Alexander Bradford*
William Smith
2
3
4
of *Charles Schutte*

Dated *Feb 3 1892*
Ryan Magistrate.
A. Naguss Officer.
22 Precinct.

Witnesses *Call Officer*
No. *Greg. Rickhold* Street.
Er. Brest Street.

No. *1000 E 47th* Street.



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

0035

CITY AND COUNTY }
OF NEW YORK, } ss.

William Wagner
aged 22 years, occupation *Police Officer* of No. 22 *Princes Police* Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *Charles Schutte*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 3 day of February 1890 } *William Wagner*

John J. Ryan
Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander Balford
and
William Smith

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

Alexander Balford and William Smith

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

The said Alexander Balford and William Smith, both

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

one horse of the value of two hundred and fifty dollars, one wagon of the value of one hundred and fifty dollars, and one set of harness of the value of fifty dollars

of the goods, chattels and personal property of one corporation called the N. Clausen & Son Brewing Company

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

SECOND COUNT—

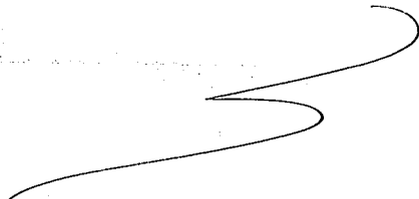
AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Alexander Balford and William Smith
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Alexander Balford, and William Smith, both,*

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

one horse of the value of two hundred and fifty dollars, one wagon of the value of one hundred ^{and fifty} dollars, and one set of harness of the value of fifty dollars



of the goods, chattels and personal property of one *a corporation called the H. Clausen and Son Brewing Company* by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *corporation*

unlawfully and unjustly did feloniously receive and have; the said *Alexander Balford and William Smith* then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0038

BOX:

467

FOLDER:

4282

DESCRIPTION:

Bauer, Ludwig

DATE:

02/16/92



4282

200

Witnesses:

Caroline R. [unclear]
Louis [unclear]

Counsel,

Filed *16* day of *Feb* 189*2*

Pleads,

THE PEOPLE

vs.

H
Edwig Bauer

*Arrested, second degree.
[Section 218, Penal Code]*

*29
Feb 1892*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Henry J. [unclear]
Foreman.

Feb 17/92
Henry [unclear]
S.P. 3 yrs. P.B.M.

0040

Police Court - 5 District.

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

of No. 1187 Locust Avenue Street, aged 38 years,
occupation Rep House being duly sworn

deposes and says, that on the 5 day of July 1888 at the City of New
York, in the County of New York,

He was violently and feloniously ASSAULTED and BEATEN by Ludwig Bauer
who threw a quantity of acid independent
thereby burning deponent's left arm.
Deponent further says that such
assault was committed

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

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

Sworn to before me, this 10 day of July 1888
of Caroline Obergloer
[Signature] Police Justice.

0041

5th
571

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer. *Ludwig Bauer*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *161st Street - Elton Avenue, 1 year*

Question. What is your business or profession?

Answer. *Soda Water Factory Bottle Washer*

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.*

Ludwig Bauer

Taken before me this

day of

189

Michael J. ...

Police Justice.

0042

Sec. 151.

Police Court 5 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Caroline Oberglock of No. 1187 Rockefeller Street, that on the 5 day of July 1897 at the City of New York, in the County of New York,

one Ludwig Bauer, did feloniously
assault Caroline Oberglock

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

These are, therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 5 DISTRICT POLICE COURT in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 10 day of July 1897

M. A. Peltz
Police Justice.

0043

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Warrant-General.

Dated..... 189

Magistrate.

Hickey

Officer.

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

Mr. D. Hickey Officer.

Dated *Feb. 12* 1892

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated..... 189

Police Justice.

Ludwig Baur 29. Manning

161st and 67th Ave

The within named

0044

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.....

Ludwig Bauer

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 *February 12* 18*92* *M. A. Bell* Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0045

185

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Caroline Oberglase
111 8th Street
Ludwig Bauer

Office
111 8th Street
111 8th Street

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 12th* 1892

Meyer Magistrate.

Hickley Officer.

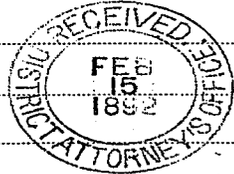
Leah Precinct.

Witnesses

No. Street.

No. Street.

No. Street.



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

Clorn

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Dennis Bauer

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

indictment, accuse *Dennis Bauer*

of the crime of *assault in the second degree,*

committed as follows:

The said *Dennis Bauer,*

late of the City of New York, in the County of New York aforesaid, on the

27th day of *January* in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,

*in and upon one Caroline Oberlander, then
and there being, feloniously did unlawfully
and unlawfully make an assault, and
a quantity of a certain noxious and*

and destructive fluid to the said
 of said nuisance, being a thing likely
 to produce serious bodily harm, to, to,
 against and upon the said Caroline
 Overlock, then and there feloniously did
 unlawfully and ~~to~~ unlawfully cast and
 throw, and then the said Caroline Overlock,
 with the malicious and destructive fluid
 aforesaid, so cast and thrown as aforesaid,
 in and upon the left arm of her the
 said Caroline Overlock, then and there
 feloniously did unlawfully and unlawfully
 burn 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.

Deborah Reed,

District Attorney

0048

BOX:

467

FOLDER:

4282

DESCRIPTION:

Baresa, Joseph

DATE:

02/29/92



4282

John M. ...

Counsel,
Filed *1892*
day of *July*
Pleads, *Guilty*

[Section 498, *...* Burglary in the Third Degree.]

THE PEOPLE

vs.

Joseph Barera

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

Ray ...
Foreman

Part 3, March 4/92
Jury & Committee

...

...

Witnesses:

...
Joseph ...

Police Court - / s/ - District.

City and County } ss.:
of New York,

of No. 38 Laight Street, aged 21 years,
occupation House Keeper being duly sworn

Maria Cappa

deposes and says, that the premises No. 38 Laight - Street, 5th Ward
in the City and County aforesaid the said being a Dwelling House

and which was occupied by deponent as a Dwelling House
and in which there was at the time a human being, by some

were BURGLARIOUSLY entered by means of forcibly breaking open
a door leading from the hallway of the
second floor leading into deponent's apartments

on the 17 day of February 1892 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two cotton sheets or covers and other
property all of the value of Seven
dollars

the property of deponent's Husband
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
Joseph Barosa (now present) and another
person whose name is unknown

for the reasons following, to wit: That deponent saw said
defendants in said premises and on
entering said Barosa pushed her in
a violent manner and she fell down
That said defendants then ran away
and deponent pursued them and he
said Barosa was caught by Joseph
Summa

Maria Cappa
mat-

17 day of Feb 1892
Present to deponent's Husband
M. M. M. M. M.
Police Practice

0051

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Joseph Perese 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.

Joseph Perese

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

Italy

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

Answer.

36th Street Queens

Question. What is your business or profession?

Answer.

Vender

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

Answer.

*I am not guilty
Joseph Perese
+
man*

Taken before me this

17

day of February 1897

M. M. ...

Police Justice.

0052

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Thirty 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 February 17 1892 W. M. ... Police Justice.

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

Dated February 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

201

Police Court--- / 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maria Gappas
38 Laight St
1. Joseph Barosa
2.
3.
4.

Offence Burglary

Dated February 17 1892
McMahon Registrar
Geary Officer
5 Precinct

Witnesses Joseph Summa
No. 38 Laight Street
Micht F Geary
5th Precinct

No. 3000 to answer
Committes
RECEIVED
FEB 18 1892
DISTRICT ATTORNEY'S OFFICE
Buss 32 AH
P.A.

Charley Day
27 Bowdoin St
Bos
Dealer in Bananas

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

Joseph W...
Barber
36 ...
20 ...
78 ...

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York, :
 :
 against : Before
 : Hon. James Fitzgerald
 Joseph Baresa. : and a Jury.
 :
 :
 ----- x

Indictment filed February 2, 1892.

Indicted for burglary in the third degree.

A P P E A R A N C E S:

For the People,

Asst. District-Attorney James W. Osborn;

For the Defendant,

Mr.

New York, March 14, 1892.

MARIA CAPPA, a witness for the People, sworn, testified:

I live at No. 38 Laight Street. I lived there on the 17th. of February 1892. I saw the defendant Joseph Baresa on that day in my house. I went out to buy some groceries and at the same time visit a friend of mine. I occupy apartments on the second floor back in No. 38 Laight Street. It is a tenement house. When I went out the windows and doors of my premises were all closed. I left considerable property in my rooms including two cotton sheets and a watch of the value of \$20 which was hanging on the wall. When I returned I found that these things were missing. I saw the defendant in

2.

my rooms. There was another man present in the room with him. The defendant ran out of my room and the other man got away, but I held on to this defendant till the police came and arrested him.

Cross-examination:

The value of these two sheets was between six and seven dollars. I have bought sheets of this kind and I know their value. I am positive about my door being locked. The lock was broken. I had never seen the defendant before that day. My husband is a shoe-black.

JOSEPH SUMMER, a witness for the People, sworn, testified:

I live in Laight Street. I am the janitor of No. 38 Laight Street. I was in charge of that building on the 17th. of February 1892. I saw the defendant Joseph Baresa running downstairs out of those premises. I caught him. He told me to let him go and I told him I would hold him till I saw the woman. The woman Maria Cappa came up and identified him as a man who had been in her rooms.

Cross-examination:

I heard the complainant testify that she held the man until he was arrested. That is not so. He ran out of the house and I arrested him.

MICHAEL F. GEARY, a witness for the People, sworn, testified:

I am an officer of police attached to the 5th.

3.

Precinct. 38 Laight Street is in the 5th. Ward of this city. I was called to make this arrest on the 17th. of February 1892 about twenty minutes of one o'clock. I inquired if anybody knew the defendant. Nobody in the building 38 Laight Street knew him. He told me that he belonged there. I investigated the door of the complainant's premises and found marks of violence upon it, as though some blunt instrument had been used.

MARIA CAPPA, re-called:

The piece of iron now shown me was in the defendant's hands at the time I arrested him.

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

I am the husband of Maria Cappa. I live at No. 38 Laight Street. On the 17th. of February when I returned home I missed my watch which I had left there in the morning on going out to work.

DEFENSE.

JOSEPH BARESA, the defendant, sworn, testified:

I work for Charley Day in Roosevelt Street. I have worked for him about three years. I was out of work on the day in question. I was told by a friend that if I went to No. 38 Laight Street I could get work. I went there at about a quarter of 12 or 12 o'clock. I showed the address which I had on a card to a police officer and he directed me to No. 38 Laight Street. I went

4.

downstairs and was looking around to find the party whom I was directed to when this woman caught hold of me and began to scream. I ran down the stairs. A crowd gathered and I was arrested. I was not in the rooms of the complainant. I didn't work in there. I was not in company with any other man on that day.

Cross-examination:

Charley Day is a longshoreman. He is a boss and I have worked for him. He can be found at No. 27 Roosevelt Street. I expected to get work in No. 33 Laight Street and that is the only reason I had for going there.

The Jury returned a verdict of guilty of burglary in the third degree.

Indictment filed Feb. 2-1892.

COURT OF GENERAL SESSIONS

Part VII.

THE PEOPLE &c.

against

JOSEPH BARESA

Abstract of testimony on

trial, New York March 14th

1892.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Daresa

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

Joseph Daresa

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

The said

Joseph Daresa

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Maria Cappa

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

SECOND COUNT—

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

Joseph Barosa

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

Joseph Barosa

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

two sheets of the value of one dollar each, and diverse other goods, chattels and personal property, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of five dollars

of the goods, chattels and personal property of one

Maria Cappa

in the dwelling house of the said

Maria Cappa

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

De Lancey Nicoll
District Attorney

0061

BOX:

467

FOLDER:

4282

DESCRIPTION:

Barnes, John

DATE:

02/17/92



4282

206

Counsel, _____
Filed, 17 day of July, 1892
Pleads, _____

INJURY TO PROPERTY.
[Section 654, Penal Code.]

THE PEOPLE

vs.

John Barnes
vs.
W. C. G. H. S.
W. C. G. H. S.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature] Foreman.
[Signature] July 16/92
[Signature] Sully as a

Appointed
Ren 3 mos PSM
July 19/92

Witness:
[Signature]

[Signature]
[Signature]
W. C. G. H. S.
Asphalt Pavement Co.

0063

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 0 DISTRICT.

of No. 206 East 45th Street, aged 26 years,
occupation Bartender being duly sworn deposes and says,
that on the 12 day of February 1892
at the City of New York, in the County of New York, John Bawes

(workman) who did willfully and
maliciously break and destroy a
plate glass window in the premises
323 East 48th Street of the
value of about seventy five
dollars by throwing a wooden
pail through the said window

James Harte

Sworn to before me, this

of Feb

1892

12 (day)

Samuel Ryan
Police Justice.

0064

Sec. 198-200.

S District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Barnes 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 Barnes

Question. How old are you?

Answer. 22 Years

Question. Where were you born?

Answer. Ireland

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

Answer. 402 East 48 Street

Question. What is your business or profession?

Answer. Chef

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

Answer. I am not guilty

John Barnes

Taken before me this
day of April 1883

John P. Ryan

Police Justice.

0065

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

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

Dated July 19 1892 John J. Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0066

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Clark
206 East 15th St
John Barnes

Mullevias
Mooney
Officer

1
2
3
4

Dated *Feb 15* 18*99*

Ryan Magistrate.

Doyle Officer.

23 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *J.D.*

[Signature]

22 to 2000



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

John Barnes

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

John Barnes

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

The said

John Barnes

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

one pane of plate glass

of the value of *seventy five dollars* of the goods, chattels and personal property of one *Thomas Gilman* then and there being, then and there feloniously did unlawfully and wilfully *break and destroy*:

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

SECOND COUNT.

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

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

one pane of plate glass

of the value of *seventy-five dollars*
 in, and forming part and parcel of the realty of a certain building of one *Thomas*
Gilmartin there situate, of the real property of the said
Thomas Gilmartin
 then and there feloniously did unlawfully and wilfully *break and destroy:*

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

DE LANCEY NICOLL,
District Attorney.

0069

BOX:

467

FOLDER:

4282

DESCRIPTION:

Bassani, Reinaldo

DATE:

02/03/92



4282

0070

Witnesses:

Wm W Edwards
Wm Leonard

Counsel,
Filed

3
day of *July*

1892

Pleads,

THE PEOPLE

vs.

Rinaldo Bassani

Supervisory in the Third Degree
Section 498, of the Penal Code

190
474

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm W Edwards
Foreman.

Sept 1902

Wm Leonard
Pen. 1 yr & 11 mos. P.M.

0071

Police Court - 1 District.

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

Charles W. H. Silveiro
of No. *294 Broadway* Street, aged *33* years,
occupation *Messenger* being duly sworn
deposes and says, that the premises No. *294 Broadway* Street, *6th* Ward
in the City and County aforesaid the said being a *store in the four story*
stone building
and which was occupied by *Charles W. H. Silveiro* as a *sub-warehouse for stone*
and in which there was at the time *no* human being, by name

were **BURGLARIOUSLY** entered by means of forcibly *prying open*
the window in the rear of said
premises

on the *17th* day of *January* 188*2* in the *evening* time, and the
following property feloniously taken, stolen, and carried away, viz:

3 pairs of Gloves, One Umbrella
One good Ball, Two whistles
1 coin purse, Two air guns
One pair of Knives, 12 Pins

Being in all together of the value
fifteen Dollars

the property of *Deponent* *Ed. J. Maclellan* *William's Company*
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
Ricardo Cassani (nowhere)

for the reasons following, to wit: *That about the hour of 7 o'clock*
on the night of the aforesaid day said
premises were forcibly forced and fastened
by means of a catch door and said property
was in said premises and deponent is
informed by John Leonard a police officer
of the premises that about said
time the said deponent about
said premises acting as a burglar and

0072

In suspicious manner defendant said James
said him to stop said defendant ran
array and said James pursued him and
arrested him. And found said property
in his possession and defendant fully
identifies the said evidence as
being his and the balance of said
property as being the property of
James B. Jackson and Williams Company
and he therefore charges him with
the Burglary aforesaid.

Sworn to before me by
this 18th day of January 1914
J. W. F. [Signature]
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
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 _____ 188__
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 188__
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.

Police Court, _____ District,
THE PEOPLE, etc.,
on the complaint of
1 _____
2 _____
3 _____
4 _____
Dated _____ 188__
Magistrate.
Officer.
Clerk.
Witness,
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ _____ to answer General Sessions.

0073

1877

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 28 years, occupation Officer of No. 6th Precinct Police Street, being duly sworn, deposes and

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

Sworn to before me, this 18 day of July 1892 John Leonard

Police Justice.

0074

Sec. 198-200.

106 District Police Court.

CITY AND COUNTY }
NEW YORK, } ss.

Rinaldo Bassanio 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. *Rinaldo Bassanio*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *474 Pearl St 7 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 found the property

Rinaldo Bassanio

Taken before me this

18

day of

[Signature]
Police Justice

0075

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 Byardant

Law 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 18 1892 [Signature] Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

71

Police Court--- 157 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas W Sullivan
294 Broadway
Rinaldo Bassano

Office *Burgland*

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

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated 18 1892

P. G. Duffy Magistrate.

Demant Officer.

6. Precinct.

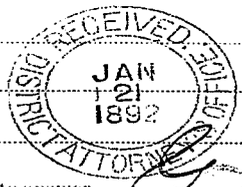
Witnesses *John Leonard*

Chas. Prunet - Police

No. Street.

No. Street.

\$ *1000* to answer



Chas
Burgland
PR
Remy

0077

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Reinaldo Bassani

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

Reinaldo Bassani

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

The said *Reinaldo Bassani*

late of the *6th* Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *January* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Charles W. H. Sillocks*

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

SECOND COUNT—

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

Reinaldo Bassani

of the CRIME OF *Petit* LARCENY _____ committed as follows:

The said *Reinaldo Bassani*

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

three pair of gloves of the value of one dollar each pair, one umbrella of the value of five dollars, one foot ball of the value of three dollars, two whistles of the value of twenty-five cents each, seven purses of the value of twenty-five cents each, two guns of the value of two dollars each, and one pair of roller-skates of the value of two dollars

of the goods, chattels and personal property of one *Charles W. N. Sillocks*

in the *store* _____ of the said *Charles W. N. Sillocks*

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

THIRD COUNT:

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

Rinaldo Bassani

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

The said *Rinaldo Bassani*

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

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

of the goods, chattels and personal property of *Charles W. N. Sillocks*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Charles W. N. Sillocks*

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

Rinaldo Bassani

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

DE LANCEY NICOLL,

District Attorney.

0080

BOX:

467

FOLDER:

4282

DESCRIPTION:

Bayon, Alexander

DATE:

02/18/92



4282

234
Bonding a

Counsel,
Filed *A. G. Leiby* 1892
Plends, *August 19*

32 THE PEOPLE
vs.
John G. ...

Alexander Bayou

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

DR LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Henry ...
Foreman.

Part 2 - March 1st 1892
trial and convicted of
Assault Third Degree,

Per 17

Witnesses:

John ...
John ...

0082

Police Court— 2nd District.

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

of No. 235 West 24th Street, aged 35 years,
occupation Expressman being duly sworn

deposes and says, that on the 9th day of February 1882 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED [REDACTED] by

*Alexander Bayon (now here), who did
willfully and maliciously point and
aim a revolving pistol loaded with
powder and ball, at the person of
deponent, and did willfully and
maliciously discharge one chamber
of said pistol loaded with powder
and ball at the person and body
of deponent.*

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

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

Sworn to before me, this 9th day }
of February 1882 } Wm. Flynn

[Signature]
Police Justice.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Alexander Bayon

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. France

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

Answer. 300 Wooster Street 8 years

Question. What is your business or profession?

Answer. Guardian

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
A. Bayon

Taken before me this 1st
day of February 1887
[Signature]
Police Justice.

0084

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 January 8 1892 [Signature] Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

0085

Police Court--- 2 District. 161

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Lynn
235 vs. 248
Alexandra Bayne

Assault
Offence
Lynn

Dated January 8 1892

Hogan Magistrate.

Cray Officer.

19 Precinct.

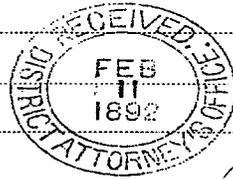
Witnesses

No. Street.

No. Street.

No. Street.

\$ 3.00 to answer



[Signature]

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander Bayou

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

Alexander Bayou

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

The said Alexander Bayou

late of the City of New York, in the County of New York aforesaid, on the Eighth day of February in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one William Flynn in the peace of the said People then and there being, feloniously did make an assault and to, at and against the said William Flynn a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Alexander Bayou in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said William Flynn 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

Alexander Bayou

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

The said Alexander Bayou

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 William Flynn in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against the said William Flynn

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Alexander Bayou

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

DE LANCEY NICOLL,

District Attorney.

0087

BOX:

467

FOLDER:

4282

DESCRIPTION:

Beasley, John

DATE:

02/29/92



4282

0088

BOX:

467

FOLDER:

4282

DESCRIPTION:

Taylor, Frederick

DATE:

02/29/92



4282

311 X
De Lancey

Counsel,
Filed
Friends,
189

Grand Larceny, First Degree
(DWELLING HOUSE)
[Sections 529, 530, 531 Penal Code.]

THE PEOPLE

vs.
John Beatty
Frederick Taylor

DE LANCEY NICOLL,

District Attorney,
Part 3, March 1892

Wm. T. Conroy
Rec. of stolen goods

A TRUE BILL.

Henry S. ...
Foreman
March 16, 1892

Witness
John L. ...
John L. ...

Notary Officer

No. 1. S.P. 2915 8 mo
March 16, 1892. P.B.M.

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York, :
 :
 against : Before
 : Hon. James Fitzgeral
 Frederick Taylor impleaded with John: and a Jury.
 Beasley. :
 :
 ----- x

Indictment filed February 2, 1892.

Indicted for grand larceny in the second degree and receiving stolen goods.

New York, March 14, 1892.

A P P E A R A N C E S:

For the People,

Asst. District-Attorney James W. Osborn;

For the Defendant,

Maurice Myer, Esq.

THOMAS LAMBERT, a witness for the People, sworn, testified:

I live at No. 7 Fifth Avenue in this city and have lived there seven or eight months. On or about the 9th. of February last I owned an overcoat. I paid \$75 for it in London. That coat was stolen from me on the 9th. of February. I do not know who stole it. I found it afterwards in a pawn-shop and identified it as my property. I do not know the name of the pawn-shop. I am positive it was my coat. I do not say that the coat was worth \$75 at the time it was stolen, but that is the amount I paid for it. It was a fur-lined coat.

2.

GEORGE PARR, a witness for the People, sworn, testified:

I live at No. 105 Seventh Avenue in this city. I am a hall-boy by occupation. I had a conversation with John Beasley on the 9th. of February 1892. He asked me if I would write a note for him. He said he could not write himself. I wrote the note and then he asked me to take a walk with him. I took a walk with him along Fifth Avenue. He went into No. 7 Fifth Avenue and came out in a few moments with a coat. We went with the coat to the corner of Eleecker and Charles Streets. The defendant Taylor was standing on the corner and Beasley called him over. Beasley and Taylor had a conversation. Then Taylor took the coat to a pawn-shop and pawned it. The note I wrote was to give Beasley some excuse for getting into the house on Fifth Avenue.

Cross-examination:

Taylor went to three or four pawn-shops but did not pawn the coat the first day. He did the following day. I do not know what the conversation was between Taylor and Beasley. The pawn-shops that he went to were closed up on the first day. Beasley told me what to put in the note and that is the reason I did it; simply to oblige him. I heard Beasley say to Taylor: "Will you pawn this coat for me?" and Taylor took the coat and went around to four or five different pawn-shops. I afterwards gave information which led to the arrest of Beasley and Taylor.

3.

DANIEL SULLIVAN, a witness for the People, sworn, testified:

I arrested the defendant Taylor about 10 o'clock on the evening of the 15th. of February. I brought him to the 15th. Precinct Station House. He was pointed out to me by George Parr, the witness who has sworn in this case. He was standing on the corner and, as I approached him, went in the front door of the liquor store and came out the side-door. I caught him and arrested him. I asked him if he knew anything about a coat being stolen from No. 7 Fifth Avenue and he said he knew nothing about it. Afterwards he says: "I have a pawn-ticket." I asked him if he had it with him, and he said no. He told me it was at his house No. 106 McDougal Street. We went to 106 McDougal Street, searched for the pawn-ticket. He found it in a trunk and he gave it to me. In the morning going to court he asked me what was the best thing for him to do in the case, and I told him that the best thing for him to do was to tell the truth. I told him he could not have had the pawn-ticket unless he had the coat.

DEFENSE.

JOHN BEASLEY, one of the defendants in this case, sworn, testified:

I am one of the defendants in this case. The co-defendant Taylor knew nothing about my going to No. 7 Fifth Avenue. I did direct him to pawn this coat. The reason I did not want to pawn it myself was that I had stolen it and I didn't want to be caught. The boy Parr

4.

was with me when I stole it. When I handed the coat to the defendant I said nothing about it being stolen and he had no knowledge on that subject.

Cross-examination:

I have known Taylor not quite a year. I have not been very intimate with him. I asked him to pawn this coat for the reason that I had stolen it and I thought he could dispose of it better than I could. I never told him that the coat was stolen.

FREDERICK TAYLOR, one of the defendants, sworn, testified:

I am a married man. I know Beasley three or four months. I recollect seeing the coat in question about the 11th. of February. I pawned it for \$8. I gave the money to John Beasley. I didn't know that coat was stolen. I never was at No. 7 Fifth Avenue and I had no intimation that the coat was stolen. If I had known it was stolen I never would have touched it.

Cross-examination:

I was working in the month of December. I didn't try to escape from the officer as he has claimed. I have been a waiter at balls during the winter. I was standing on the corner of Eleecker Street and this little boy came up to me and says: "There is a man out there wants to see you". I distinctly asked him what the man wanted. He said he didn't know. I went over and there I found Beasley. He asked me to pawn the coat for him.

5.

I took the coat to two or three pawn-shops but they were closed. The next day Beasley came to me again with the coat and I took it to a pawn-shop and pawned it for \$8 . I went with the officer to my house and found the pawn-ticket in a trunk and gave it to him.

The Jury returned a verdict of guilty of receiving stolen goods.

Photocopy of original

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...

...

...

Indictment filed Feb. 2-1892.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

FREDERICK TAYLOR, impleaded

with John Beasley.

Abstract of testimony on

trial, New York March 14th

1892.

0096

(1865)

Police Court— 2nd District.

Affidavit—Larceny.

City and County }
of New York } ss.

of No. 17th 5th Avenue Street, aged 27 years,
occupation China and Glass Ware being duly sworn,
deposes and says, that on the 9th day of February 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

An Overcoat, of the value of Sixty
dollars

(\$ 60 ⁰⁰/₁₀₀)

the property of Deponent

Sworn to before me this 1892

Police Justice

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by John Beesley and Frederick Taylor—

(both now here), and while acting in concert with
each other, from the following facts to wit: That
deponent is informed by George Porr of No 105-
7th Avenue, that about the hour of eight o'clock of
the aforesaid date he met the defendants Beesley
at the corner of 7th Avenue and 17th Street, and that
said Beesley accosted him, and requested him to
write a note for him to a woman living at No
7-5th Avenue—stating to him at the time that
he could not write, and that he was going there
for money, and that said Porr then went with said
Beesley into a cigar store, and wrote said note for
said Beesley, and that on going on the outside said
Beesley asked Porr to take a walk with him—

and that said Porr then went into and accompanied said defendant Beesley to the aforesaid premises, and at the time said Beesley went to said premises, he was without an Overcoat, and that said Beesley shortly after came out of said premises, with an Overcoat in his possession, and that said Porr then followed the defendant Beesley to the corner of Bleeker and Thompson Streets, where said Beesley turned around and again accosted Porr, and asked him to go across the street and tell the defendant Taylor who was standing there that he wanted to see him, and that said Taylor then met the defendant Beesley, and acting in concert, and followed by said Porr, he saw them go into about four Pawn Offices, with said Overcoat in their possession - and that deponent is further informed by Officer Daniel Sullivan of the 15th Precinct Police, that he found a Pawn Ticket representing an Overcoat Pawned and Pledged at the Pawn Office of L. J. Minin No 185 Pacific Street, in a trunk in the room of the defendant Taylor at No 186 Macdougall Street - and that deponent has seen the Overcoat represented by said Pawn Ticket and which is hereto annexed and is part of this Complaint and fully recognizes the same as his property and as the aforesaid property stolen from him on the said date - deponent therefore asks that the defendants may be held to answer

Sworn to before me this } Thomas Lambert

16th day of May 1892

John J. Brady
Police Justice

0098

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel Sullivan

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

15th Precinct Police Street, being duly sworn, deposes and

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

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

Sworn to before me, this *16* day of *May* 189*0*, } *Daniel Sullivan*

John A. Brady
Police Justice.

0099

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation George Ross
Jack Boy of No.

105-7- Avenue Street, being duly sworn, deposes and

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

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

Sworn to before me, this 16 day of May, 1896, George Ross

John H. Brady
Police Justice.

Sec. 198 - \$00.

CITY AND COUNTY OF NEW YORK, ss.

John Beesley

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 Beesley*

Question. How old are you?

Answer. *22 years -*

Question. Where were you born?

Answer. *N. Y.*

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

Answer. *211 Wooster Street; 2 months*

Question. What is your business or profession?

Answer. *Wooster*

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 -
John Beesley*

Taken before me this

day of

May 1887
M. W. Brady

Police Justice.

0 10 1

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Frederick Taylor

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. Frederick Taylor.

Question. How old are you?

Answer. 23 years -

Question. Where were you born?

Answer. U. S.

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

Answer. No 106 Macdougall Street - 1 week -

Question. What is your business or profession?

Answer. Painter -

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 - I did not know the coat had been stolen - Fred Taylor

Taken before me this day of

Henry J. ...

Police Justice.

0102

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 16 1892 John T. Brady Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0103

193

Police Court--- 2 --- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Lambert
5th Avenue
John Beestey
Fredrick Taylor

Jarcent
John

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

3
4
Date: *July 16* 1892

Grady Magistrate.
Sullivan Officer.
15 Precinct.

Witnesses *George Parr*
No. *105 7th Ave* Street.

L. Sullivan Street.
No. Street.



No. Street.
§ *1000 back* to answer.

Corr
ST 1 FH
Rev 1 No 2

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 Beasley
and
Frederick Taylor

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

John Beasley and Frederick Taylor
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said *John Beasley and Frederick Taylor, both*

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

one overcoat of the value
of sixty dollars

[Large handwritten flourish]

of the goods, chattels and personal property of one

Thomas Lambert

in the dwelling house of the said

Thomas Lambert

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.

SECOND COUNT—

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

Frederick Taylor

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

The said *Frederick Taylor*

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

one overcoat of the value of sixty dollars

of the goods, chattels and personal property of one

Thomas Lambert by one John Beasley, and

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

Thomas Lambert

unlawfully and unjustly did feloniously receive and have; the said

Frederick Taylor

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

DE LANCEY NICOLL,

District Attorney.

SECOND COUNT—

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

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

The said *Frederick Taylor*

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

*one overcoat of the value
of sixty dollars*

of the goods, chattels and personal property of one *Thomas Lambert*
by one John Beasley, and
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Thomas Lambert*

unlawfully and unjustly did feloniously receive and have; the said

Frederick Taylor

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

DE LANCEY NICOLL,

District Attorney.

0107

BOX:

467

FOLDER:

4282

DESCRIPTION:

Behrens, Bernard

DATE:

02/29/92



4282

310

X

Witnesses:

John B. May
Archibald Peck

Amph
Amph
Amph
Amph

Counsel, of
Filed
Pleads,

Feb 29
day of
1892

Grand Larceny, Second Degree.
[Sections 529, 531, Penal Code.]

THE PEOPLE

vs.

Bernard Behrens

DE LANCEY NICOLL,
District Attorney.

De Lancey Nicoll

A TRUE BILL.

Wm. H. ...
Foreman.

Edmund ...
P.B.M.
3

Police Court - 2 - District.

Affidavit - Larceny.

City and County }
of New York, } ss.

of No. 54 E-25 Louis B. May
Street, aged 28 years,
occupation Salesman being duly sworn,

deposes and says, that on the 18 day of February 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One Over Coat valued at
Seventy 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 Bernard Behrens (now here) for the reasons following to wit: on said date deponent was left said coat on a window casing in the Billiard Room of the Hoffman House, while he (deponent) was playing Pool in the said Billiard Room, deponent was informed by Abraham Jacobs that he saw the defendant leaving the said building with the said overcoat in his possession and he Jacobs arrested him (defendant) with the said coat in his possession. Deponent has since seen the coat found in defendant's possession and fully identified it as his property.

James B. May

Sworn to before me this 19 day

of Feb 1892

Police Justice

0110

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Abraham Jacobs of No. Hoffman House Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Louis B. May and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 19 day of July 1890, } Abraham Jacobs

Wm. H. Brady
Police Justice.

01111

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Behrens 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. *Bernard Behrens*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *23 Bowery 2 months*

Question. What is your business or profession?

Answer. *Bill Poster*

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

Answer. *I have nothing to say*
Bernard Behrens

Taken before me this

day of *July*

19

188*9*

[Signature]

Police Justice.

0112

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 Hunt
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 *February 19* 18 *92* *John S. Brady* Police Justice.

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

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

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

Dated.....18.....1.....Police Justice.

212

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis B. May
54 E. 25th St
Bernhard Behrens

Offence *Drunken*

1
2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 19* 1892

Grady Magistrate.

Hayes Officer.

19 Precinct.

Witnesses *Abraham Jacobs*

No. *Hoffman House* Street.

No. Street.

No. Street.

No. Street.

No. Street.

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



Com

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernard Behrens

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

Bernard Behrens

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

The said

Bernard Behrens

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

one overcoat of the value of seventy dollars

of the goods, chattels and personal property of one Louis B. May

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

SECOND COUNT—

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

Bernard Behrens

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

The said *Bernard Behrens*

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

*one overcoat of the value of
seventy dollars*

of the goods, chattels and personal property of one *Louis B. May*

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

Louis B. May

unlawfully and unjustly did feloniously receive and have; the said

Bernard Behrens

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

DE LANCEY NICOLL,

District Attorney.

0116

BOX:

467

FOLDER:

4282

DESCRIPTION:

Belsinger, Frank

DATE:

02/09/92



4282

0117

His Honor the Court - is now on
panels - has over 8 yrs now
S.P. - has committed nu-
merous forgeries - R.B.M.

Witness:
L.O. Bichal

Officer [Signature]

Complaint
[Signature]

Officer [Signature]

97

Counsel,
Filed
Plends,
day of Feb 1892

THE PEOPLE
vs.
Frank Belanger
Grand Larceny, Second Degree,
[Sections 528, 527, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

[Signature]
Landed by me
S.P. 3 1905/6 mo
Feb 12/92 R.B.M. 12

0118

Police Court _____ District. Affidavit—Larceny.

City and County }
of New York, } ss:

Louis D Bahlul

of No. 17 West 42nd Street, aged 26 years,
occupation: Varnish being duly sworn,

deposes and says, that on the 23 day of November 1891 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

Fifty dollars good money

the property of Deponent

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

(sees here) from the fact that on
said date deponent gave to the
defendant a certain check (check
attached) and instructed him to
deposit it in the Harlem River
Bank for his (deponent's) account.
That instead of following deponent's
instructions the defendant endorsed
said check with his own name,
drew the money from the Bank
and appropriated the same to his
own use and deposited with the
same and further that the defendant
made a false entry in deponent's

Sworn to before me, this _____ day of _____ 1891

Police Justice.

pass book making it appear
that said check had been
deposited for the purpose of
deceiving Applicant

Howard Bahlus⁺

Sworn to before me
this 30th day of January 1893

Wm. M. [unclear]
Patron Justice

0120

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank P. Belonger 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. *Frank P. Belonger*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *US*

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

Answer. *Maverly Blvd, Mt St Lawrence*

Question. What is your business or profession?

Answer. *Tailer*

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*

Frank Belonger

Taken before me this _____ day of _____
[Signature]
Police Justice

0 12 1

ADD

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 Jan 30 1899 J. M. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0122

117

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis D. Bahlus
117 & 47 St.
Frank Palermo

of office
Frank Palermo
117 & 47 St.

1
2
3
4

Dated Jan 30 1892
J. Duffy
Covachan
Magistrate.
Officer.

Precinct:

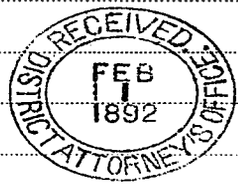
Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000.00
1000.00



A. J. W.
attesting
check

Received within
described check
Dated Feb 26 192
Louis D. Bahlus

BAILED,
No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0 1 2 3

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 Belsinger

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

Frank Belsinger

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

The said Frank Belsinger,

late of the City of New York, in the County of New York aforesaid, on the 23rd day of November in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms,

one written instrument and evidence of debt, to wit: an order for the payment of money of the kind called bank cheques, for the payment of and of the value of fifty dollars

of the goods, chattels and personal property of one Louis D. Bahlul

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.

By Lucey Nicoll,
District Attorney.

0124

BOX:

467

FOLDER:

4282

DESCRIPTION:

Blair, Richard

DATE:

02/15/92



4282

0125

Witnesses:

Part II

Feb 19 1897. I recommend
 that this prisoner be discharged
 on his own recognizance and
 city examination of the
 people witness show
 that they will not
 support the statement made
 in the Police Court, and
 in my opinion no
 conviction could be
 had

H. H. Madison
 Deputy

Richard Blair
 Counsel,
 Filed
 Pleads, *Not guilty*

189 2
 day of *July*

[Section 496, 506, 528, 531 and 550]
 Forgery in the Third Degree.

THE PEOPLE

vs. *P*

Richard Blair

DR LANCEY NICOLL,
 District Attorney.

A TRUE BILL.

Henry S. Ferris

Part 3, February 1912
 Foreman.
 Defendant discharged on
 his own recog. on motion
 of Dist. Atty.

0126

Police Court— 2nd District.

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

of No. 531 west 27th Street, aged 49 years,
occupation Truckman

deposes and says, that the premises No 531 west 27th Street,
in the City and County aforesaid, the said being a Three story brick
building

and which was occupied by deponent as a Store
and in which there was at the time a human being, by name

Peter Werrmann
were BURGLARIOUSLY entered by means of forcibly Breaking in
a door leading from the Hall into
said store, and then afterwards breaking
and removing the locks on the front door of
said store leading into the street -
on the 3 day of February 1882 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Ten barrels of Flour - of the amount
and value of Fifty five dollars
(\$ 55 ⁰⁰ / 100)

the property of Mark Saucher and in deponent's care and custody
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Peter Werrmann and Richard Blair (both now here)
and while acting in concert with each other

for the reasons following, to wit: That deponent is informed by
Officer Martin Finney of the 20th Precinct Police
that about the hour of 12.45 o'clock A.M. of the
aforesaid date while patrolling his post on
said street, he examined the doors of the aforesaid
premises, and found the same peculiarly locked
and said premises peculiarly closed and fastened
and that between the hours of 1 and 2 o'clock A.M.
of the aforesaid date said officer saw the defendant

Blair, in the neighborhood of 27th Street and 10 Avenue with a horse attached to a merchandise wagon, and that said Blair on being discovered by said Officer, immediately drove away, and deponent is further informed by said Officer that about the hour of 2.45 o'clock A.M. of the aforesaid date, he discovered the front door of said stable open, and the said horse and wagon which he had previously seen in the possession of the defendant Blair, standing in front of deponent's place of business, and in said wagon was 5 Barrels of Flour, and two more barrels of flour lying on the sidewalk in front of the door, and that on said Officer's approach, two men jumped from said wagon, and ran into a hallway on the opposite side of the street, and that said Officer in company with Officer Henry P. Mitchell, then went into and examined a hallway on the opposite side of the street, and discovered the defendant Blair lying down in said hallway, the said Blair's clothes being covered with flour at the time, and that said Officer Fenner then went into said stable, where the gas was burning brightly, and said defendant Mcerrmann was lying down in a stall, and pretending to be asleep - Deponent therefore charges the defendants while acting in concert with each other in having committed a Burglary and asks that they may be held and dealt with as the Law may direct.

Sworn to before me this 4th } Selden Blakeslee
 Day of February 1892

Police Justice

Police Court	District	Degree	Burglary	188	Magistrate	S	Merr	Bail	No.	Street
THE PEOPLE, &c.,		ON THE COMPLAINT OF		vs.				Committed in default of \$		
				Dated	Witnesses:			Bailed by		

0128

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Martin Finney
Police Officer of No. _____
20th Precinct Police Street, being duly sworn, deposes and

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

Sworn to before me, this 4
day of May 1890 } Martin Finney

[Signature]
Police Justice.

0 129

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry P. Mitchell

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

20th Street

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Selden Blakeslee

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

Sworn to before me, this _____

14

day of *February* 1890.

Henry P. Mitchell

[Signature]

Police Justice.

0130

Sec. 108

District Police Court.

CITY AND COUNTY OF NEW YORK,

Peter Herrmann

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

Question. What is your name?

Answer. *Peter Herrmann*

Question. How old are you?

Answer. *66 years -*

Question. Where were you born?

Answer. *Denmark*

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

Answer. *531 West 27 Street; 1 month*

Question. What is your business or profession?

Answer. *Watchman*

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

Answer.

I am not guilty.

Peter Herrmann
Mark

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

Justice

0 1 3 1

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Blair

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 to 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. *Richard Blair*

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. *None at present*

Question. What is your business or profession?

Answer. *Iron Foundry*

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
Richard Blair

Taken before me this

day of *March* 188*7*

Notary Justice.

0 132

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

Dated February 4 1892 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0133

Police Court--- District. 147

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Selden Blakeslee
531 27th St.
Pete Hermann
Richard Blasi

Officer Amy Lane

3 _____
4 _____

Date *February 4* 18*92*

Deer Magistrate.

Sumner Officer.

20 Precinct.

Witness *John Clough*
414 West 18th Street.

Officer Mr. Delany
20th Precinct Police Street.

No. _____ Street.

\$ *Costa, Peter*
to pay for
City
Feb 12 1892



DISMISSED

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Blair

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

Richard Blair

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

The said

Richard Blair

late of the *90th* Ward of the City of New York, in the County of New York aforesaid, on the
third day of *February* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of
one

Selden Blakeslee

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

Frank Tauscher in the said

stable

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

SECOND COUNT—

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

— Richard Blair —

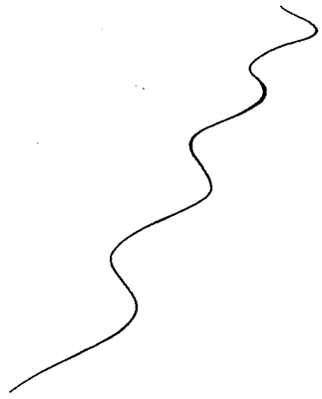
of the CRIME OF Grand LARCENY in the second degree committed as follows:

The said

— Richard Blair —

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 said day, with force and arms,

two barrels of flour of the value of
five dollars and fifty cents each barrel



of the goods, chattels and personal property of one — Frank Fauscher —

in the — stable — of the said Selden Blakeslee

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

THIRD COUNT:

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

Richard Blair

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

The said *Richard Blair*

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

ten barrels of flour of the value of five dollars and fifty cents each barrel

of the goods, chattels and personal property of *Frank Tauscher*

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

Frank Tauscher

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

Richard Blair

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

DE LANCEY NICOLL,
District Attorney.

0137

BOX:

467

FOLDER:

4282

DESCRIPTION:

Borkheim, Benjamin

DATE:

02/01/92



4282

Witnesses:

W. W. 6 a.m. 7-19-92

Counsel,

Filed,

Pleads,

1892

July

THE PEOPLE

vs.

BIGAMY
Section 208, Penal Code.)

John
John
John

Benjamin Bonkham

Conrad

District Attorney,

July 19 1892
John De Lancey Nicoll,

District Attorney.

John De Lancey Nicoll
July 19 1892
S. P. 2 yrs
R. B. M. 19

A TRUE BILL.

Ray
Foreman

0139

Ev "a"

Form 53.

New York, Dec 28, 1898.

A Transcript from the Records of the Marriages Reported to the Health Department of the City of New York.

Certificate of Marriage.

STATE OF NEW YORK.

No. of Certificate, 5868-4

I Hereby Certify, that Benjamin Borkheim and Jette Blum were joined in marriage by me, in accordance with the Laws of the State of New York, in the City of New York, this 13th day of June, 1880

Witnesses to the Marriage:

{ Signature of Person performing the Marriage Ceremony: }

Rev. Jacob Hess

Official Station,

Residence,

- | | |
|--|---|
| 1. Full Name of GROOM, Benjamin Borkheim | 10. Place of Residence, 64 Stanton St |
| 2. Place of Residence, 64 Stanton St | 11. Age next Birthday, 18 years. Color, W |
| 3. Age next Birthday, 24 years. Color, W | 12. Place of Birth, Hungary |
| 4. Occupation, Punch Binder | 13. Father's Name, Josef Blum |
| 5. Place of Birth, Germany | 14. Mother's Maiden Name, Fanny Weiss |
| 6. Father's Name, Adolph Borkheim | 15. No. of Bride's Marriage, 1 |
| 7. Mother's Maiden Name, Emma Klein | |
| 8. No. of Groom's Marriage, 1 | |
| 9. Full Name of BRIDE, Jette Blum | |
| Maiden Name, if a Widow, | |

*If other races, specify what. At Nos. 8 and 15 state whether 1st, 2d, 3d, &c., Marriage of each. The signatures below of Bride and Groom should be written out in full for the "given" and family names.

New York, _____ 18

We, the Groom and Bride named in the above Certificate, hereby Certify that the information given is correct, to the best of our knowledge and belief.

_____ (Groom)

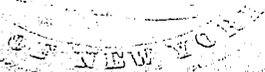
_____ (Bride.)

A true copy,

C. Goldman

Chief Clerk

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.



0140

Form No. 129.

328

Exp. B

New York, Dec 21 1891

A Transcript from the Records of the Marriages Reported to the Health Department of the City of New York.

COUNTY OF NEW YORK.

STATE OF NEW YORK.

CITY OF NEW YORK

No. of Certificate, 14641

I Hereby Certify, that Herman Blum and Annie Blum were joined in Marriage by me in accordance with the laws of the State of New York, in the City of New York, this 14th day of December 1891

Witnesses to the Marriage: Herman Blum, Annie Blum; Signature of person performing the Ceremony: Cornelius Egan

Table with columns: Date of Marriage, Groom's Full Name, Residence, Age, Color, Single or Widowed, Birthplace, Father's Name, Mother's Maiden Name, Number of Marriages, Name of Person performing Ceremony, Official Station, Residence, Date of Record. Includes handwritten entries for Herman Blum and Annie Blum.

A True Copy.

C. Eganman Chief Clerk

NOTICE.—In signing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no injury as to the facts reported has been provided for by law.

0141

Police Court, 2 District.

City and County } ss.
of New York, }
of No. 89-E-10th Street, aged 32 years,
occupation Married being duly sworn, deposes and says,
that on the 11 day of November 1891, at the City of New
York, in the County of New York,

Benjamin Borsheim did feloniously
take unto himself a wife, he at the
time having a wife living in violation
of section 298 of the Penal Code
of the State of New York for the
reasons following to wit: on the 13th
day of June 1888 deponent was
married to said Benjamin Borsheim
as per annexed certificate marked
Ex "A", the Rev. Jacob Hess having
performed the ceremony on 6 of
Stanton Street in this City.

Deponent says she has not been
divorced from defendant and that
she is still the lawful wife of de-
fendant and she is informed that
the said defendant under the name
of Herman Beaver on the 11th day
of November 1891 married a Minnie
Horsus as per annexed certificate
marked Ex "B". Wherefore deponent
prays that the said Benjamin
Borsheim be apprehended and
bound to answer said complaints.

Sworn to before me }
this 25th day of January }
1892 }
J. H. [Signature]

Police Justice

0142

Police Court-- 2 District. 187

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henrietta Borshim
vs.
Benjamin Borshim
2
3
4
offence *By Gray*

Dated _____ 188

Gray Magistrate.
Officer.
Clerk.

Witnesses, *Chas Spiro*

No. *127 E. 10th* Street,

No. _____ Street,

No. _____ Street.

\$ _____ to answer _____ Sessions

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 _____ 188 *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.*

0143

97
1/10
Tombs, City Prison N.Y. 2/10. 92.
Your Honor!
Dear Sir!

In order to set my
self to rights, I wish to demand
a chance to plead to the charges
of negligence I have in a
case, as I was ill advised by
the officer in whose charge I
was, who stated to me that the
case would be all right if I
pleaded not guilty and that
I would attend to the rest,
which certainly would not be
fair for me to attend.

I turn on request your
honor to set a date as soon
as possible to give me a chance
to plead and do not let me
remain out here until I am
unwilling to attend.

O. S. gave us a list. I went
this to see the power was to
obtain a better station,
there is a better way, but we
were unsuccessful.

I have been
in contact with
the people of the region.

0145

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 1st day of February
1897, in the Court of General Sessions of the Peace of the County of New York,
charging Benjamin Borshheim
with the crime of Bigamy

You are therefore Commanded forthwith to arrest the above named Benjamin Borshheim
Borshheim and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City
Prison of the City of New York.

New York City, the 1st day of Feb 1897

By order of the Court,

John P. Carroll
Clerk of Court.

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Benjamin Berkman

BENCH WARRANT FOR FELONY.

Issued *Feb 6* 189*2*

.....189

The within named defendant was
arrested this day and brought to the
Court of General Sessions by

.....

The officer executing this process will make
his return to the Court forthwith.

0147

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Benjamin Borkheim

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

Benjamin Borkheim of the CRIME OF BIGAMY, committed as follows:

The said Benjamin Borkheim

late of the City of New York, in the County of New York aforesaid, on the thirteenth day of June in the year of our Lord one thousand eight hundred and eighty, at the City of New York, in the County of New York, aforesaid,

did marry one Jette Blümm and her the said Jette Blümm did then and there have for his wife; and the said Benjamin Borkheim afterwards, to wit: on the fourth day of November in the year of our Lord one thousand eight hundred and ninety-one, at the City and County of New York aforesaid, did feloniously marry and take as his wife, one Minnie Hooch and to the said Minnie Hooch, was then and there married, the said Jette Blümm being then living and in full life,

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

DE LANCEY NICOLL, District Attorney.

0148

BOX:

467

FOLDER:

4282

DESCRIPTION:

Borrelli, Nicholas

DATE:

02/04/92



4282

Recy 56.

Counsel,

Filed *H. J. by* day of *July* 189*2*

Pleas, *Not Guilty*

THE PEOPLE

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

Nicholas Bonelli

vs. Honorable
De Lancey Nicoll
District Attorney

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ray J. Curran
Foreman

S.P. [Signature]
Scribe

April 14th 1892
W. J.

Witnesses:

Arthur Dechop

In the within card
I recommend the
acceptance of a
plea of Not Guilty in
the 3rd degree as
there are exonerating
circumstances herein

Franklin J. [Signature]

A. W. [Signature]

April 14th

[Signature]

Court of General Sessions of the Peace
for the City and County of New York.
The People &c.

Against
Nicholas Borelli
Defendant

City and County of New York:
Ciaccondina Sansiana,
being duly sworn says: That she
is 24 years of age, and is married,
and resides at No. 186 Hester Street
in said city: That she knows the
above named defendant, Nicholas
Borelli, for about 9 years: That
during said period she has known
him to be an honest, sober, industrious
and a peaceable man, always attending
to his own business and never
troubling anybody; That he has
been always respected and loved
by all his friends and neighbors.
That the defendant, to the best
of deponents knowledge has never
been charged with, indicted for, or
convicted of any crime whatsoever
except the one of which he now
is charged with and to which

He has pleaded guilty.

Wherefore deponent prays that the court will be as lenient as possible.

Sworn to before me

this 18th day of April 1894

Joseph A. Ferraris

Commr. of Deeds

New York City & County

Concordina Sausina
her mark

People
 vs.
 Nicholas Borrelli
 Defendant.

City and County of New York ss:

Nicola Borrelli being duly sworn says: That he is 38 years of age. That he keeps a fruit and a soda water stand on the corner of Division + Pike Streets in said city: and that he resides at No. 69 Livingston Street.

That he knows the above named defendant for about ten years - That during said period he has been a constant visitor of the said defendant; and has known him to be a hard working, industrious, quiet and peaceable man.

That to the best of deponents knowledge the defendant has never been arrested for, charged with, indicted or convicted of any crime except of the one he now stands charged with:

Deponent further says: that he knows other respectable people who also know the defendant and that each and every one of them speak in high terms of the said defendant; saying

that his character is of the best.
 Sworn to before me }
 this 18th day of April 1892 } Nicola Borrelli
 Cooper H. Sherman }
 Commr. of Deeds
 New York City & County

The People vs.
 Against
 Nicholas Borrelli
 Defendant

City & County of New York:

Pietro Capparelli being
 duly sworn says: I am 35 years of
 age: I am a laborer and reside at
 945 Livingston St. in said city;
 I know the defendant Nicholas Bor-
 relli for the period of 8 years.
 That during the above mentioned period
 he has been a hard-working, indust-
 rious, quite & a peaceable man
 who never troubled anybody.
 That I know other people that know
 the defendant and that they all
 speak in good terms of him;
 His character amongst those that

People

know is of the very best - he has never been known by anybody to be in trouble before; he is a man of steady habits and one who attended to his own business.

Sworn to before me
 this 18th day of April 1892 } Pietro Capparelli
 Prosper A. Ferranti
 Commr. of Deeds
 New York City & County

The People &c.

Against
 Nicholas Dorelli
 Defendant

City & County of New York:
 Joseph Rosello being duly sworn says: That he ~~is~~ is 58 years of age; a married man; a clerk by occupation and resides at No. 64 Madison Street in said city.

That he knows the defendant for 4 years last past: That the defendant has worked with defendant as a foreman and a boarder of laborers, and divers places in the State of New York

And that during all the time that deponent has known him, he the defendant has always borne himself like a gentleman, being, a sober, hard working and a peaceable quiet man attending to his own business and troubling no body. That to the best of deponent's knowledge the defendant was never arrested before.

Sworn to before me
 this 18th of April 1892 } Joseph. Rosselli
 Prospero N. Ferranti
 Com. of Deeds
 New York City & County

~~~~~  
Court of General  
Sessions of New York City

McDowell & Co.

Against  
Merrill & Bullis  
Defendants

~~~~~  
Affidavit

Robert A. Racy
Deputy Attorney

0156

0 157

Sec. 192.

J District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Andrew J. White a Police Justice
of the City of New York, charging Nicholas Borilli Defendant with
the offence of Assault

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned

we Nicholas Borilli Defendant of No. 10 West

Street; by occupation a Laborer
and Genaro Lion of No. 437 E 113

Street, by occupation a Manufacturing Surety, hereby jointly and severally undertake that
the above named Nicholas Borilli Defendant

shall personally appear before the said Justice, at the J District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 18 day of November 1934
M. H. Hadd POLICE JUSTICE. St.

0159

Police Court 6th District.

CITY AND COUNTY OF NEW YORK, } ss. Antonio Selchop

of No. 552 Morris Avenue Street,

age 27 years occupation bracket being duly sworn, deposes and says, that on Tuesday the 15th day of December

in the year 1897 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Nicholas Roselli

(from him) who aimed and discharged at deponent three several times a revolving pistol loaded with powder and leaden balls, which pistol he the said deponent then & there held in his hand, that deponent was so violently and feloniously assaulted and attempted to be beaten

with the felonious intent to take the life of deponent, & 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~~ bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 16th day of December 1897

Antonio Selchop
deponent

Coomes
POLICE JUSTICE

Sec. 198-200.

6th District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Nicholas Borilli 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. Nicholas Borilli

Question. How old are you?

Answer. 40 years.

Question. Where were you born?

Answer. Italy

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

Answer. 186 Hester St. 6 months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty of the charge
Nicholas Borilli

Taken before me this

16th

day of December

1887

W. J. ...

Police Justice.

0 16 1

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

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 Dec 18 1891 W. C. Munn Police Justice.

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

Dated Dec 18 1891 W. C. Munn Police Justice.

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

Dated _____ 18 _____ Police Justice.

0162

1585

Police Court--- 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio Melchior
552 Morris Ave,
Michela Bonilli

Offence *Carriage*
Felony

2
3
4

BAILED, *Lucas Ricci*
No. 1, by *Lucas Ricci*
Residence *437 E 113* Street.

No. 2, by _____
Residence _____ Street.

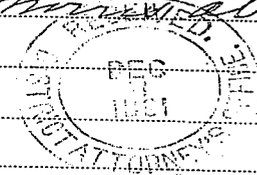
No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Dec 16th* 188
White Magistrate.

John E. Reis Officer.
33rd Precinct.

Witnesses *Joseph Carrino*
No. *556 Morris Ave* Street.

No. _____ Street.


No. _____ Street.
\$ *1000* to answer *GS*

9 Dec 20 1880
B
Orlando
11/11

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Nicholas Barvelli

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

Nicholas Barvelli

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

The said Nicholas Barvelli

late of the City of New York, in the County of New York aforesaid, on the fifteenth day of December in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, at the City and County aforesaid, in and upon the body of one Antonio Delchaf in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Antonio Delchaf a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Nicholas Barvelli in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said Antonio Delchaf 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

Nicholas Barvelli

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

The said Nicholas Barvelli

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 Antonio Delchaf in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said Antonio Delchaf

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Nicholas Barvelli

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

DE LANCEY NICOLL,

District Attorney.

0.164

BOX:

467

FOLDER:

4282

DESCRIPTION:

Bosnignora, John

DATE:

02/29/92



4282

Witnesses:

Johna B. ...

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

W. J. ...

Counsel,

Filed

day of

189

Pleads,

Chapman

THE PEOPLE

50 ...

John Baugnora

Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. ...

Public ... Foreman

Pleads ...

W. J. ...

0 166

3 District Police Court.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Bronsignore 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 Bronsignore*

Question. How old are you?

Answer. *46 Years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *1 Second Street one month*

Question. What is your business or profession?

Answer. *Barber*

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*

Giovanni Bronsignore

Taken before me this *17*
day of *February* 189*2*
Charles W. ...
Police Justice.

0 167

Sec. 151.

Police Court 3rd District.

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

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

of No. *1 Second Avenue* Street, that on the *15* day of *Feb*

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

he was violently **Assaulted** and **Beaten** by *John Bosnigora*

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen and each and every of you, to apprehend the said Defendant and bring forthwith before me, at the *3rd* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *16th* day of *Feb* 18*92*

Charles M. Hainta POLICE JUSTICE.

0 158

Oct 17/92
46
W
Staley
Secord

The within named

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

Dated..... 188

Police Justice.

Dr
Police Court 3 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
Charles Thompson
vs.
John Thompson

Warrant-A. & B.

Dated Oct 16th 188
Humbert Magistrate

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

..... Officer.
Dated..... 188

This Warrant may be executed on Sunday or at
night.

..... 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

Richard M. ...

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

Dated, July 17 189 *Charles A. ...* Police Justice.

Charles A. ...

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

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

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

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

0170

3F 3rd 218
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philippine
Second
Bismarck

Offense
Insult

BAILED,

No. 1, by.....

Residence..... Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

Dated, July 17 1892

Magistrate.

Berkley Court Precinct.

Witnesses Pasquale Basingrona

No. 1 Second Street.

Angeline Basingrona

No. 1 Second Street.

Felony Basingrona

No. 1 Second Street.

to answer



0172

POLICE COURT 3 DISTRICT.

City and County of New York, ss.

THE PEOPLE

vs.

On complaint of Philomela Basignora
For Assault

John Basignora

After being informed of my rights under the law, I hereby waive a trial by Jury on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in for the City and County of New York.

Dated February 17 1924 Giovanni Bronfignore

Charles K. Luntz Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Boenignora

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

John Boenignora

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

The said

John Boenignora

late of the City and County of New York, on the *fifteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, in and upon one

Philomele Boenignora in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said *John Boenignora*

with a certain *knife* which *he* the said

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

De Lancey Nicoll
District Attorney.

0174

BOX:

467

FOLDER:

4282

DESCRIPTION:

Boston, Charles

DATE:

02/29/92



4282

WITNESSES:

North Jackson
James Taylor Jr

None can be so
connected in this
case. The friends
of the defendant
absent. I was
not for command
the package of \$1000
upon which our
accountant
May 14-92



BA
Counsel,
Filed day of July 1892
Pleads, *Abigail Webb*

Grand Larceny, *Second* Degree,
[Sections 528, 529,
Penal Code.]

THE PEOPLE

vs.

Charles Boston
May 19/92
*Speedway on his
own recognizance*

DE LANCEY NICOLL,
District Attorney.



King D. ...
Foreman.

P.O. *...*
...

Police Court 1st District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Morton Jackson

of No. 33 Leonard Street, aged 32 years,
occupation Club

deposes and says, that on the 23 day of January 1892 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

Three cases containing wearing apparel
of the value of Twenty two hundred
Eighty Eight dollars and fifty
cents

the property of Isaac Taylor Jr deponent's employee
in the care and charge of deponent
and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Charles Boston (or near)

deponent says that on said date he gave said
defendant the aforesaid property for shipment

that said defendant did not return
the receipt or voucher for said shipment

when asked for the same told contradictory
stories deponent says that the property
has not been received by the persons

Swore to before me, this
day of
1892
Police Justice.

that it has been consigned to
Therefore defendant charged
said defendant with unlawfully
feloniously appropriating and
stealing said property with
intent to deprive the true
owner of the same

Sworn to before me
This 23 day of July 1842
Morton Jackson
Justice

0178

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Charles Boston

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

409 W. 32 ST 12 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 gave a man named James O'Brien the property to be shipped

Charles Boston

Taken before me this

day of

[Signature]

Police Justice.

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

\$500

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 February 23 1892 [Signature] Police Justice.

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

Dated Feb 23 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

233

Police Court--- /s^v District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morton Jackson
33 Second St
Charles Boston

Offence & amount

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

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *February 23* 188*8*

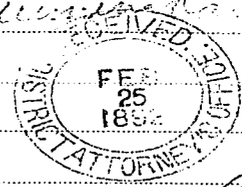
Duffy Magistrate.

Handy Officer.
5 Precinct.

Witness *Isaac Taylor Jr*

No. *33 Second* Street.
Wm. ...

No. Street.



No. Street.

\$ *3500* to answer *G-B*

Committed 92*

COURT OF GENERAL SESSIONS.

-----	x
	x
	x
THE PEOPLE	x
	x
VS.	x
	x
CHARLES BOSTON	x
-----	x

Sir,-

Please take notice that I will move in Part One of the Court of General Sessions, on Monday May 2nd 1892, or as soon thereafter as counsel can be heard, for the discharge of the above named defendant under Section 668 of the Code of Criminal Procedure or for such other and further relief as the Court may deem just in the premises.

Yours respectfully,

James W. Mc Laughlin,
280 Broadway,
N. Y. C

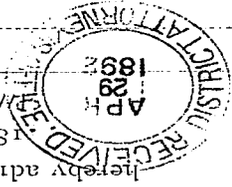
To,
De Lancy Nicoll Esq.,
District Attorney,
N. Y. C.

0182

Charles Tom I Monday

Mr. Corbin has the

To _____
this day of _____
within _____
I hereby admitted _____



Due and timely service of cop of the

No. 280 BROADWAY, New York City

Attorneys for

LEBURY & McLAUGHLIN,

W. J. ...

Defendant *Charles Tom I*

against

Plaintiff *The People*

R. J. ...

Sworn to before me this

day of

189

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Boston

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

Charles Boston

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

The said

Charles Boston

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

one hundred and twenty-two coats of the value of six dollars each, one hundred and twenty-two vests of the value of two dollars each, one hundred and twelve pairs of trousers of the value of three dollars each pair, ten pieces of silk of the value of sixty dollars each piece, two thousand yards of cloth of the value of twelve cents each yard

of the goods, chattels and personal property of one

Isaac Taylor, the younger

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

*De Lancey Neell,
District Attorney*

0 184

BOX:

467

FOLDER:

4283

DESCRIPTION:

Brady, Daniel

DATE:

02/19/92



4283