

**0836**

**BOX:**

**315**

**FOLDER:**

**3003**

**DESCRIPTION:**

**Baker, George**

**DATE:**

**08/15/88**



**3003**

0837

Witnesses,

Counsel, J.R. (a)  
Filed 15 day of Aug 1887  
Pleads,

THE PEOPLE

[Section 521, Miss. Penal Code.]  
vs.  
L.W. Bullock  
John C. George Baker

George Baker

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Franklin Lemley

Foreman.

August 16/88  
Please Excuse  
Sentence suspended  
R.B.M.

0838

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

POLICE COURT, /<sup>1<sup>st</sup></sup> DISTRICT.

Henry Payman

of No. 1 Chatham Square Mott Street, being duly sworn, deposes and says,

that on the 27 day of July <sup>1888</sup>

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

(now here) did have in his possession and knowing and wilfully pass and circulate a counterfeit silver coin of the United States of the denomination of one dollar, knowing the same to be a counterfeit and with intent to use the same as true coin. Deponent further says that on said day the said defendant came to the liquor store at 1 Chatham Square where deponent is employed as bartender and bought Lager beer and offered to deponent the annexed coin in payment therefor; deponent took said coin and returned the sum of ninety five cents to defendant as change for said coin and deducting the sum of five cents the price of said beer. Deponent immediately discovered that said coin was a counterfeit and not true money but made to resemble the genuine money of the United States ~~in violation  
Section 536 Penal & Civil Code of New York  
to before me~~

Sworn  
the 27 day of July, 1888

H. H. Wark  
Henry Payman Police Justice

0839

1<sup>st</sup> District Police Court.

Sec. 188-200.

CITY AND COUNTY } ss.  
OF NEW YORK,

George Baker 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. George Baker

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Maryland

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

Answer. Pearl Street.

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  
George Baker

Taken before me this

day of January 188

J. H. M. M.  
Police Justice.

0840

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  
..... 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 27 1888 J P Mallon 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.

0841

Police Court---

1183  
District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry Payman  
1 chatham squares  
George Baker

Officer Jacob  
Accused Money

2.....

3.....

4.....

Dated July 27 1888

Kelbach Magistrate.

Corsan Officer.

6 Precinct.

Witnesses.....

No. .... Street.

No. .... Street.

No. .... Street.

\$ 5000 to answer G.S.



C. C. C.

0842

People  
Geo. Soren  
exhibit

District Attorney Office  
City & County of  
New York.

0843

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Sader

The Grand Jury of the City and County of New York, by this  
Indictment accuse George Sader

of the crime of ~~Burglary in the second degree~~,

committed as follows:

The said George Sader,

late of the City of New York, in the County of New York, aforesaid, on the  
Twenty-seventh day of ~~July~~ in the year of our Lord one thousand  
eight hundred and eighty-~~one~~ ~~eight~~, at the City and County aforesaid,  
did feloniously utter, dispose of and  
put off as true, with intent to defraud,  
a certain forged coin, to wit: a certain  
piece of a metal to the grand jury  
aforesaid as yet unknown, in the  
resemblance and similitude of the silver  
coin of the United States called a  
dollar, the said George Sader ~~then~~  
and there well knowing the same  
to be forged, against the form of  
the Statute in such case made and provided,  
and against the peace and dignity of the said People.

0844

Second COUNT.

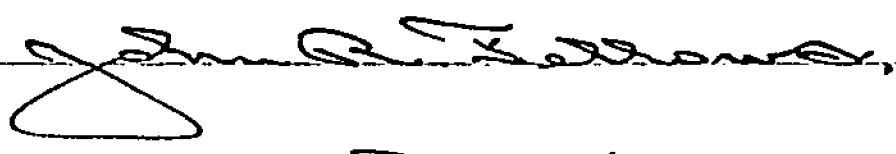
And the Grand Jury aforesaid, by this indictment, further accuse the said

George Cader,

of the CRIME of ~~knowingly~~ drawing in this possession a counterfeit of a silver coin of the United States, with intent to utter and use the same as true, — committed as follows:

The said George Cader,

late of the City and County aforesaid, afterwards to wit: On the day and in the year aforesaid, at the City and County aforesaid, ~~said~~ ~~knowingly~~ drew in this possession a certain counterfeit of the silver coin of the United States called a dollar, to wit, a certain piece of a metal to the Grand Jury aforesaid as yet unknown in the resemblance and similitude of the said coin, the the said George Cader then and there well knowing the same to be counterfeit, with intent to utter and use the same as true, with intent to defraud, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

John F. Thompson,

District Attorney

**0845**

**BOX:**  
315

**FOLDER:**  
3003

**DESCRIPTION:**  
Barker, James

**DATE:**  
08/16/88



3003

0846

Bail fixed at \$150. 1885  
\$3000<sup>00</sup> & P.R.C.  
Witnesses:  
G. C. J. H. S. J.  
Officer John Murray

Counsel, John C. Mott Aug 16, 1885  
140 Massace Street  
Filed 16 day of Aug 1885.

Pleads, Not guilty only

{ Robbery, [Section 224 and 232, Penal Code].  
degree.

THE PEOPLE

vs.

B. R. T.

James Barker

Bailed by  
Patrick Barker  
312 West 26<sup>th</sup> St.

JOHN R. FELLOWS,

District Attorney.

John R. Fellows  
1/3 - Part 2

A True Bill.

John R. Fellows

Foreman.

Dec 13. 1885  
Pr Dec 13. 1885  
Died & acquited

0847

District Attorneys Office.  
City & County of  
New York.

- \* Officer Garrison 25<sup>th</sup> St. 88<sup>th</sup> Ave.  
saw him about place of the  
X Officer Wallace.  
saw got off by.  
X Officer Deighan at 26<sup>th</sup> St + 10<sup>th</sup> Ave.  
saw off before 11<sup>th</sup> St.  
X Mr. McConnell. \*
- Mr. McConnell came into office at  
23<sup>rd</sup> + 15<sup>th</sup> Ave. at about time.
- X Officer Murray came up with Officer  
Wallace just after -

0848

the City of New York,  
Precinct No. 16.

Case of the People  
against

James McPeek & James Brady  
for Rodgers - arrested sept  
21<sup>st</sup> 88 - &

John Farley - sept 28  
all charged with Grand Larceny

Albert A Morse 332 n 32<sup>nd</sup> st

Complainant -

Off. Carey & Logan 16<sup>th</sup> Dist

0849

Police Department of the City of New York,

Precinct No. 16

New York, Oct 9<sup>th</sup> 1888

H. Macdonald  
Asst. Dist. Attorney

Sir:

I am informed you wished to see me in the Case of the People against James McPeek, James Brady (or Hodges) and John Farley in which a separate Complaint was made for the same Crime - and as I found you engaged in Court I beg leave to explain. Evidence will show that the property was taken from 326-7<sup>th</sup> Ave and by either Farley or Brady who are acquainted and that both were in the gig very soon after and invited McPeek who also got into the gig with them. Farley was driving when they met McPeek at 27<sup>th</sup> at 9<sup>th</sup> & 10<sup>th</sup> Ave three persons were seen by officer Mitchell in the gig, two were immediately arrested and I was informed by both McPeek and Brady that Farley was the man who escaped. I found it necessary to bring McPeek from the Tombs to identify Farley, who did then acknowledge in open Court that he was the man who was in the gig with McPeek and Brady. I don't think there is evidence sufficient to convict McPeek on a charge of

0850

Grand Larceny; and the most I think he  
could be convicted of is receiving stolen goods

I do think Farley & Brady can be convicted  
on the evidence and their record.

I have made no promise to McReek  
but I think Farley should be placed on  
trial first.

I don't think McReek would plead  
guilty and trust to the recommendation  
of the dist. attorney, but with that I  
have nothing to do - and will gladly  
give you a verbal explanation at any time  
you may set it down.

Respectfully, John Carey  
Det 16<sup>th</sup> Precinct

District Attorney's Office.

PEOPLE

108.

John Farley.  
John Brady.  
John Rockford.

0851

The People

vs  
James Barker  
City & County of New York ss  
Daniel Duffy  
being duly sworn states that he  
resides at 1234 at 42<sup>nd</sup> St said  
City that about 2 o'clock in the  
morning of the 7<sup>th</sup> inst he was  
robbed of a silver watch ~~chain~~  
of the value of forty dollars  
~~of a highwayman~~ in the City  
of New York, answering the  
description of defendant  
sworn to before me  
this 16<sup>th</sup> day of  
Aug 1888.

Daniel Duffy

City & County of New York ss

Georgiana Duffy being duly  
sworn states she is the wife of the  
above named Daniel Duffy and that  
her husband was robbed as above  
set forth a copy certifies his statement  
sworn to before me  
this 16<sup>th</sup> Aug 1888. Georgiana Duffy  
Albert J. Johnson  
Notary Public

0852

City & County of New York S.S.

John Barry being duly  
sworn states that he is a member of  
the Metropolitan Police & attached  
to Precinct No 6 & had the above  
named defendant arrested & charged  
the robbery set forth in the foregoing  
affidavits & he admitted his  
guilt

Sworn to before John Barry  
me this 16<sup>th</sup> day of Aug 1888

Albert J. Morris.

Acting Justice,

N.Y.C.

0853

1928  
DISTRICT ATTORNEY'S OFFICE,  
City and County of New York.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Daniel Dwyer  
234 E. 42nd St.  
P.S.

James Gardner

Offence

Off. Murray  
Off. Sonnenfeld  
Off. Wallace  
16-Peek

Dated August 16<sup>th</sup> 1888.

Witnesses, George and Abby

No. 234 E. 42nd Street,

Officer Geo. Logan  
16-Peek

No. Officer Christopher Scott,  
16-Peek

Detective John Cawley  
16-Peek

No. Henry Scammon  
665 10th Ave

John Kelly 457 W. 42nd St.

Michael Murphy  
W. 23rd St. R.R. Stables

John Mc Connell  
Drexel 241 W. 20th St.

0854

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

James Gardner

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

of the CRIME OF ROBBERY in the ~~first~~ degree, committed as follows:

The said James Gardner,

late of the City of New York, in the County of New York aforesaid, on the ~~seventeenth~~  
— day of ~~August~~, in the year of our Lord one thousand eight  
hundred and eighty-eight, in the ~~ninth~~ time of the said day, at the City and  
County aforesaid, with force and arms, in and upon one Daniel Duboy,  
in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of forty  
dollars and one chain of the  
value of one dollar,

of the goods, chattels and personal property of the said Daniel Duboy —  
from the person of the said Daniel Duboy, against the will,  
and by violence to the person of the said Daniel Duboy —  
then and there violently and feloniously did rob, steal, take and carry away, (the

said James Gardner being then  
and there aided by an accomplice  
actually present; whose name is  
to the Grand Jury aforesaid unknown)

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

John H. Kellogg,  
District Attorney

**0855**

**BOX:**

**315**

**FOLDER:**

**3003**

**DESCRIPTION:**

**Bender Homer P.**

**DATE:**

**08/17/88**



**3003**

**0856**

**BOX:**

**315**

**FOLDER:**

**3003**

**DESCRIPTION:**

**Dissbach, John**

**DATE:**

**08/17/88**



**3003**

0857

Witnesses:

Counsel, / A. H. Purdy  
Filed 19 day of Aug 1888  
Pleads, Not guilty

THE PEOPLE

vs.

Homer S. Bender  
and N.A.

Mr. Andrew Dugan  
of the City of New York,  
accusing Catharine "John" Dissbach  
to appear before the Court  
at his office at 10  
Court Street, Brooklyn,  
on the 12th instant,

JOHN R. FELLOWS,

District Attorney.

John R. Fellows

A True Bill. May 12, 1892  
John R. Fellows  
District Attorney

John R. Fellows  
District Attorney

John R. Fellows

John R. Fellows, Foreman,  
Peter J. and G. J.  
Within witness is a true  
May 12, 1892. Myself and

May 12, 1892. Myself and

0858

Sec. 151.

Police Court 4<sup>th</sup> 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 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 Margaret Remond of No. 525 Second Avenue Street, that on the 30<sup>th</sup> day of June 1888 at the City of New York, in the County of New York,

Hansel P. Wunder, did then and always ~~has~~ had and continues to have in his possession a sum of one thousand dollars and no cents belonging to said Margaret Remond

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

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

Dated at the City of New York, this 17<sup>th</sup> day of June, 1888.

J. J. Flory

0859

District Attorney's Office.

*Parr One*

PEOPLE

v.s.

*Honor R. B. Endor*

Janv 17<sup>th</sup> / 89

All issued, 2 for  
Statue Island, mailed  
Janv 14 / 89

*m*

0860

10 Form H.

1500

NEW YORK, May 11, 1892

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

COUNTY OF NEW YORK.

STATE OF NEW YORK.

CITY OF NEW YORK.

**CERTIFICATE AND RECORD OF DEATH**

No. of Certificate,

7675

Kanner P. Bender

I hereby certify that I attended deceased from March 6, 1889, to March 6, 1889, that I last saw him alive on the 6th day of March, 1889, that he died on the 6th day of March, 1889, about 5 o'clock A.M. or P.M., and that to best of my knowledge and belief, the cause of his death was as hereunder written:

Chief Cause,	Duration of Disease.
Apoplexy	12 hours
Contributing Cause,	Heart failure

Sanitary Observations,

Witness my hand this 7 day of March, 1889

Place of Burial,	SIGNATURE),	M. D.
Woodlawn	J. B. Kirby	
Date of Burial,		
Undertaker,	Wm. J. Hart & Son, RESIDENCE,	
Residence,	842 3rd Av.	105 W. 104.

Burial permits issued at 301 Mott Street, Room 38, Week days, 7 A. M.-6 P. M. Sundays and Holidays, 8 A. M.-5 P. M.

Date of Death.	March 6, 1889.
Full Name.	Kanner P. Bender
Age in years, months and days.	40 years, 6 months.
Color.	CC
Single, Married or Widowed.	Married
Occupation.	Police
Birthplace.	N. Y. State
How long in U.S. if foreign born.	5 years
How long resident in New York City.	5 years
Father's Name.	Peter Bender
Father's Birthplace.	Germany
Mother's Name.	Keller Bender
Mother's Birthplace.	Germany
Place of Death.	54 W. 34.
Last place of Residence.	" "
Direct cause of Death.	Heart failure
Indirect cause of Death.	Apoplexy
Date of Record.	March 6, 1889.

A True Copy.

C. Johnson

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.

B

0861

Brown of General Sessions of the Peace  
of the City and County of New York.

The People of The State  
of New York

against  
Homer P. Bender  
City and County of New York S.S.

William E. Stenark  
of said City being duly sworn deposes that  
he is upwards of twenty one years of  
age and is an attorney and counsellor at  
law.

That he was acquainted with Homer P.  
Bender the defendant herein for two or  
three years prior to his death which  
occurred on March 6 1889 at 54 West 24th  
Street in the City of New York

Deponent further deposes that on the 7<sup>th</sup> day of March 1889 he saw the body  
of deceased at the place of his death  
and knows that the body thus viewed  
by him was that of the Homer P. Bender  
the defendant in this action and the same  
person deposed in the annexed certificate  
sworn to before me

This 12<sup>th</sup> day of May 1892 William E. Stenark

J. W. Miltzer  
Com. of Deeds  
N.Y. Co.

0862

154

Bill ordered  
against  
Dissbach  
<sup>Christian name unknown</sup>  
on the evidence  
of Margaret Remmig  
in connection with  
Bender Case 153

Bethel L. Smith  
Forster

Aug 14/88

View Work..... 188

DISTRICT ATTORNEY'S OFFICE,

0863

Police Court—

*H. H.*  
District.

Affidavit—Larceny.

City and County  
of New York, { ss.

Margaret Kaining  
of No. 525 Second Avenue Street, aged 65 years,  
occupation House keeper being duly sworn  
deposes and says, that on the 30<sup>th</sup> day of April 1888 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property viz:

One Cabinet Bar, One Back Bar,  
One Ice House, Three Chandeliers,  
and Three Brackets, One hundred and  
Twenty yards of Brussels Carpet (16)  
Soft Bed and bedding together  
with other fixtures furniture and  
apartments said and in the saloon  
known as Number 441 Third Avenue  
in the City of New York, valued  
at Four Thousand Dollars.

the property of Margaret Kaining, (a detailed  
statement of said property more fully  
appears in the schedule hereto annex-  
ed)

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 Horace P. Bender, who before  
presented to this deponent, that he was  
the owner of certain lots of land  
situated in the Town of Southfield  
County of Richmond, and State of  
New York, worth Four Thousand  
Dollars, which said lots of land  
said Bender, desired to offer and  
exchange for the property of de-  
ponent as set forth above. That  
on the Fourteenth day of June 1888  
deponent accompanied the deponent  
to said Bender to the Town of South-  
field, where he said Bender pointed  
out to deponent a plot of land which

Sworn to before me, this  
day of

1888

0864

He said Bander, where the lots of land  
to be given to defendant in exchange  
for her property herewith described,  
and which said lots said Bander  
said were worth the sum of  
Four Thousand Dollars that said  
Bander executed a deed of said lots  
~~of land~~ in conjunction with Harriet  
L. Bander, described in said deed as  
the wife of said Horace P. Bander, con-  
veying ~~ten~~ certain lots of land to  
defendant, in exchange for their  
property as before set forth.  
That relying upon the representations  
of said Horace P. Bander and bel-  
ieving them to be true defendant  
parted with the property heretofore  
set forth. That defendant  
has since ascertained that the  
lots of land pointed out by  
said Bander, and purported to  
be conveyed to defendant by said  
Bander and his wife in the deed  
aforesaid, belonged to one George Alter,  
and is still the property of said  
Alter as he is informed by said  
Alter. That the ~~other~~ property  
really conveyed by warranty deed  
to defendant by said Bander and his  
wife as aforesaid were ten lots of  
land purchased from the Comptroller  
of the State of New York, for the sum of  
Twenty One <sup>92</sup>/<sub>100</sub> Dollars, under a Tax Sale  
of same. And that said lots of  
land are not worth more than Ten  
Dollars each. Therefore this defendant  
charges that by means of said false and  
fraudulent representations said Horace P.  
Bander did feloniously obtain possession  
of defendant's property, (as above described)  
and prays that he be apprehended and dealt with as  
the law provides.

Attorney and Parson

Office Justice

0865

Schedule

Property in store Number  
441 Third Avenue.

One Cabinet Bar, One Back  
Bar, with mirrors, one Ice  
House, three chandeliers with  
three brackets, one hot water  
urn, measures, shakers, dishes  
oil cloth, linoleum, matting,  
awning, 6 black walnut tables,  
24 chairs, two partitions with  
closets and marble slabs  
ale pipes and 6 pull pumps,  
cigar case and lighter, rubber  
mats, ~~wall~~ pictures (4;) table  
and three chairs, water pres-  
sure pump, ten cut glass  
decanters, twelve fancy bottles  
six glass spice dishes, 150  
glasses; one clock; one  
refrigerator; range, boiler;  
stationery wash tubs, 12 dishes,  
2 soup tureens, 6 knives and  
forks; coal scuttle and ap-  
pendages; five lace curtains  
One hundred and twenty yards  
of brussels carpet; 16 beds  
and bedding, including pillows

0866

mattresses, quilts, blankets,  
spreads, 14 wash stands with  
bowls and pitchers for each  
soap boxes and looking  
glasses for each; cedar  
table, bureaus and rive-  
rros and all furniture  
carpets fixtures of every  
kind and description in  
the seventeen rooms in the  
house, as aforesaid  
Excluding the bar and summer  
garden before particularly  
described —

0867

Sec. 108-200.

X District Police Court.

CITY AND COUNTY <sup>ss.</sup>  
OF NEW YORK.

Howard P. Bender 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. Howard P. Bender

Question. How old are you?

Answer. 41 years

Question. Where were you born?

Answer. NY

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

Answer. 54 W 24<sup>th</sup> St. 6 mos

Question. What is your business or profession?

Answer. None at present.

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.

Howard P. Bender

Taken before me this  
19 day of July 1881

John C. Clark  
Police Justice

0868

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 Thousand ~~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 1888 A. White 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.

0869

W 1179  
Police Court--- District.

Bailed in  
\$1,500  
Aug 11/81

BAILED,  
No. 1, by Samuel L. Bender  
Residence 54 West 24<sup>th</sup> Street.

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

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

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

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Margaret A. Evans  
828<sup>th</sup> & Davis

Charles C. Lucks

2.....

3.....

4.....

..... 19<sup>th</sup>

Offence

Dated July 11 1881

Magistrate

Off Fogerty & Handspree

Precinct

George Allen Stapleton S.J.P.C.

Witnesses

No. Timis 13 RECEIVED

Stapleton - Stockman 14th Street Office

JUL 13 1881

ST. CLAIR ATTORNEY'S OFFICE

RECEIVED

Stapleton - Stockman 14th Street Office

JUL 13 1881

ST. CLAIR ATTORNEY'S OFFICE

RECEIVED

Stapleton - Stockman 14th Street Office

JUL 13 1881

ST. CLAIR ATTORNEY'S OFFICE

RECEIVED

Stapleton - Stockman 14th Street Office

JUL 13 1881

ST. CLAIR ATTORNEY'S OFFICE

RECEIVED

Stapleton - Stockman 14th Street Office

JUL 13 1881

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0870

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

Homer P. Gander

The Grand Jury of the City and County of New York, by this indictment, accuse  
Homer P. Gander

of the CRIME OF ~~Fraud~~ LARCENY in the First degree,  
committed as follows:

The said Homer P. Gander,

late of the City of New York, in the County of New York aforesaid, on the ~~11th~~  
day of April, — in the year of our Lord one thousand eight hundred and  
eighty-eight, at the City and County aforesaid, with force and arms, with intent to  
deprive and defraud Margaret Reming,

of the ~~proper money~~, goods chattels and personal property hereinafter mentioned, and of  
the use and benefit thereof, and to appropriate the same to ~~his~~ own use, did then and  
there feloniously, fraudulently and falsely pretend and represent to The said  
Margaret Reming,

That The said Homer P. Gander on  
then The said Homer P. Gander on  
gave to the certain notes so and said dated  
in the town of Southfield in Penns  
County in the said State of Penns and did  
not date the date the then and there elaborated  
to exchange for the goods, chattels and personal  
property of the said Margaret Reming.  
After described, the said notes were then math

and sum of one thousand dollars; then a certain paper writing which he then and there produced and delivered to the said Margaret Reming was a deed executed by Daniels and by his wife Maria S. Bender Grandberry and conveying unto her the said Margaret Reming the said lots of land in consideration of her said goods, chattels and personal property and in exchange therefor, and that the same conferred upon her a full and absolute title to the said lots.

And the said Margaret Reming

then and ~~there~~<sup>there</sup> believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Warren S. Bender

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Warren S. Bender, one ~~silver~~ <sup>color</sup> ~~than~~ <sup>than</sup> ~~the value of two hundred dollars~~ <sup>the value of two hundred dollars</sup>, one ~~radio~~ <sup>radio</sup> ~~transistor~~ <sup>transistor</sup> ~~of the value of two hundred~~ <sup>of the value of two hundred</sup> dollar, three ~~mirrors~~ <sup>mirrors</sup> ~~of the value of fifty dollars each~~ <sup>of the value of fifty dollars each</sup>, one ~~size~~ <sup>size</sup> ~~house~~ <sup>house</sup> ~~of the value of three hundred dollars~~ <sup>of the value of three hundred dollars</sup>, three ~~chandeliers~~ <sup>chandeliers</sup> ~~of the value of twenty five dollars each~~ <sup>of the value of twenty five dollars each</sup>, six ~~tables~~ <sup>tables</sup> ~~of the value of ten dollars each~~ <sup>of the value of ten dollars each</sup>, six ~~chairs~~ <sup>chairs</sup> ~~of the value of five dollars each~~ <sup>of the value of five dollars each</sup>, twenty four ~~drapes~~ <sup>drapes</sup> ~~of the value of three dollars each~~ <sup>of the value of three dollars each</sup>, six ~~curtains~~ <sup>curtains</sup> ~~of the value of five dollars each~~ <sup>of the value of five dollars each</sup>, four pictures ~~of the value of five dollars each~~ <sup>of the value of five dollars each</sup>, ten ~~decanters~~ <sup>decanters</sup> ~~of the value of two dollars each~~ <sup>of the value of two dollars each</sup>, twelve ~~bottles~~ <sup>bottles</sup> ~~of the value of one dollar each~~ <sup>of the value of one dollar each</sup>, six ~~china~~ <sup>china</sup> ~~of the value of one dollar each~~ <sup>of the value of one dollar each</sup>, one hundred and ~~sixty glasses~~ <sup>sixty glasses</sup> ~~of the value of five dollars each~~ <sup>of the value of five dollars each</sup>, one ~~refrigerator~~ <sup>refrigerator</sup> ~~of the value of thirty dollars~~ <sup>of the value of thirty dollars</sup>, one ~~sofa~~ <sup>sofa</sup> ~~of the value of one hundred and twenty dollars~~ <sup>of the value of one hundred and twenty dollars</sup>, one hundred and ~~twenty yards~~ <sup>twenty yards</sup> ~~of carpet of the value of two dollars each yard~~ <sup>of carpet of the value of two dollars each yard</sup>, sixteen ~~beds~~ <sup>beds</sup> ~~of the value of eight dollars each~~ <sup>of the value of eight dollars each</sup>, fourteen ~~blankets~~ <sup>blankets</sup> ~~of the value of the proper money~~ <sup>of the proper money</sup> goods, chattels and personal property of the said ~~more partic~~ <sup>more partic</sup> ~~ular description whereof is to the hand writing aforesaid~~ <sup>ular description whereof is to the hand writing aforesaid</sup> ~~and cannot now be given~~ <sup>and cannot now be given</sup> ~~of the value of~~ <sup>of the value of</sup> ~~your thousand dollars~~ <sup>your thousand dollars</sup> ~~of the said~~ <sup>of the said</sup> ~~Margaret Reming~~ <sup>Margaret Reming</sup>.

And the said Warren S. Bender did then and there feloniously receive and obtain the said ~~proper moneys~~ <sup>proper moneys</sup>, goods, chattels, and personal property, from the possession of the said Margaret Reming

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Margaret Reming

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Warren S. Bender was not the sole and absolute owner in fee simple of the said ~~ten certain lots of land~~ <sup>ten certain lots of land</sup> situated in the said town of Southville

0872

are aforesaid, nor was the owner or possessor  
of any right, title or interest in the same  
whatsoever, and whereas in truth and in  
fact the said paper writing which the so  
as aforesaid then and there produced and  
delivered to the said Margaret Remmey  
was not a deed executed by himself and  
his said wife conveying and transferring the  
said lots of land unto her the said Margaret  
Remmey in consideration of the said goods,  
chattels and personal property and in  
exchange thereof, and the same did not  
cover more than a full and absolute  
title, nor any right, title or interest  
to or in said lots, —

And Whereas, in truth and in fact, the pretenses and representations so made  
as aforesaid by the said Homer C. Bender  
to the said Margaret Remmey was and were  
then and there in all respects utterly false and untrue, as the — the said  
Homer C. Bender  
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said  
Homer C. Bender  
in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods,  
chattels and personal property of the said Margaret Remmey,  
then and there feloniously did STEAL, against the form of the Statute in such case made and  
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,  
District Attorney.

0873

Witnesses:

Counsel,  
Filed 16 day of Aug 188 /  
Pleads,

vs.  
THE PEOPLE

[Section 528, and 530, Penal Code].  
(False Pretenses.)

THAGENX,

Homer P. Bender

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

Bethel Lemire  
Foreman.

John R. Fellows  
District Attorney

0874

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

THE PEOPLE OF THE STATE OF NEW YORK,  
AGAINST

Thomas P. Bender and  
John Dissbach

The Grand Jury of the City and County of New York, by this indictment, accuse  
~~Thomas P. Bender and John Dissbach, the  
said names "John" being fictitious, their real  
Christian names being to the grand jury unknown~~  
of the CRIME OF ~~Fraud~~ LARCENY in the sum above,  
committed as follows:

The said ~~Thomas P. Bender and John~~  
~~Dissbach, both~~ —

late of the City of New York, in the County of New York aforesaid, on the ~~first~~  
day of ~~April~~, in the year of our Lord one thousand eight hundred and  
eighty-nine, at the City and County aforesaid, with force and arms, with intent to  
deprive and defraud ~~one Margaret Remmick~~ —

of the ~~proper money~~, goods chattels and personal property hereinafter mentioned, and of  
the use and benefit thereof, and to appropriate the same to ~~their~~ own use, did then and  
there feloniously, fraudulently and falsely pretend and represent to ~~the said~~  
~~Margaret Remmick~~ —

That ~~the said Thomas P. Bender and~~  
~~John Dissbach, both~~ —  
~~were at the sole and absolute power in the~~  
~~hands of the certain lots of land situated~~  
~~in the town of Sandfield in the County~~  
~~of the said State of New York, which they~~  
~~the said Thomas P. Bender and John Dissbach~~  
~~had the lately before shown to the~~  
~~the said Margaret Remmick, and which~~  
~~said lots of land together and there~~  
~~abovered to exchange for the goods, chattels~~  
~~and personal property of the said Margaret~~  
~~Remmick, hereinbefore described, that this~~

0875

The said James P. Bender & John Dierdorff or said lots was then worth or  
dear from One thousand dollars, that a  
certain paper writing instrument and one  
produced and delivered to the said manager  
Rennig, was a deed executed by the said James  
P. Bender and John Dierdorff and James S. Bender  
transferring and conveying unto her the said  
manager Rennig the said lots of land in consideration  
of the said goods, chattels and personal property and  
in exchange therefor, and that the same conferred upon  
her a full and absolute title to the said lots,  
And the said manager Rennig —

There  
then and there believing the said false and fraudulent pretenses and representations so made  
as aforesaid by the said James P. Bender and John  
Dierdorff —  
and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and  
representations so made as aforesaid, to deliver, and did then and there deliver to the said  
James P. Bender and John Dierdorff, one caliver gun of the value  
of Two hundred dollars, one hand fan of the value of Five hundred  
dollars, three pianos of the value of Sixty dollars each, one icehouse  
of the value of Three hundred dollars, three chairs of the value of  
Xxix Twenty five dollars each, three gas brackets of the value of Ten  
dollars each, six tables of the value of Ten dollars each, twenty four  
chairs of One dollar each, One Twenty five dollars each, One Twenty five  
value of Five dollars each, Four Twenty five of the value of One  
dollars each, Ten Twenty five of the value of Two dollars each,  
Nineteen Twenty five of the value of One dollar each, Six Twenty five  
value of One dollar each, One Twenty five Twenty five  
of the value of Ten cents each, One Twenty five of the value of One  
dollars, One Twenty five of the value of Thirty dollars, One Twenty five and  
Xxix Twenty five of the value of Thirty dollars, One Twenty five and  
Xxix Twenty five of the value of Two dollars each, One Twenty five and  
Xxix Twenty five of the value of Eight dollars each, and such other  
goods, chattels and personal property (a more particular  
description whereof is to the grand jury aforesaid mentioned  
and cannot now be given) of the value of One thousand dollars,  
of the proper money, goods, chattels and personal property of the said manager  
Rennig —

And the said James P. Bender and John Dierdorff,  
did then and there feloniously receive and obtain the said proper money, goods, chattels, and  
personal property, from the possession of the said manager Rennig

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with  
intent to deprive and defraud the said manager Rennig

of the same, and of the use and benefit thereof, and to appropriate the same to their own use

Whereas, in truth and in fact, the said James P. Bender  
was not the sole and absolute owner in fee  
simple of the said Ten certain lots of  
land situated in the said Town of

0876

Southfield, nor was he the owner or possessor  
of any right, title or interest in the same  
whatsoever; and whereas in truth and  
in fact the said paper notwithstanding  
the said Thomas G. Bender and John Dinsbach  
so as aforesaid then and there produced and  
delivered to the said Margaret Remmey  
was not a deed executed by the said Thomas  
G. Bender and his said wife, conveying and  
transferring the said lots of land, unto  
then the said Margaret Remmey in consideration  
of then said goods, chattels and personal property  
and in exchange therefor, and the same  
did not confer upon her a full and  
absolute title, nor any right, title  
or interest to or in the said lots, —

And Whereas, in truth and in fact, the pretenses and representations so made  
as aforesaid by the said Thomas G. Bender and John Dinsbach  
to the said Margaret Remmey — was and were

then and there in all respects utterly false and untrue, as they the said  
Thomas G. Bender and John Dinsbach  
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Thomas G. Bender and John Dinsbach  
in the manner and form aforesaid, by the means aforesaid, the said proper money, goods,  
chattels and personal property of the said Margaret Remmey,

then and there feloniously did STEAL, against the form of the Statute in such case made and  
provided, and against the peace and dignity of the said people.

JOHN R. FELLOWS,

District Attorney.

**0877**

**BOX:**

**315**

**FOLDER:**

**3003**

**DESCRIPTION:**

**Bloom, Maurice**

**DATE:**

**08/09/88**



**3003**

**0878**

**BOX:**

**315**

**FOLDER:**

**3003**

**DESCRIPTION:**

**Martin, George**

**DATE:**

**08/09/88**



**3003**

0879

51

Witnesses;  
Counsel,  
Filed a day of August 1888  
Pleads,

THE PEOPLE  
[Sections 528, 531 & 532 Penal Code].  
(From the Person.)  
Grand Jury, and Degree.  
Manville A. Bloom  
John C. Davis  
George Martin

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

B. Russell Holmes

Foreman.

August 16, 1888  
B. Russel Holmes' Petition  
No. 1 Ben. 3 mos 14.  
" 2 " H " PBM. 14.

W. J. Holmes  
47

0800

Police Court—

District.

Affidavit—Larceny.

City and County  
of New York, { ss.:

of No. 1419 E Broadway Street, aged 13 years,  
occupation School boy being duly sworn  
deposes and says, that on the 14 day of July 1888 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and  
of deponent, in the day time, the following property viz:

The silver watch valued  
at Eight Dollars

the property of

Kepner 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 Morris Bloom and  
George Martin (both now dead)  
who were acting in concert for  
the purpose following to wit:  
on the above described date as  
deponent was standing in a  
crowd on the Broadway having  
the said watch in the left  
pocket of the coat then worn  
by deponent as a portion  
of his bodily clothing when  
the said Morris Bloom took  
said watch from said pocket  
and handed the same to the  
defendant Martin. These defendants

Stolen before me this day of

1888

Police Justice.

0881

attempted to run away, for when they saw the officer approaching, the defendant Martin turned back before his wallet, the ring of which had been broken off.

I now to inform me  
 This 15<sup>th</sup> day of July 1888  
 Isaac Feinberg  
 Solow Smith

Police Justice

Dated 1888  
 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 1888  
 Police Justice

I have to answer by the underwriting hereto annexed to bail to admit the above named

Dated 1888  
 Police Justice

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

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

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

Police Court, _____ District.		THE PEOPLE, &c., on the complaint of _____			
		Offense—LARCENY.			
1.	2.	3.	4.	5.	6.
7.	8.	9.	10.	11.	12.
Date _____		Magistrate.	Officer.	Clerk.	Witnesses,
					No. _____ Street,
					No. _____ Street,
					No. _____ Street,
					\$ _____ to answer Sessions.

0002

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty-

Maurice A. Bloom

To him before me this

15

Day of January 1908  
Sergeant DeMolby  
District Police Court

0883

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*George Martin* 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.

*George Martin*

Question. How old are you?

Answer.

*17 years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*47½ Avenue St. 1½ years*

Question. What is your business or profession?

Answer.

*Helper in liquor saloon*

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 faultless*

*George Martin*

Taken before me this  
day of May 1888

0884

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.....

You Defendant  
I order that he be held to answer the same and be admitted to bail in the sum of  
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 July 15 188 Solomon B. Seuss Police Justice.

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

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

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

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

0885

1095  
Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Isaac Simberg  
14<sup>th</sup> East Broadway  
James Bloom  
George Martin  
John Bennett

Officer

3.....

4.....

Dated

July 15 188

Patrick Magistrate.

Bell Officer.

1095 Precinct.

Witnesses.....

No. .... Street.

No. .... Street.

No. .... Street.

1000 S. answer.

CW

RECEIVED  
JUL 17 1888  
ATTORNEY'S OFFICE

0886

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Maurice A. Bloom  
and George Martin

The Grand Jury of the City and County of New York, by this indictment, accuse Maurice A. Bloom and George Martin of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said Maurice A. Bloom and George Martin, both —

late of the City of New York, in the County of New York aforesaid, on the ~~fourteenth~~ day of ~~July~~, in the year of our Lord one thousand eight hundred and eighty-eight, in the ~~day~~ time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of eight dollars.

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

0887

SECOND COUNT—

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

*George Martin*

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

The said *George Martin,*

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

*one watch of the value of  
eight dollars.*

of the goods, chattels and personal property of one *Isaac Tenning,*  
*Joyce Prairie a Bloom 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

*Isaac Tenning, —*

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

*George Martin*

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

JOHN R. FELLOWS,  
District Attorney.

0000

**BOX:**

315

**FOLDER:**

3003

**DESCRIPTION:**

Brodie, Thomas

**DATE:**

08/08/88



3003

0889

Witnesses:

Counsel, C. J. N.  
Filed 8 day of August 1888

Pleads, not guilty

THE PEOPLE  
v.  
J. R. Stark - vs.  
from  
Grand Jury  
of the  
Commonwealth  
of Massachusetts  
vs.  
Thomas Brodie

JOHN R. FELLOWS,

Aug 16/88 District Attorney.  
Please let me say.

A True Bill. 4th.

*Franklin Lewis*

Foreman.

S.P. 2 yrs 6 mos.  
*J.B.M.*

0890

Police Court *[Signature]* District.

Affidavit—Larceny.

City and County  
of New York, { ss.:

471 Main Street  
of No. Buffalo, New York  
occupation *Team Merchant*  
deposes and says, that on the 3<sup>rd</sup> day of August 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the nighttime, the following property viz :

*One gold watch valued  
at Thirty 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 *Thomas Brodie (and here)* for the reasons following, to wit: on about the hour of one o'clock on said date as deponent was walking in City Hall Park having the said watch to which was attached a chain, and which watch was in the left pocket of the coat then worn by deponent as a portion of his bodily clothing when he was knocked down and missed said watch, Deponent is informed by Officer George M. Kelly (then present) that he *already saw the said defendant*



0892

CITY AND COUNTY } ss.  
OF NEW YORK,

aged 31 years, occupation Police Officer of No.

H. Remond Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Samuel M. Bullock

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

Searched to before me, this

3

day of August 1888}

George W. Kerly

J. M. O'Brien  
Police Justice.

0893

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Thomas Brodie* 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.

*Thomas Brodie*

Question. How old are you?

Answer.

*28 years.*

Question. Where were you born?

Answer.

*New York.*

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

Answer.

*32 Oak St. 5 years*

Question. What is your business or profession?

Answer.

*Printer*

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

Answer.

*I am now fairly*

*Thomas Brodie*

Taken before me this 2nd

day of January 1888

*John D. Peckins*  
Police Justice.

0094

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

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

Dated..... Aug 3<sup>rd</sup> 188..... J. M. Patterson 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.

0895

1225

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Samuel A. McColley  
471 Niagara St. Buffalo New York  
James McColley

Offense charged  
Date

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

Dated *Saturday* 188

*Saturday* Magistrate.

*Jackson Akerly* Officer.

Precinct.

Witnesses *Call Office*

No. *Akerly* Street.

Office Police County

No. *Park Police* Street.

No. *1500* Street.

\$ *1500* to answer *G.S.*

*Connell*

0896

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Sandie

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

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

The said Thomas Sandie,

late of the City of New York, in the County of New York aforesaid, on the ~~third~~  
day of ~~August~~, in the year of our Lord one thousand eight hundred and  
eighty-~~nine~~, in the ~~ninth~~ time of the said day, at the City and County  
aforesaid, with force and arms,

one watch of the value of  
thirty dollars.

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

John A. Williams,  
~~Attala Attorney~~

**0897**

**BOX:**

**315**

**FOLDER:**

**3003**

**DESCRIPTION:**

**Brown, James M.**

**DATE:**

**08/17/88**



**3003**

0090

*Witnesses:*

Counsel, *John L. Holmgren*  
Filed 1<sup>st</sup> day of July 1888  
Pleads, *With bill*

THE PEOPLE

vs.

*James W. Brown*

Assault in the First Degree,  
(Fifteen years),  
(Penal Code).

JOHN R. FELLOWS,

District Attorney,

A True Bill.

*John R. Fellows*

Foreman.

P. J. Dept. 7.1888  
discharged on his  
verbal recognition.

0899

Police Court—H District.

City and County { ss.:  
of New York,

of No. 882 Third Ave Street, aged 35 years,  
occupation Housekeeper being duly sworn  
deposes and says, that on the 1st day of August 1888 at the City of New  
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by James M. Brown  
(now here), who pointed and  
aimed at and threatened to  
discharge the contents of a and  
revolving pistol, then and there held  
in his hand at deponent  
body

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 15 day  
of August 1888

John C. Kelly Police Justice.

0900

Sec. 193-200.

H District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

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

Question. What is your name?

Answer.

*James M. Brown*

Question. How old are you?

Answer.

*35 years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*No 882 Third Ave. 3 years*

Question. What is your business or profession?

Answer.

*Carpenter*

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

Answer.

*I am not guilty*

*James M. Brown*

Taken before me this /  
day of May 188

J. C. Schell, Police Justice.

0901

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

Defendant

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

Dated..... Augt 5 1888

Sam'l C. Field Police Justice.

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

Dated..... 188

..... Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated..... 188

..... Police Justice.

0902

Police Court--

1366  
District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Mary Brown  
882 1/3 Avenue  
James M. Brown

Offence (Felony)

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

Dated August 15, 1888

O'Reilly Magistrate.

Shelby Officer.  
J. B. Precinct.

Witnesses

\$1000 E. Aug 15 Street.  
2 P.M. 1888  
SHERIFF'S OFFICE

No. Street.

No. Street.

\$1000 to answer

Conn

0903

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*James Brown*

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

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

The said *James*.

late of the City of New York, in the County of New York aforesaid, on the  
*Twenty* day of *August*, in the year of our Lord  
one thousand eight hundred and eighty ~~and~~, with force and arms, at the City and County  
aforesaid, in and upon the body of one *Mary Brown*,  
in the peace of the said People then and there being, feloniously did make an assault and  
to, at and against *her* the said *Mary*  
a certain pistol then and there loaded and charged with gunpowder and one leaden  
bullet, which the said *James*  
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, ~~the same~~,  
~~with intent and over~~ the said *Mary*,  
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  
*James*.  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *James*.

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 *Mary Brown*, in the peace of  
the said People then and there being, feloniously did wilfully and wrongfully make  
another assault, and to, at and against *her* the said *Mary*  
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,  
which the said *James*

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

JOHN R. FELLOWS,

District Attorney.

**0904**

**BOX:**  
315

**FOLDER:**  
3003

**DESCRIPTION:**  
Buck, Daniel

**DATE:**  
08/17/88



3003

0905

Bill presented to  
#2000, P.B.M.

Witnessed,

Counsel, John C. Mighels  
Filed 17 day of Aug 1888

Pleads, Not guilty.

vs.  
THE PEOPLE

Daniel W. Bruck

Part 2 Oct 15 1888  
" Oct 22 JOHN R. FELLOWS,

District Attorney.

Oct 30, 1888 - Not guilty  
Nov 2 (2) 1888 - Not guilty  
**A True BILL.**

John C. Mighels, Comr.

Oct 21 1888 J. M. D. Foreman.

Dec 4 Nov 13 1888 -

Comd by James C. Mighels  
A. H. Chapman, Esq.  
Ben 6 mos. fine \$300.  
P.S. M. H. 26

Bill to Geary  
Nov 13 1888

0906

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK,

Police Court, <sup>1</sup> District.

age 15<sup>th</sup> of No. 2210. 7<sup>th</sup> Avenue  
says, that on the 9<sup>th</sup> day of August 1888.

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

Samuel T. Walker, Jr.  
dick feloniously. Commit a desecrate  
and atrocious. Injury against Nature.  
That at or about the hour of 7.30 P.M.  
on said date defendant was walking  
along 8<sup>th</sup> Avenue near 125<sup>th</sup> Street - when  
the said Buck accosted defendant  
and asked defendant if defendant  
wanted to obtain employment.

The said Buck then informed defendant  
that he would obtain employment for  
defendant and requested defendant to  
go along with him to his Buck's residence.  
defendant went with the said Buck  
to a room in premises No 247 West  
134<sup>th</sup> Street. The said Buck on  
entering said Room informed defendant  
that he house have 3000 men  
The said Buck then requested  
defendant to read and then said  
defendant upon a test in said  
room - opened defendant's pants  
and did then and there take hold  
of defendant's penis and place defendant's  
penis in his mouth and kept it  
there for about ten minutes. The said  
Buck then wanted defendant to take hold  
of his Buck's penis and place it in defendant's  
mouth which defendant refused. That

0907

The said Buck was taken before  
Detained Department in said premises  
until the department furnished to return  
in some other night. Defendant  
further says that the said act of the  
said Buck was committed against  
the Hill and Green Department and  
in violation of the statute in such case  
made and provided.

Born, & before me                          Samuel J. Hall Jr.  
this 11<sup>th</sup> day of August 1888  
John G. Steele  
Police Justice

Police Court, ..... District,

THE PEOPLE, &c.  
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated. 1888

Magistrate.

Officer.

Witness,

Disposition

0908

Sec. 108-200.

Q1

District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

*Daniel W. Buck*

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. *Daniel W. Buck*

Question. How old are you?

Answer. *36 Years -*

Question. Where were you born?

Answer. *Brooklyn - N.Y.*

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

Answer. *247 West 12th Street - Greenwich -*

Question. What is your business or profession?

Answer. *Mechanic*

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*

*D.W. Buck*

Taken before me this  
day of *September* 1888

Police Justice.

0909

*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*

*Samuel T. Buck*  
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 bond for his appearance to answer to his charge.~~  
Dated May 1888 J. M. Walker Police Justice.

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

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

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

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

0910

Bail fixed at  
\$1500. RBN

1569

Police Court--- C District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Samuel Y. Walker,  
236½ S. 1st Street, per  
Daniel H. Buck,

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

Dated August 11<sup>th</sup> 1887.

J. T. Eldle. Magistrate.

S. F. Erskine Officer.

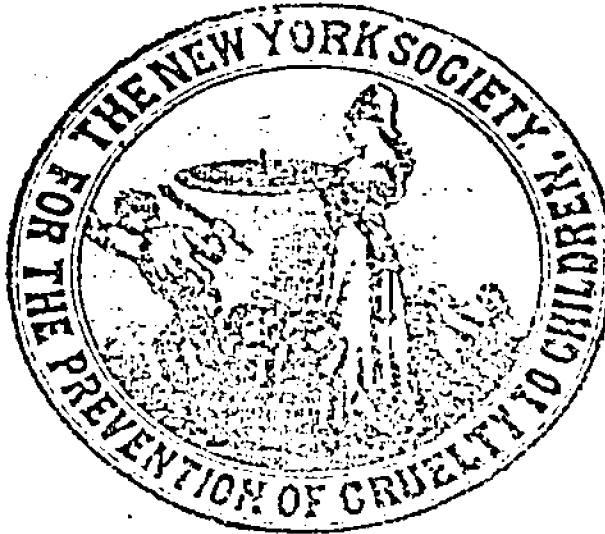
30 Precinct.

Witnesses: Society P. C. Chittenden

No. 100 E 23<sup>rd</sup> Street.

No. Street.

09 |||



The New York Society for the  
Prevention of Cruelty to Children

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

New York, Aug 28<sup>th</sup> 1888

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

The People  
against  
Daniel W. Buck

} Notice of Prosecution.

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

Sir: This Society is interested in the prosecution of the above defendant, and is familiar with the facts of the case. It respectfully requests that before sending the papers to the Grand Jury, fixing the day of trial, consenting to any postponement thereof, or to any reduction of bail, or final disposition of the charge, you will duly notify me as its President and Counsel, so that I may confer with you in regard thereto. This request is made pursuant to the statute (Laws of 1875, Chapter 130, Section 3), and in furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

**N. Y. GENERAL SESSIONS.**

THE PEOPLE



*Some account will be given  
of the cruelty to children.*

CRUELTY TO CHILDREN.

NOTICE OF PROSECUTION  
BY THE SOCIETY.

ELBRIDGE T. GERRY,  
*President, &c.*

0913

New York Court of General Sessions.

- - - - - \*  
The People :  
vs. :  
Daniel W. Buck. :  
- - - - - \*

The petition of Ambrose H. Purdy, asking that a plea of Assault in the Third Degree be accepted in this case, respectfully shows:

FIRST: That this course of accepting a plea in cases of this character has been pursued in many cases and is in the line of safe precedent. The petitioner refers your Honor to Justice Cowing who has many times accepted such pleas and also to Mr. Sparks the Clerk of this Court.

The alleged crime with which this man is charged, up to the passage of the bill, section 1 of the Penal Code, was always treated as a mere act of disorderly conduct. By this section it is claimed that these acts are placed in the category of crime. It is extremely doubtful whether section 1 was intended to cover any such case as this. On a most elaborate argument before Justice Andrews in what seems to me a parallel case he held that the section did not apply. The papers in the case of Imbach are here appended with the judgment of the Court on the back of them which may be a guide to us in this matter.

This alleged crime, up to the passage of the Penal

0914

Code and from time immemorial, has been considered a vice and treated as such. The difficulties of defending against an accusation of this kind, as your Honor can readily see, are great. The calling of witnesses to disprove the act and also to the man's good character results in his destruction, although he may be absolutely acquitted. Witnesses as to character, while hearing for the first time the nature of the accusation and the acquittal of the defendant, will have in their minds an idea that possibly he might be guilty. He hesitates to take that course and appeals to the Court to allow him to enter a plea which does not necessarily carry with it the disgusting details of the charge in the indictment. His good character hitherto, the difficulty of making a defense, the fact that the court has always allowed men charged with this crime, unless there may be some aggravating circumstances, all appeal strongly to your Honor to allow a plea to be entered of Assault in the Third Degree.

I may state also that some consideration ought to be shown me in bringing the man in and in some sort assuring him that the Court would follow in the line of safe precedents and accept his plea.

If it were necessary, in addition to the recommendations as to good character that I have appended to this petition, I can add the affidavits of many men, reputable merchants in New York, who know the prisoner and who would cheerfully testify to his general good character.

0915

He hesitates to call upon them, and I do not advise him to do so, because of the nature of the charge which is easily made and hard to defend against.

I most earnestly urge your Honor in the interests of justice to accept this man's plea and inflict upon him such punishment as you may think just. He has damaged nobody but himself and it does seem to me a case in which the Court should exercise all the clemency which the law will permit.

All of which it respectfully submitted by

Ambrose H. Purdy,

0916

Received from Clark  
Offic. the following  
paper:

Appropriation for  
Apparatus -  
Water from the Dept.  
of Navy. Consideration  
incating to the  
Dept. of War. to Engineer  
in the Navy -  
County each of  
Apparatus used  
the Navy - Received  
from John Van Dusen  
Engineering Service  
1800000000 to  
charact. - Letter  
from Van Dusen  
from the Dept. of  
Navy

1800000000

John  
Clark

0917

President Provost Club  
Office, the preceding  
passus.

Apprenticeship for  
apprentices.

Hence gives the design  
of Navy. Consideration  
relating to the

apprenticeship as Engineer  
in the Navy -  
Country each of

Apprenticeship in  
the Navy - Received  
view from Canada

Arizona Province  
18th March 1884 to a  
chartered - letter

from Vancouver  
Fraser River

19th May 1884.  
1st

Apprentice  
Richard

Wright

09 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel W. Sander

The Grand Jury of the City and County of New York, by this  
Indictment accuse Daniel W. Sander -

of the crime of against nature. -

committed as follows:

The said Daniel W. Sander,

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

ninth day of August in the year of our Lord one thousand  
eight hundred and eighty-nine, at the City and County aforesaid,

in and upon one Samuel M. Waller  
the younger, a male person, then and  
there being, feloniously did malice  
an assault, and then the said Samuel  
M. Waller the younger, in a manner  
contrary to nature then and there  
feloniously did carnally know;  
against the form of the Statute in  
such case made and provided, and  
against the peace and dignity of the said People.

John T. Brown,

Attala Attorney

09 19

**BOX:**

315

**FOLDER:**

3003

**DESCRIPTION:**

Budd, Robert M.

**DATE:**

08/13/88



3003

0920

Mr. R. A. Bryan  
Witnesses:

Counsel, *[Signature]* day of *[Signature]* 188*[Signature]*.  
Filed *[Signature]* Pleads, *[Signature]* Not guilty 16

THE PEOPLE

vs.

*Robert W. Bandy*

H A H E A H

(Sections 278 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

In my opinion the evidence  
in this case is insufficient  
in law to convict.  
The defendant should be  
discharged upon his own  
recognition. The office of  
the attorney general in this  
case stands by.

Oct. 4, 1888.

John M. Davis  
District Attorney

*Brooks County  
Court House  
Oct. 4, 1888.  
John M. Davis  
District Attorney*

*John M. Davis  
District Attorney*

*John M. Davis  
District Attorney*

POOR QUALITY  
ORIGINAL

0921

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

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

Ottawa Fields

of No. 242 West 47<sup>th</sup> Street, being duly sworn, deposes and  
says that on the 29<sup>th</sup> day of July 1888,

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

(Now here) I did violently and indecently  
assault deponent a child under the  
age of ten years to wit; of the age of  
eight years with intent to commit  
a Rape on deponent in violation of  
Section 217 of the Penal Code of the State  
of New York

For the reasons following to wit; from  
the fact on said date deponent went into  
a booth or stand on the South East corner  
of 33<sup>rd</sup> Street and Broadway to help ~~said~~  
Defendant to sell papers and the defendant  
forcibly took hold of said deponent and  
forcibly laid deponent down on the floor  
of said booth or stand against her will  
and without deponent's consent and held  
deponent down on the floor of said booth and  
then did take out his penis and laid on top  
of deponent and placed his penis against  
deponent's private parts and deponent  
struggled hard against the actions of  
defendant and shouted loudly murder  
and let me loose after some time the  
defendant let me go

Wherefore deponent prays that said  
Defendant may be dealt with as the law  
directs

Dworts before me this  
31<sup>st</sup> day of July 1888  
J. M. Thompson

Ottawa Fields

Police Justice

0922

2

District Police Court.

Sec. 103-200.

CITY AND COUNTY { ss.  
OF NEW YORK,

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

Question. What is your name?

Answer.

*Robert M. Budd*

Question. How old are you?

Answer.

*36 years.*

Question. Where were you born?

Answer.

*Washington D.C.*

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

Answer.

*206 East 97th St 2 months*

Question. What is your business or profession?

Answer.

*News dealer*

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

Answer.

*I am not guilty on  
Counsel waives examination*

*Waiver*

Taken before me this  
day of July 1888

31st

*John Henry Ward*  
Police Justice.

0923

*Repe*

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 hereof, 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 July 31<sup>st</sup> 188 *J. Henry Ford* Police Justice.

I have admitted the above-named.....

Defendant

to bail to answer by the undertaking hereto annexed.

Dated July 31<sup>st</sup> 188 *J. Henry Ford* 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.

0424

Police Court---

2nd 1196  
District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Ottawa Fields

No. 242 W H 75  
Robert M Brad

Charged under 100 days  
with intent to commit a  
felony or  
offense.

2.....

3.....

4.....

Dated July 21, 1888

J. Ford, Registrat.

Gros Gays, Officer.

19 Precinct.

Burlando, Witness.

No. 100 East 2nd Street.

Lizzie Fields

No. 242 W H 75 Street.

Dr. W H Brown

No. 33 E 28th Street.

\$ 1,000 to answer

G. J.

Bailed

BAILED,

No. 1, by Chas Haupert  
Residence 1280 Broadway Street.

No. 2, by.....

Residence..... Street.

No. 3, by.....

Residence..... Street.

No. 4, by.....

Residence..... Street.

POOR QUALITY  
ORIGINAL

0925

DR. W. H. SNOW,  
331 East 28th St.  
NEW YORK.

9-10:30 A.M.  
6-7:30 P.M.

New York, 30<sup>th</sup> July, 1888

E. J. Gerry Esq  
Pres. S. P. C. L.

Dear Sir

I beg to state I  
have examined ~~way~~  
Fields act 8. I find  
some undue redness  
and congestion of the  
External genitals - but  
the hymen is intact.

It looks as if the parts  
had been subjected to  
friction.

Yours truly  
W. H. Snow M.D.

0926

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Sworn to before me, this 10 day {  
of July <sup>1888</sup>

of No. 242 West 47th Street, aged 18 years,  
occupation Housekeeper being duly sworn deposes and says,  
that on the 29 day of July <sup>1888</sup> at  
at the City of New York, in the County of New York, defendant was  
informed by her daughter Ottoway Fields  
now Lee, who is about 9 years old,  
that on said date she, the said child  
was criminally and indecently assaulted  
and that a rape was committed upon  
her person by Robert M. Budd, now  
Lee. Defendant asks that defendant may  
be held to answer said charge and until  
defendant can procure a medical examination  
of said child

- Lizzie Lee Fields  
mark

Police Justice,

J. Belmont Jr.

0927

Police Court-- District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Lizzie Fields

vs.

Robert M. Budd

AFFIDAVIT.

J. C. Lane

Dated July 30 1888

Jord

Magistrate.

Brett & Hayes, 19 Officer.

Witness, S. O. C. C.

Disposition, Com for Ex

July 31<sup>st</sup> 2 P.M.

0928

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 W. Sands*

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

*Robert W. Sands*

of the CRIME OF RAPE, committed as follows:

The said *Robert W. Sands*,

late of the City of New York, in the County of New York aforesaid, on the  
~~Twenty ninth~~ day of ~~July~~, — in the year of our Lord one thousand  
eight hundred and eighty—~~ninety~~ —, at the City and County aforesaid, with  
force and arms, in and upon one *Oshana Fields*, — then  
and there being, wilfully and feloniously did make an assault, and her the said  
*Oshana Fields* — , then and there, by force and with  
violence to her the said *Oshana Fields* — , against her  
will and without her consent, did wilfully and feloniously ravish and carnally know,  
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

*Robert W. Sands*

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

The said *Robert W. Sands*,

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 her  
the said *Oshana Fields*, — wilfully and feloniously did  
make another assault, with intent her the said *Oshana Fields*, —  
against her will and without her consent, by force and violence, to then and there  
wilfully and feloniously ravish and carnally know, 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.

0929

THIRD COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
Robert W. Bland  
of the CRIME OF RAPE, committed as follows:

The said Robert W. Bland,  
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 her  
the said O'hana Fiedor, wilfully and feloniously  
did make another assault, and an act of sexual intercourse with her the said  
O'hana Fiedor, then and there wilfully and  
feloniously did commit and perpetrate, against the will of the said O'hana  
Fiedor, and without her consent; against the form of the Statute  
in such case made and provided, and against the peace of the People of the State of  
New York and their dignity.

FOURTH COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
Robert W. Bland  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Robert W. Bland,  
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 her  
the said O'hana Fiedor, wilfully and feloniously did make  
another assault, with intent an act of sexual intercourse with her the said O'hana  
Fiedor, against her will and without her consent then and there  
wilfully and feloniously to commit and perpetrate, against the form of the Statute in such  
case made and provided, and against the peace of the People of the State of New York and  
their dignity.

JOHN R. PELLOWS,

District Attorney.

0930

Fifteen COUNT.

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

Robert W. Sand

of the CRIME OF RAPE, committed as follows:

The said Robert W. Sand,

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 her the said Otavia Fiedor, then and there being, wilfully and feloniously did make another assault, she, the said Otavia Fiedor, being then and there a female under the age of sixteen years, to wit: of the age of sixteen years; and the said Robert W. Sand, then and there wilfully and feloniously did perpetrate an act of sexual intercourse with her the said Otavia Fiedor, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York and their dignity.

JOHN R. FELLOWS,

*District Attorney.*

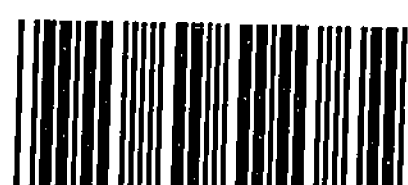
0931

**BOX:**  
315

**FOLDER:**  
3003

**DESCRIPTION:**  
Burke, Walter

**DATE:**  
08/08/88



3003

*Witnesses:*

Counsel, /10  
Filed 8 day of Aug 1888  
Pleads,

THE PEOPLE

[Sections 528, 531, 534 Penal Code].

Grand Jury ~~accuse~~ degree.

vs.  
96 -  
Walter Bruns

JOHN R. FELLOWS,

Aug 9/88 District Attorney:  
John R. Fellows

A True Bill.

Franklin Smith  
Foreman.

Aug 6/88  
John R. Fellows

0932

0933

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.:  
of New York,

of No. 225 Rivington Street, aged 20 years,  
occupation Driver being duly sworn  
deposes and says, that on the 25 day of July 1888 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property viz:

One piece of cloth of the value of  
Thirty seven  $\frac{93}{100}$  dollars

the property of Underhill and Scudder and in  
care of deponent as a common carrier

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by Walter Burke (now here) for the  
reason, to wit: that on said day the  
said property was on a truck which  
deponent was driving through Baxter  
Street and having missed the same  
and deponent is informed by Rosedeman  
John Burns of the Sixth Precinct that  
he Burns found said property in the  
possession of said Walter Burke and  
which property deponent has since  
seen and identified as the property  
taken, stolen and carried away from  
his deponent's possession.

J. Rempe.

Sworn to before me, this 26 day of  
July 1888.  
John H. Michie,  
Police Justice.

0934

CITY AND COUNTY } ss.  
OF NEW YORK,

*John Burns*  
aged 36 years, occupation Roundeman of No.  
Sixth Precinct Police Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of John Reape  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 26 day of July 1888 & *John Burns*  
*J. Michael* Police Justice.

0935

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Walter Burke*

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

Question. What is your name?

Answer. *Walter Burke*

Question. How old are you?

Answer. *16*

Question. Where were you born?

Answer. *New York*

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

Answer. *96 Macdougal St. 1 year*

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 may think will tend to your exculpation?

Answer. *I am not guilty*

Taken before me this 26

day of July 1888

J. P. McNamee  
Police Justice.

0936

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  
.....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 26. 1888 J. T. Clark Police Justice.

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

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

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

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

0937

Police Court---

1162  
District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Reupee  
225 Irvington St  
Walter Burke

Grand larceny  
Offence

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

Dated July 26 1888

Kilbrack Magistrate.

Rud. Burns Officer.

6 Precinct.

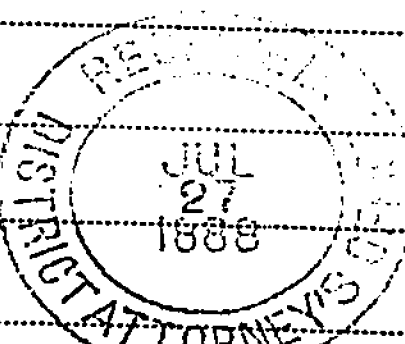
Witnesses Call the office

No. Street.

No. Street.

No. Street.

\$ 1000 to answer. G. S.



G. S.

0938

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Walter Bunde

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

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

The said Walter Bunde.

late of the City of New York, in the County of New York aforesaid, on the 25th day of July, in the year of our Lord one thousand eighty hundred and eighty-nine, at the City and County aforesaid, with force and arms,

one piece or sheet of the value  
of thirty seven dollars and  
two cents.

of the goods, chattels and personal property of one John Deasy —

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.

0939

SECOND COUNT—

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

— Walter Bandee —

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

The said Walter Bandee.)

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 piece  
of cloth or the value of Thirteen  
seven dollars and Two  
cents.

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

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

Walter Bandee —

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

JOHN R. FELLOWS,  
District Attorney.

**0940**

**BOX:**

**315**

**FOLDER:**

**3003**

**DESCRIPTION:**

**Burns, James**

**DATE:**

**08/10/88**



**3003**

*Witnesses:*

Counsel,  
Filed 10 day of Aug 1888.  
Pleads,

THE PEOPLE

vs. *James Brown*  
*Officer Long.*  
*John Brown*  
1891 Sec-one

[Sections 528, 531, Penal Code.]  
Grand Jury, *James Brown*

JOHN R. FELLOWS,  
*District Attorney.*

A True Bill.

*John R. Fellows*  
Foreman.

August 13, 1888  
Please print Name  
Pen. 6 mos. 17.  
R. B. M.

10941

0942

Police Court—C District.

Affidavit—Larceny.

City and County } ss.  
of New York,

of No. 1574, 1<sup>st</sup> Avenue  
occupation Housekeeper  
deposes and says, that on the 17<sup>th</sup> day of August 1882 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Silver Watch and Chain  
Together of the Value of Thirtypine  
Dollars.

the property of Charles Moller, and in deponent's  
Care and Charge

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by James Farns (Nowhere) I know the fact. That deponent missed sum property from his premises on said date and the said Farns admitted same to deponent in deponent's presence. That he did take same and carry away same property from said premises.

Franklin Moller.

Swear to before me, this 17<sup>th</sup> day of August 1882.

Police Justice.

0943

Sec. 198-200.

e- District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

James Burns.

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

Question. What is your name?

Answer.

James Burns.

Question. How old are you?

Answer.

16 Years.

Question. Where were you born?

Answer.

New York

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

Answer.

1891. 2 Avenue, 2 months

Question. What is your business or profession?

Answer.

Peneller

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

Answer.

I am guilty of the charge

James Burns

Taken before me this 10th

day of May 1888

H. H. Burns  
Police Justice.

□ 944

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

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

Dated May 7<sup>th</sup> 1888

*H. A. Wells* Police Justice.

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

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

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

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

0945

1231

Police Court--*John L. O'Conor* District

THE PEOPLE &c.,  
ON THE COMPLAINT OF  
*Juwine Moshk*  
*1541 - 1st Ave*  
*James Burns*

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 *August 4<sup>th</sup> 1888* Magistrate.  
*Felix Lamy* Officer.  
*87 Precinct* Precinct.

Witnesses *Adam Lamy*  
*27 Precinct Police* Street.  
*John Burns*  
*37 Precinct Police* Street.

No. *RECEIVED* 1888  
No. *ATTORNEY'S OFFICE* Street.  
\$ *1000* to answer

*John L. O'Conor*

*John L. O'Conor*

0946

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*James Brown*

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

*James Brown* —

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

The said

*James Brown*,

late of the City of New York, in the County of New York aforesaid, on the ~~fourth~~  
day of ~~August~~, in the year of our Lord one thousand eighty hundred and  
eighty-~~nine~~, at the City and County aforesaid, with force and arms,

one watch of the value of  
Twenty five dollars, and one  
chain of the value of ten  
dollars.

of the goods, chattels and personal property of one ~~Edward Moser~~. —

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

*John P. Brown,  
District Attorney*

0947

**BOX:**

315

**FOLDER:**

3003

**DESCRIPTION:**

Byrnes, James

**DATE:**

08/17/88



3003

0948

*Witnesses:*

Counsel,  
Filed 17 day of Aug 1888  
Pleads,

THE PEOPLE

vs.

James Byrnes

(Section 528 and 531 of the Penal Code).

(MISAPPROPRIATION).

JOHN R. FELLOWS,

Aug 17/88 District Attorney.

A True Bill.

Franklin Lomax

Foreman.

J. R. 2 yrs / PBM

0949

Police Court—4 District.

Affidavit—Larceny.

City and County  
of New York, } ss.

of No. 255 W 52d Street, aged 23 years,  
occupation Butcher being duly sworn

deposes and says, that on the 30 day of June 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Good and lawful money of the United States of the amount and value of Fifty five 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 James Byrnes, (now here)

Deponent says that said defendant was in his employ and by virtue of such employ must have received and have in his possession the aforesaid sum of money and having so received and taken it into his possession for and on account of his employer did in said plate unlawfully and feloniously appropriate the same to his own use with intent to deprive deponent of the same. Deponent further says that said defendant acknowledged and confessed in the presence of Officer James Reilly that he took stole and carried away said property Ralph I. Bush

Sworn to before me this  
1st day of  
June 1888

James C. Kelly  
Police Commissioner

0950

CITY AND COUNTY } ss.  
OF NEW YORK,

aged ..... years, occupation Police Justiced of No.

22 Precinct Police Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Ralph J. Bush  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 13  
day of Aug 188

James McRiley

James McRiley  
Police Justice

0951

Sec. 108-200.

4 District Police Court.

CITY AND COUNTY  
OF NEW YORK, ss.

James Byrnes

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

Question. What is your name?

Answer. James Byrnes

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

Troy

6 years

Question. What is your business or profession?

Answer.

Grocer

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

Answer.

I am guilty of the charge

James Byrnes

Taken before me this

day of August 1888

Sgt. J. P. Field  
Police Justice.

0952

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

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

Dated Aug 17 188<sup>f</sup> S. C. Bell Police Justice.

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

Dated..... 188<sup>f</sup> S. C. Bell Police Justice.

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

Dated..... 188<sup>f</sup> S. C. Bell Police Justice.

0953

1369  
Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ralph G. Bush  
265 West 52<sup>d</sup>  
James Byrnes

Offence of Assault  
Felicia

1.....  
2.....  
3.....  
4.....

Dated Aug 13 1888

W. J. Reilly Magistrate.

Reilly Officer.

22 Precinct.

Witnesses

James Reilly  
22 Preinch

No. ..... Street.

No. ..... Street.

\$ 1000 to answer

Committed

0954

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*James Barnes*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*James Barnes* —  
of the CRIME OF ~~Fifteen~~ LARCENY, in the second degree, committed  
as follows:

The said *James Barnes*,

late of the City of New York, in the County of New York aforesaid, on the  
~~twentieth~~ day of *June* — in the year of our Lord  
one thousand eight hundred and eighty-eight, at the City and County aforesaid, being  
then and there the clerk and servant of *Ralph D. Bush*,

and as such clerk and servant then and there having in his possession, custody and control  
certain moneys, goods, chattels and personal property of the said

*Ralph D. Bush*, —

the true owner thereof, to wit: *The sum of fifty five dollars in money, and of  
money of the United States  
and of the value of fifty five  
dollars.*

the said *James Barnes*, afterwards, to wit:  
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,  
did feloniously appropriate the said *sum of money* —

to his own use, with intent to deprive and defraud the said

*Ralph D. Bush* —  
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and  
personal property of the said *Ralph D. Bush* —

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

JOHN R. FELLOWS,  
District Attorney.

0955

END OF  
BOX