

0373

BOX:

14

FOLDER:

176

DESCRIPTION:

Bame, George

DATE:

06/10/80



176

0374

BOX:

14

FOLDER:

176

DESCRIPTION:

Rose, Charles Henry

DATE:

06/10/80



176

0375

BOX:

14

FOLDER:

176

DESCRIPTION:

Rose, Louise

DATE:

05/10/80



176

0376

Filed 10 day of June 1850

Pleads

19 644
 11
 THE PEOPLE,
 vs.
 George Stone,
 Charles Henry Rose,
 Louis Rose P

*George Stone & Charles Henry Rose
 vs. The People
 Burg 2nd Sec 9
 S. Kentucky & A. Ky*

BENJ. K. PHELPS,

District Attorney.

Part hro chud 10. 1850
 nos 1 + 2. plead Burg 3.

A True Bill.

Foreman.

Page. S. P. 3. 4- 1
 Name. 1. 2. 6 70
 No 3 serial - 1
 S. P. 1

0377

Police Office. Third District.

City and County of New York, } ss.: Marcus Alexander
No. of 130 Attorney Street, being duly sworn,

deposes and says, that the premises No. 130 Attorney Street, 11th Ward, in the City and County aforesaid, the said being a brick building and which was occupied by deponent as a dwelling-house

were BURGLARIOUSLY

entered by means of breaking the window-pane of the window over a shed in the rear of said premises and by turning the window catch opening the window

on the night of the 24th day of May, 1880, and the following property, feloniously taken, stolen and carried away, viz..

One suit of clothes of the value of thirty dollars one ladies dress of the value of fifty dollars, one ladies Cabbage dress of the value of fifteen dollars, One silver watch gold chain and brooch of the value of one hundred and twenty dollars.

All of the value of two hundred and fifteen dollars.

the property of the deponent

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

George Behm, Charles Henry Rose and Louisa Rose (see elsewhere) and John Monk and John Wilhelm whom for the reasons following, to-wit:

the deponent has not yet been able to cause to be arrested,

That this deponent was informed by Charles Grüber

that on the 24th of May or about nine o'clock p.m., that

said Grüber saw George Behm climb upon the shed of the premises aforesaid into the premises by the window and throw

to the ground below a quantity of clothing and that Charles

Henry Rose stood below and bundled up said property

That deponent identifies said the property here shown as a part of the property taken above and

carried away as hereinabove mentioned

Harold Menninger

Sumner District Court
George Grüber
May 1880

State and County of New York } ss Charles Gruber of no 134
 City of New York } Atorney at Law being duly sworn
 deposes & says that on or about the 24th inst he saw the accused George Behm climb
 upon the shed in the rear of the premises no 130 Allen
 street better said premises by the window and throw therefrom
 a quantity of clothing that Charles Henry Row
 stood below and bundled up said clothing and
 Depnmt is informed that the said property was taken
 stolen and carried away by George Behm and Charles
 Henry Row.

Sworn to before me this 29th day of May 1880
 Charles H. Gruber
 Attorney at Law

Marcus Alexander
 Price Justice

State and County of New York } ss Frank Eherich
 City of New York } Atorney at Law being duly sworn
 of no 151 deposes & says that on the night of the 24th inst
 on about ten o'clock Depnmt was in the log-house
 saloon at no 127 Ridge street. that while there the
 accused George Behm entered said premises and offered
 for sale a watch for which this Depnmt paid the cash
 for the sum of ten dollars. Depnmt is informed
 that said watch is the property of Marcus Alexander
 the complainant and a part of the property taken stolen
 and carried away as hereinbefore mentioned

Sworn to before me this 29th day of May 1880
 Frank Eherich
 Attorney at Law

Marcus Alexander
 Price Justice

State and County of New York } ss James Van Rensselaer
 City of New York } Atorney at Law being duly sworn
 of the 11th Precinct Police deposes & says that he arrested the accused Louise Row on the 27th day of May 1880
 that he found in the possession of the said Louise a part
 of a silk dress which the complainant Marcus
 Alexander identifies as a part of the property hereinbefore
 mentioned. This Depnmt has not been able to arrest
 John Monk nor John Uehrich

Sworn to before me this 29th day of May 1880
 James Van Rensselaer
 Attorney at Law

Marcus Alexander
 Price Justice

0379

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Henry Rose being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*Charles Henry Rose*

Question.—How old are you?

Answer.—*Twenty*

Question.—Where were you born?

Answer.—*Long Island City*

Question.—Where do you live?

Answer.—*115 Clinton St.*

Question.—What is your occupation?

Answer.—*Bar-keeper*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I have nothing to say*

Charles Henry Rose

Marcus O. St. Lawrence

Taken before me, this

19th day of *May*

1880

Police Justice.

0380

Police Court—Third District.

CITY AND COUNTY OF NEW YORK, ss.

Louise Rose

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to her, states as follows, viz.:

Question.—What is your name?

Answer.— *Louise Rose*

Question.—How old are you?

Answer.— *Nineteen*

Question.—Where were you born?

Answer.— *New York*

Question.—Where do you live?

Answer.— *115 Clinton St*

Question.—What is your occupation?

Answer.— *I have been a domestic*

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.— *I was not at home. I know nothing about it. I am not guilty.*
Louise Rose
for
work

Taken before me, this 29th day of May 1904
Thomas A. Murray
Police Justice.

0381

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

George Behru being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*George Behru*

Question.—How old are you?

Answer.—*Twenty*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*110 Ridge St*

Question.—What is your occupation?

Answer.—*Street-pedlar*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

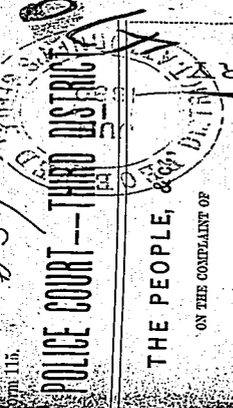
Answer.—*Nothing to say*

George Bamk

Taken before me, this
M. Wren
day of *May*
187*8*
Police Justice.

0382

#37



POLICE COURT - THIRD DISTRICT

THE PEOPLE, & C.

ON THE COMPLAINT OF

Offence, BURGLAR

Charles K. ...
130 ...

George ...

Clary ...

... Road

...
...
...

Dated May 29 1930

...
...

...
...

...
...

...
...

Witness
...
...

...
...

...
...

...
...

...
...

Received in Dist. Atty's Office,

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

John March
since 1880
John March
since 1880

0383

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

George Bame, Charles Henry Rose,
Louise Rose, John Moonk and John Ulbrich
late of the ~~eleventh~~ Ward of the City of New York, in the County of
New York, aforesaid, on the ~~twenty-fourth~~ day of ~~May~~ in the
year of our Lord one thousand eight hundred and ~~seventy-eight~~ with force and
arms, about the hour of ~~nine~~ o'clock in the ~~night~~ time of the same day, at the
Ward, City and County aforesaid, the dwelling house of ~~Charcus Alexander~~

there situate, feloniously and burglariously did break into, and enter by means of forcibly
breaking an outer window of said dwelling house
there the said George Bame, Charles
Henry Rose, Louise Rose, John Moonk and John
Ulbrich

then and there intending to commit some crime therein, to wit: the goods, chattels, and
personal property of ~~Charcus Alexander~~

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

George Bame, Charles Henry Rose,
Louise Rose, John Moonk and John Ulbrich each

late of the Ward, City, and County aforesaid,
One coat of the value of fifteen dollars.
One pair of pantaloons of the value of ten dollars.
One vest of the value of five dollars.
One watch of the value of eighty dollars.
One chain of the value of thirty dollars.
One locket of the value of ten dollars.
Two waists of the value of ten dollars each.
Two skirts of the value of ten dollars each.
Two overshirts of the value of ten dollars each.

of the goods, chattels, and personal property of the said ~~Charcus Alexander~~

in the said dwelling house then and there being, 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.

BENJAMIN K. PHELPS, District Attorney.

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

George Bame, Charles Henry Rose, Louise Rose, John Moonk and John Ullrich each

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

One coat of the value of fifteen dollars.

One pair of pantaloons of the value of ten dollars.

One vest of the value of five dollars.

One watch of the value of eighty dollars.

One chain of the value of thirty dollars.

One locket of the value of ten dollars.

Two waists of the value of ten dollars each.

Two skirts of the value of ten dollars each.

Two overskirts of the value of ten dollars each.

of the goods, chattels, and personal property of the said *Marcus Alexander*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said *Marcus Alexander*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said *George Bame, Charles Henry Rose, Louise Rose, John Moonk and John Ullrich* then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0385

#37

Filed day of *June* 1972

Pleas

THE PEOPLE,

vs.

George Raul
Robert King Raul
Arvid Raul
John A. Raul
John M. Raul

Gen. & 2nd Deg. Grand
Larceny Rec. Stolen Goods

BENJ. K. PHELPS,

District Attorney.

A True Bill, in *Wants*

J. M. Raul

de Rauls

Foreman.

0386

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *George Bane, Charles Henry Rose*
and *Louise Rose, each*

late of the *Eleventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *Twenty fourth* day of *May* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *Eighty* with force and
arms, about the hour of *Nine* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Marcus Alexander
there situate, feloniously and burglariously did break into and enter by means of forcibly
breaking an outer window of said dwelling
house ^{the} the said *George Bane*
Charles Henry Rose and Louise
Rose

then and there intending to commit some crime therein, to wit: the goods, chattels, and
personal property of *Marcus Alexander*

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said *George Bane, Charles Henry*
Rose and Louise Rose, each

late of the Ward, City, and County aforesaid,
one coat of the value of fifteen dollars
one pair of pantaloons of the value of ten dollars
one vest of the value of five dollars
one watch of the value of eighty dollars
one chain of the value of thirty dollars
one locket of the value of ten dollars
Two waists of the value of ten dollars each
Two skirts of the value of ten dollars each
Two overshirts of the value of ten dollars each

of the goods, chattels, and personal property of the said *Marcus Alexander*

in the said dwelling house then and there being, 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.

BENJAMIN D. FARRELS, DISTRICT ATTORNEY.

0387

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said *George Bane, Charles Henry Rose*
and *Louise Rose*, each

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, with force and arms, at the Ward, City and County aforesaid,
one Coat of the value of fifteen dollars
one pair of pantaloons of the value of ten dollars
one Vest of the value of five dollars
one Watch of the value of eighty dollars
one Chair of the value of Thirty dollars
one locket of the value of ten dollars
Two waists of the value of ten dollars each
Two skirts of the value of ten dollars each
Two overshirts of the value of ten dollars each

of the goods, chattels, and personal property of the said *Marcus Alexander*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said *Marcus Alexander*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said
George Bane, Charles Henry Rose and *Louise Rose*
then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen), against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0388

BOX:

14

FOLDER:

176

DESCRIPTION:

Bannan, Thomas

DATE:

06/25/80



176

0389

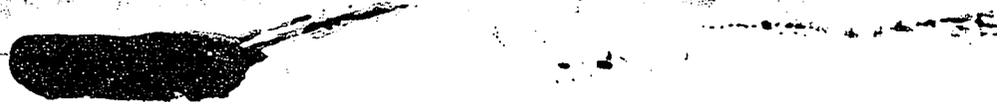
#215

Counsel,
Filed *25* day of *June* 188*8*
Pleads,

THE PEOPLE
vs.
Thomas Laman
W. J. ...
Robbery—First Degree, and Receiving Stolen Goods.

10
BENJ. K. PHELPS,
District Attorney.

A True Bill.
June 28/88 *A. M. Waly*
Thomas B. J. Foreman.
L. P. 3 years,



0390

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Bannan being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to ~~him~~, states as follows, viz.:

Question.—What is your name?

Answer.—Thomas Bannan

Question.—How old are you?

Answer.—19 years

Question.—Where were you born?

Answer.—#91 Ludlow St. New York.

Question.—Where do you live?

Answer.—181 Ludlow St.

Question.—What is your occupation?

Answer.—Oyster Opener

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—I am not guilty. I gave her
fifty cents for the receipt of prostitution
I gave her, ^{when} refused. I took the receipt
because she would not return me
the fifty cents.

Thomas Bannan

Taken before me, this 23 day of June 1889
Moses Starobach
Police Justice.

0391

Police Court-Third District.

CITY AND COUNTY } OF NEW YORK. } ss.

Jilly Gardner

of No. 103 First Street,

being duly sworn, deposeth and saith that on the 20th day of June 1880, at the corner of First St & First Avenue, 17th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, without his consent and against his will, the following property, viz.: One gold watch and a part of a gold chain attached thereto.

of the value of 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 force and violence as aforesaid, by

Thomas Bannan (now here)

that on or about one o'clock AM of the 20th inst. the accused approached deponent while passing along First Street. that the said Thomas Bannan seized hold of this deponent, attempted to turn deponent to the pavement, and bruised deponent's hand and chest. that in the struggle which ensued, the accused by force and violence and without her consent and against her will took from the person of deponent the aforesaid gold watch and a part of a gold chain attached thereto and broken by the accused by reason of the violent manner in which it was seized from deponent's person. and the accused ran away therewith. Deponent identifies the watch and chain here shown as her property.

Sworn before me, this 23rd day

Miriam Alsbury Police Justice

City and County of New York } ss. Patrick J. Morris of the 10th Precinct Police being duly sworn deposes and says that he arrested the accused (over)

0392

Thomas Bacon (witness) the doct
9 pm at the court of Alan Austin et al.
to that he acknowledged and confessed to the deponent
that he had taken the aforesaid property, that following
the directing of the accused this deponent accompanied
him to premises No 181 Red Cross where the accused had
inserted the said watch in the cellar of said premises.
Deponent is informed by the complainant Tilly
Gardner that the aforesaid watch (the same)
is her property, stolen and carried away from
her person by force & violence in the manner herein
related.

Given in my presence and
the 23rd day of June 1880

Moses O'Rourke Patrick J. Morris
[Signature]

AFFIDAVIT—ROBBERY.

#215
Police Court—Third District.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

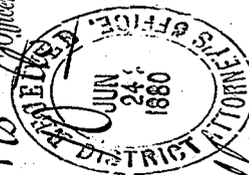
Tilly Gardner
100th St.
N.Y.

James Gardner

Dated June 23rd 1880

[Signature]
Magistrate.

W. Morris
Officer.



WITNESSES:

Patrick T. O'Rourke
100th St. N.Y.

J. J. T. O'Rourke
General Serrano

0393

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas Barran,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *fourteenth* day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Jellie Garner*
in the peace of the said People then and there being, feloniously did make an assault and

one watch of the value of thirty dollars.
one chain of the value of ten dollars

of the goods, chattels, and personal property of the said *Jellie Garner*
from the person of said *Jellie Garner* and against
the will and by violence to the person of the said *Jellie Garner*
then and there violently and feloniously did rob, 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.

0394

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Thomas Bannan

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

*One watch of the value of thirty dollars
One chain of the value of ten dollars*

of the goods, chattels, and personal property of the said

Tillie Garner

by *a certain person or*

~~and certain other~~ persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Tillie Garner
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJAMIN K. PHELPS, District Attorney.

0395

BOX:

14

FOLDER:

176

DESCRIPTION:

Barry, William

DATE:

06/25/80



176

0396

221
Filed June 1882
Reads
Wm. Barry

THE PEOPLE,

vs.

Wm. Barry
of the County of
Baltimore

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. Barry
Foreman.

Foreman.

Wm. Barry
Foreman.

Sp. 2 year.

0397

Police Office. Third District.

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

No. of 79 Thomas Street, being duly sworn,

deposes and says, that the premises No. 79 Thomas

Street, 5th Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a dwelling

were **BURGLARIOUSLY**
entered by means of false keys

~~forenoon~~
on the 14th day of June 1880,
and the following property, feloniously taken, stolen and carried away, viz..

three counterpanes, five bed sheets,
ensuit of mens cloths, one cloak
two ladies overshirts, aprons, and childrens
cloths - all of the value of
Twenty-five dollars

the property of deponent a widow

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

William Barry (now here) and by some
other man not arrested whose name is unknown to
deponent

for the reasons following, to-wit: that on said day at about 10.30. A.M.
deponent left her room in said house, secured by locking
the door thereof, and when deponent returned at
3 P.M. on said day, said door was open and the articles
above mentioned missing; that deponent was informed
by Mary Pacey, who resides in said house, that
at about 11. A.M. on said day, she saw said William
Barry in said room of deponent together with

0398

said other man, who is not arrested, and who
then carried a large bundle and that both
together left said house. - deponent there-
fore charges that said premises were bur-
glariously entered by said William Barry
and said other now unknown man, and
said articles taken stolen and carried away
by said William Barry and said other person.

Sworn to before me & Betty ^{her} Dull
this 22^d day of June 1880 worth
M. W. O'Connell
Police Justice.

State of New York
County of New York) J. Mary Finney
being duly sworn says that she has heard
read the foregoing affidavit and that
particulars thereof referring to her and to
information given by her is true to her
own knowledge & belief. (Signed)

Sworn to before me
this 22^d day of June 1880
M. W. O'Connell
Police Justice

0399

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Barry being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.— *William Barry*

Question.—How old are you?

Answer.— *I decline to answer*

Question.—Where were you born?

Answer.— *I decline to answer*

Question.—Where do you live?

Answer.— *I decline to answer*

Question.—What is your occupation?

Answer.— *I decline to answer*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.— *I am not guilty.*
Wm Barry

Taken before me, this *22* day of *June* 18*79*
Maxim A. [Signature]
Police Justice.

0400

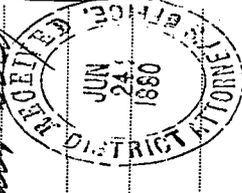
Form 115

#221

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Betty Dull
79 Thomas St.
William Berry

Offence, BURGLARY.



Dated *June 22* 188*0*

M. A. Mahoney Magistrate.

Ward Officer.

and Ward Clerk.

Witness, *Mary Purney*

No. *79 Thomas* Street

No. _____ Street

No. _____ Street

No. *1509* Street

Received in Dist. Atty's Office,

Callahan

PAILED,

No. 1, by _____

Residence _____ Street

No. 2, by _____

Residence _____ Street

No. 3, by _____

Residence _____ Street

No. 4, by _____

Residence _____ Street

0401

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

William Barry

late of the *Fifth* Ward of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *June* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Betty Dull

there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

he the said

William Barry

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of

Betty Dull

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

William Barry

late of the Ward, City, and County aforesaid, *Three counterpanes of the value of two dollars each - Five sheets of the value of two dollars each, one coat of the value of three dollars - One vest of the value of two dollars, one pair of pantaloons of the value of three dollars, one cloak of the value of five dollars, two overcoats of the value of two dollars each, Five aprons of the value of one dollar each -*

of the goods, chattels, and personal property of the said

Betty Dull

in the said dwelling house then and there being, 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.

BENJAMIN K. PHELPS, District Attorney.

0402

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

William Barry

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

*Three counterpanes of the value of two
dollars each —*

*Five sheets of the value of two dollars
each*

One coat of the value of three dollars

One vest of the value of two dollars

*One pair of pantaloons of the value
of three dollars*

One cloak of the value of five dollars

*Two overshirts of the value of two
dollars each*

*Five aprons of the value of one dollar
each*

of the goods, chattels, and personal property of the said

Betty Dull

by a certain person or persons, to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Betty Dull

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJAMIN K. PHELPS, District Attorney.

0403

BOX:

14

FOLDER:

176

DESCRIPTION:

Boitres, Annie

DATE:

06/22/80



176

0404

\$169

Counsel,
Filed *22* day of *June* 188*0*
Pleas *Not Guilty 23*

INDICTMENT.
Larceny of Money, &c., from the person
in the right-time.
vs.
Annie Britton
2

BENJ. K. PHELPS,
District Attorney.

A True Bill.
A. P. Kelly

Foreman.
Part Two June 24 1880
Tried and acquitted

0405

Fourth District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

Street of *100* *Fuller Road* *Wald* on the *North* *West* corner of *3rd Avenue* *24th* *St* being duly sworn, deposeth and saith, that on the *18th* day of *June* 1880 at the *10th* Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, *and from the deponents person*.

the following property viz.:

Good and lawful money of the issue of the United States Government and consisting of One note or bill of the denomination and value of Twenty dollars; One note or bill of the denomination and value of Two dollars and One pocket book of the value of Thirty cents; said property being in all of the value of Twenty two 05 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 *Ann Portner* (now *free*) for the following reasons, to wit:

That about the hour of Ten O'clock on the evening of the said 18th day of June the said Ann Portner accosted deponent in Lexington Avenue near 26th Street and walked alongside of deponent along 26th Street; that when near the entrance of Bellevue Hospital said Ann stopped a few feet in advance of deponent when deponent felt in his pocket and missed ~~the~~ the property

SIGNED before me this 18th day of June 1880

-POLICE JUSTICE-

0406

aforsaid; that deponent then accused
the said Ann of stealing the said
property from his pantsloons pocket
when she gave deponent his pocket
book and upon examination deponent
found it empty; that deponent then
charged her with having the said money
when she gave deponent the said two dollar
bill.

Deponent therefore charges the said Ann
Pittes with the larceny from deponents
possession of the property hereinbefore described;
against the form of the Statute of the
State of New York in such case made
and provided.

Shown to before me this } Jacob Seneca
19 day of June 1880 }

Paulo Hauer
Police Justice

#169
12/13

4th DISTRICT POLICE COURT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob Seneca
Pulle Head Hotel Astor
2nd floor & 17th St
Barley
Ann Pittes

DATED June 19th 1880

MAGISTRATE.
RECEIVED JUN 21 1880
J. J. Mearns OFFICER.

Jacob Seneca, the Com-
plainant committed to
House of Detention in
amount of 100.00.

W. W. B. W.

Complainsant carried by
William Capley
4100 East 24th Street.

0407

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Amie Boitres being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to her, states as follows, viz:

Question. What is your name?

Answer.

Amie Boitres

Question. How old are you?

Answer.

Thirty-two years.

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

Green Street.

Question. What is your occupation?

Answer.

Sailress

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer.

I am not guilty of the charge

Amie Boitres

Taken before me this

19 day of June 1887

Police Justice.

0408

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That *Annie Baitres*

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *eighteenth* day of *June* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *eighty* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

\$22 00/100

One pocket book of the value of five cents

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

BENJ. K. PHELPS, District Attorney.

0409

BOX:

14

FOLDER:

176

DESCRIPTION:

Booth, Chauncey S.

DATE:

06/18/80



176

0410

Pr #134
Punchings

McLennan

Counsel,

Filed 18 day of June 1880
Pleads *Not Guilty* (2)

INDICTMENT.
FORGERY in the Third Degree

THE PEOPLE
vs. **P**

W. J. ...
Chauncey J. Booth

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. M. May

Foreman.

June 24th 1880

James G. ...

Spone yard

0411

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

04 12

Send Me (1) Packet of Sold
Leaf Cut Duff and
Olive

A. Ridinger

0413

Police Court - First District.

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

Patrick J. Donnell
 of No. 191 Elm Street,
 being duly sworn, deposes and says, that on the 8th
 day of June 1880, at the City and County of
 New York, Charles W. Booth (now
 here dead) by means of that certain
 false token hereto annexed and
 with intent to cheat and defraud
 deponent and by which deponent
 was cheated and defrauded, obtain
 of deponents property and goods viz
 one package of gold leaf of
 the value of ~~several~~ dollars and twenty
 five cents - as follows - That the prisoner
 presented to deponent said token purporting
 to be an order for said goods and
 bearing the signature of A. Reidingen
 deponent saying to deponent that he was
 seized by said Reidingen and requested
 to be given said property at once as
 the Reidingen wanted it immediately
 that deponent wholly relying upon the
 statement by the prisoner made and
 believing said order to be good and
 genuine delivered to the prisoner said
 property that deponent has since
 learned that the prisoner was not sent
 for the property by Reidingen that the
 order purporting to be signed by him
 was not made or signed by said
 Reidingen but is false, forged
 and counterfeit and deponent
 believes and charges the prisoner with
 falsely and feloniously obtaining said
 property by the means described above

*sworn to before me this
 10th day of June 1880
 at New York City
 J. J. [Signature]*

Patrick J. Donnell

0414

City and County
of New York

August 18th 1852
James Street being duly sworn
says that the annexed order
purporting to be an order for the
delivery of one package of gold
leaf to this deponent, was not
made or signed by him or with
his knowledge or consent that
the prisoner in not known to deponent
and never had deponent's authorization
or consent to produce or receive any
property for or in behalf of this
deponent

A. R. [Signature]

Sworn to before me this
8th day of August 1852
[Signature]
Sheriff

0415

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.
Chauncey S Booth

being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Chauncey S Booth

Question. How old are you?

Answer.

29 Years

Question. Where were you born?

Answer.

New Jersey

Question. Where do you live?

Answer.

149 Franklin Street

Question. What is your occupation?

Answer.

I am an Electrotypist

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am not guilty

Chauncey S Booth

Taken before me this

J. G. Duffy
POLICE JUSTICE

0416

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

Police Court—First District.

#124

THE PEOPLE, &c.

ON the complaint of

Catharine P. Donald
191 E. Long St.
Charles H. Booth
vs
John Hanning
Offence: False Imprisonment



BAILED,

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

June 15 1888
Magistrate
Conly Officer
Clerk.

Witnesses
August Reichert
64 Spring Street
John H. Kelly
400 West 42nd St
to answer
Sessions
Received in Dist. Atty's Office,

Conly

04 17

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Chauncey S. Booth

late of the First Ward of the City of New York, in the County of New York, afore-
said on the *Eight* day of *June* in the year of our Lord
one thousand eight hundred and seventy ~~eighty~~ with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged and counterfeited, and willingly act and
assist in the false making, forging and counterfeiting a certain instrument and writing,
to wit a request for the delivery of goods,

which said false, forged and counterfeited
is as follows, that is to say:

Send the (1) Pack of Gold Leaf
Est. Keep and oblige
A. Reidinger

with intent to injure and defraud

August Reidinger
Patrick G. O'Donnell

and divers other persons; to the jurors 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.

04 18

And the Jurors aforesaid, upon their Oath aforesaid, do further present :

THAT the said

Chauncey S. Booth

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

August Reidinges

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing.

to wit, a request for the delivery of goods,

which said last-mentioned false, forged and counterfeited *request for the delivery of goods* is as follows, that is to say :

*Send the (1) Pack of Gold Leaf
Ext. Deep and oblige*

A. Reidinges

the said

Chauncey S. Booth

at the same time *by* so uttered and published the last-mentioned false, forged, and counterfeited *request for the delivery of goods*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.

BENJ. K. PHELPS, District Attorney.

0419

BOX:

14

FOLDER:

176

DESCRIPTION:

Bown, John

DATE:

06/21/80



176

0420

BOX:

14

FOLDER:

176

DESCRIPTION:

Brennan, Thomas

DATE:

06/21/80



176

0421

#754

Day of Trial

Counsel,

1880

Filed 21 day of

June

1

Pleas

Guilty

20

THE PEOPLE

OR,

BURGLARY—Third Degree, and Receiving Stolen Goods.

I

1. James Brennan

2. Am. Bond

21, 20, 205

BENJ. K. PHELPS,

District Attorney.

A True Bill.

[Signature]

Foreman

Part Sw - June 22 - 1880

Both Pleas - Burg. 3^d deg

At 1. N.P. 3^d M

At 2. N.P. 3-6 M

0422

Police Office. Third District.

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

No. of 93 Esser Street, being duly sworn,

deposes and says, that the premises No. aforesaid

Street, 10th Ward, in the City and County aforesaid, the said being a Dwelling

and which was occupied by deponent as a Dwelling and Jewelry
Store.

entered by means of breaking a pane of glass in
the sash door, inserting the hand
and drawing back the bolt.

on the night of the 1st day of June 1880,

and the following property, feloniously taken, stolen and carried away, viz.
Gold and gold plated jewelry
consisting of breast pins, shirt
studs, sleeve buttons, gold chain
and ear rings in all of the value
of One Hundred Dollars.

the property of Deponent.

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Thomas Reuman and John Brown
now present.

for the reasons following, to-wit: That deponent was in-
formed that at the time of the aforesaid
property was found in their possession

Shown before me J. F. Michael
18 June 1880.
Police Justice

0423

City & County of New York Joseph Jackson of 224 Broome Street being sworn says that about 2 o'clock on the morning he heard the sound of glass breaking and subsequently saw the within named defendants in company with two others coming from the direction of 73 Essex Street that he in company with Officer O'Day arrested said Brown and Brennan -

Done before me this 18th June 1880. } Joseph A. Jackson
William J. }
Police Justice

City & County of New York Martin O'Day of the 10 Recruit Police being sworn says that he found the within described jewelry secreted in the ~~closet~~ of John Brown now present.

Done before me this 18th June 1880. } Martin O'Day
William J. }
Police Justice

0424

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Brennan being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*Thomas Brennan.*

Question.—How old are you?

Answer.—*Twenty years.*

Question.—Where were you born?

Answer.—*In 30 Ridge Street.*

Question.—Where do you live?

Answer.—*49 Columbia Street.*

Question.—What is your occupation?

Answer.—*Laborer.*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I have nothing to say*

Thomas Brennan

Taken before me, this

18

day of

June 1878

Police Justice.

Thomas Brennan

0425

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK }

John Brown being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him states as follows, viz.:

Question.—What is your name?

Answer.—*John Brown*.

Question.—How old are you?

Answer.—*Twenty one years.*

Question.—Where were you born?

Answer.—*in Germany.*

Question.—Where do you live?

Answer.—*235 Third Street*

Question.—What is your occupation?

Answer.—*Tobacco stripper*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I plead guilty.*
John Brown

Taken before me this

18. day of June 1880

John Brown
Deputy Justice

0426

#184

Form 115.

POLICE COURT -- THIRD DISTRICT,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Offence, BURGLARY.

Henry C. Michael
73 Essex St.
Annaa Stearns
John Moran

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

1880

Magistrate.

Officer.

Clerk.

Witnesses

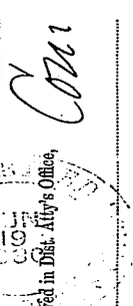
No. Street

No. Street

No. Street

to answer committed.

Received in Dist. Atty's Office,



0427

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Thomas Brennan and John Brown
Each

late of the ninth Ward of the City of New York, in the County of New York,
aforesaid, on the seventeenth day of June in the year of our Lord one
thousand eight hundred and eighty with force and arms, at the Ward,
City and County aforesaid, the Store of

Henry J Michael there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Henry J Michael then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Ten pins [of the kind called Breast pins] of the
value of ten dollars each -

Ten studs [of the kind called Shirt studs] of the
value of ten dollars each -

Ten buttons [of the kind called sleeve Buttons] of
the value of ten dollars each -

Ten chains of the value of ten dollars each -

Ten rings [of the kind called earrings] of the value of
ten dollars each;

of the goods, chattels, and personal property of the said

Henry J Michael

so kept as aforesaid in the said Store then and there being, 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.

0428

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

Thomas Brennan John Brown
each

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

Ten pins (of the kind called breast/pins)
of the value of ten dollars each -
Ten studs (of the kind called shirt studs)
of the value of ten dollars each -
Ten buttons (of the kind called sleeve-
buttons) of the value of ten dollars each -
Ten chains of the value of ten dollars
each

of the goods, chattels and personal property of

Henry F. Michael

by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen of the said

Henry F. Michael

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Thomas Brennan and John Brown

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

BENJ. K. PHELPS, District Attorney.

0429

BOX:

14

FOLDER:

176

DESCRIPTION:

Bradley, Kittie

DATE:

06/07/80



176

0430

Counsel,
Filed 7 day of June 1850
Pleads *W. C. C. C. C.*

THE PEOPLE
vs.
7
Kittie Bradley

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

I think this return has been
sufficiently furnished for the
purpose with which she is charged
& the return was returned by
ATTEST Bill of the E. C. C. C. C.
made in due time.

June 8, 1850. *W. C. C. C.*

Foreman.

W. C. C. C.
I think this is discharged

0431

Form 112.

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

Police Court—First District.

Charles Johnson
of No. *House of Detention* Street, being duly sworn, deposes
and says, that on the *27th* day of *May* 18*80*

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

person
the following property, viz: *good and lawful Money*
consisting of one bill of the
denomination and

of the value of *one* Dollar,
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 *Lettie Bradley*

now here from the fact that
while deponent was in company
with the prisoner in the premises
336 Water Street, she deliberately
thrust her hand into an inside
pocket of deponent's coat which
contained said property and took
therefrom the property in question
and tore the pocket in her effort to
carry said property away

Charles Johnson
deponent

Sworn to, before me this
May 18*80*
Police Justice.

0432

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK. }

Kitty Bradley being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to her, states as follows,
viz:

Question. What is your name?

Answer. *Kelly Bradley*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *U. S.*

Question. Where do you live?

Answer. *338 Water St*

Question. What is your occupation?

Answer. *work at shirts*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I am not guilty*

*Kitty M. Bradley
mark*

John J. [Signature]
Taken before me this
day of *May*
189*0*
Police Justice

0433

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Johnson
vs.
John of Delmonico in default
of appearance
vs.
John of Delmonico

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

2
3
4
5
6

Dated *Aug 28* 18 *80*

Wm. H. ...
Magistrate

Wm. H. ...
Officer

H. ...
Clerk

Witnesses:

John
to answer

at *Good Sessions*

Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

Affidavit—Larceny.

0434

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Kittie Bradley* _____

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
Twenty Seventh day of *May* _____ in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,
with force and arms,

one promissory note for the payment of
money, the same being then and there due
and unsatisfied and of the kind called a
United States Treasury note, of the deno-
- mination of one dollar and of the value
of one dollar _____
one promissory note for the pay-
- ment of money - the same being then
and there due and unsatisfied and of
the kind called a Bank note, of the
denomination of one dollar, and of the
value of one dollar _____
- of the goods, chattels and personal pro-
- perty of one - Charles Johnson - on
the person of the said Charles Johnson
then and there being found, from the per-
- son of the said Charles Johnson
~~of the goods, chattels, and personal property of one~~

then and
there ~~being found~~, 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.

0435

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Kittie Bradley _____

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

One promissory note for the payment of money, the same being then and there due and unsatisfied and of the kind called a United States Treasury note, of the denomination of one dollar, and of the value of one dollar

One promissory note for the payment of money, the same being then and there due and unsatisfied, and of the kind called a Bank note, of the denomination of one dollar, and of the value of one dollar

of the goods, chattels, and personal property of the said

Charles Johnson
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Charles Johnson
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJAMIN K. PHELPS, District Attorney.

0436

BOX:

14

FOLDER:

176

DESCRIPTION:

Brant, John

DATE:

06/25/80



176

0437

#218

Filed 25th day of June 1888
Pleads Not Guilty (28)

Assault and Battery.

THE PEOPLE

vs. P

John Rownt

B. K. PHELPS,

Disorder Attorney.

A True Bill.

Subscribed & sworn to by
J. P. Gentry
Foreman.

6 Mrs. R. W.
F. C.

0438

Form

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

ss. :

POLICE COURT—FIRST DISTRICT.

of the 14th Precinct Police James Hunter, being duly sworn, deposes and says,
that on the 21st day of June 1880
at the City of New York, in the County of New York, Fanny Carpenter
beaten by John Brant

..... now present.
who did as deponent was informed by said
Fanny, point aim and shoot an arrow
with a steel point from a bow at said
Fanny striking her on the face causing
a serious wound and said Fanny is
now confined in the Bellevue Hospital from
said injuries and unable to appear in
Court to make complaint

Deponent believes that said injury, as above set forth, was inflicted by said
John Brant

with the felonious intent to take the life of said Fanny Carpenter ~~deponent~~, or to do her 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 dealt with accord-
ing to law.

James Hunter

Sworn to before me, this

day of June 1880

James Hunter
Police Justice

0439

Police Court—First District.

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

..... being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer.

Taken before me, this

day of

POLICE JUSTICE.

187

0440

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

#243

Police Court - First District.

AF FIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Hunter
145 1/2 Street
vs.
John Grant



Dated, 22 June 1880

Morgan, Magistrate.
Hunter, Officer.
14

Witnesses, Danny Carpenter
64 Corby St
Clerk

at General Sessions
Received at Dist. Atty's Office,
to answer

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0441

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John Braut*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the ~~Twenty-first~~ day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, in and upon the body of *Fanny Carpenter*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *her* the said *Fanny Carpenter*
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the
said *Fanny Carpenter* and against the peace of the
People of the State of New York and their dignity.

BENJ. K. PHELPS, District Attorney.

0442

BOX:

14

FOLDER:

176

DESCRIPTION:

Brosy, John

DATE:

06/24/80



176

0443

#194

Day of Trial
Counsel,
Filed *24* day of *June* 188*0*.
Pleads

336
25
9
THE PEOPLE
vs.
John Brody
BURGLAR—Third Degree, and
Receiving Stolen Goods.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
A. W. Kelly
Foreman
Saw Sworn, June 28-1880
Pleads P. L.
New Mass. F. J.

0444

Police Court—Second District.

City and County } ss:
of New York.

of No. 663. 8th Avenue Street, being duly sworn,

deposes and says, that the premises No. 593. 8th Avenue

Street, 20th Ward, in the City and County aforesaid, the said being a Stand a Broth
attached to said premises and which was occupied by deponent as a Brewery Stand a Broth

were **BURGLARIOUSLY**
entered by means of forcibly ^{removing the staple and} opening the shutter
of said Stand a Broth

on the Night of the 20th day of June 1880
and the following property feloniously taken, stolen, and carried away, viz:

A quantity of crockery and glass
ware of the value of Four dollars -

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by John Brosy (New York)

for the reasons following, to wit: Said Brosy admits
having broken into said premises and
taking stealing and carrying away
said property which was found
in his possession by Officer Beglan
of the 20th Precinct Police.

Sworn to before me }
This 21 day of June 1880 } Marcus Weiss
J. M. Dwyer Justice

0445

City and County of }
New York } S.S.

Eugene Beglan of the
30th Precinct Police. being duly sworn
deposes and says that on the 21st day
of June 1888 in the night time he arrested
John Brosy (now here) in the act of leaving
the premises described in the foregoing
affidavit with the property in his possession
and upon arresting said Brosy he
admitted breaking into said premises

Sworn to before me }
this 21st day of June }

Eugene Beglan

Wm. Murray Police Justice

0446

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

John Brosny being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

John Brosny

QUESTION.—How old are you?

ANSWER.—

Fifty Years.

QUESTION.—Where were you born?

ANSWER.—

Austria

QUESTION.—Where do you live?

ANSWER.—

300 West 36th Street

QUESTION.—What is your occupation?

ANSWER.—

My wife does washing and she helps her

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—I am guilty but I was under the influence of liquor at the time and did not know what I was doing

J Brosny

Taken before me, this

John J. [Signature]
21

day of June 1880

Police Justice

0447

Police Court—Second District.

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Moses Hess
663 8th Ave.
vs.

John H. [unclear]

Dated *June 24* 1880.

Munsey Magistrate.

Regan Officer.

W Clerk.

Witnesses:

Officer Regan
W. J. [unclear] Police



Committed in default of \$ *500* Bail.

Bailed by

No. Street.

Wm

0448

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John Brody

late of the *twentieth* Ward 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 *Booth* with force and arms, at the Ward,
City and County aforesaid, the *Booth* of

Marcus Weiss there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Marcus Weiss then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Forty tumbles of the value of ten cent each
Forty cups of the value of ten cents each
Five pitches of the value of forty cents each
Forty plates of the value of ten cents each

of the goods, chattels, and personal property of the said

Marcus Weiss
Booth

so kept as aforesaid in the said *Booth* then and there being, 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.

0449

And the Jurors aforesaid, upon their oath aforesaid, do further present
THAT the said

John Brody

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

*Forty tumblers of the value of ten cents each
Forty cups of the value of ten cents each
Ten pitches of the value of forty cents each
Forty plates of the value of ten cents each*

of the goods, chattels and personal property of

Marcus Weiss

by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen of the said

Marcus Weiss

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

John Brody

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

BENJ. K. PHELPS, District Attorney.

0450

BOX:

14

FOLDER:

176

DESCRIPTION:

Brough, Bridget

DATE:

06/29/80



176

0451

#234

1880

Filed 29 day of June

Pleas

Wm. S. Gandy (Co.)

THE PEOPLE,

vs.

Budget Brough

Indictment for Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. M. Day

Foreman.

July 12. 1880.

Spaulding & Co. Agents

0452

Police Office. Third District.

City and County }
of New York, } ss.: Lizzie Klein
No. of 120 Sheriff Street, being duly sworn,

deposes and says, that the premises No. 120 Sheriff
Street, 11 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a dwelling house

were **BURGLARIOUSLY**
entered by means of forcibly breaking the lock of the door
leading to said premises

on the 18th Morning of the 18th day of June 1880,
and the following property, feloniously taken, stolen and carried away, viz.: One dress,
two blankets, two table covers, two bed sheets,
One shawl, one bed-tick, a quantity of
childrens clothing, all of the value
of about five dollars

Climb Klein

the property of the deponent

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

Bridget Brough

for the reasons following, to-wit: That on the morning aforesaid the
deponent looked the aforesaid premises, that when deponent
returns on or about six o'clock of the 18th of June
deponent found the door opened forcibly, that on Saturday
morning the 19th next deponent discovered that the above
articles were missing. Deponent is informed by
Margaret Holdrit that she saw the accused
in the above premises from the window of the said Margaret
that the said Margaret saw the accused leave the
said premises with a quantity of bundles -

Climb Klein

Vertical handwritten notes:
Brought to before me this 18th June 1880
Michael W. B. Brough
Justice District

0453

State and County of New York 2/55.

City of New York Margaret Holdrit of and
120 Sheriff street being duly sworn
deposes and says that on the 18th day of
June 1880. she saw the accused
Bridget Brugh from department witness -
in the apartment of Lizzie Klein
in said premises, that department saw
the said Bridget Brugh go out of
said premises, having in her possession
a quantity of bundles. Department having
reason to suspect that the said Bridget had
stolen the said articles contained in said
bundles informed the complainant Lizzie
Klein thereof.

Sworn to before me this 23 day of

June 1880

Miriam ~~Goldberg~~
Police Justice

Margaret Holdrit

0454

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Bridget Brugh being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to h , states as follows, viz.:

Question.—What is your name?

Answer.— Bridget Brugh

Question.—How old are you?

Answer.— Forty-two

Question.—Where were you born?

Answer.— New York

Question.—Where do you live?

Answer.— 120 Sheriff St.

Question.—What is your occupation?

Answer.— I am a work-woman

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.— I am not guilty

Bridget Brugh
mark

Taken before me, this
7th day of June 1880
McGowan
Police Justice.

0455

234

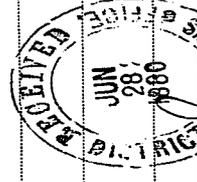
Form 115.

POLICE COURT -- THIRD DISTRICT.

THE PEOPLE, & C^Y
ON THE COMPLAINT OF

Offence, BURGLARY

1. *Lynce Allen*
vs. ⁵⁷⁵ Henry
2. *Bridget Smyth*



Dated _____ 1960

Magistrate. _____

Officer. *Kirwan*

Clerk. *CA*

Witness, *Margaret McQuix*

No. *120* Street. *Stearns*

No. _____ Street. _____

No. _____ Street. _____

§ *1107* to answer committed.

Received in Dist. Atty's Office,

Law

BAILED,

No. 1, by _____

Residence _____ Street. _____

No. 2, by _____

Residence _____ Street. _____

No. 3, by _____

Residence _____ Street. _____

No. 4, by _____

Residence _____ Street. _____

0456

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Bridget Brough

late of the *eleventh* Ward of the City of New York, in the County of New York, aforesaid, on the *eighteenth* day of *June* in the year of our Lord one thousand eight hundred and seventy-*eight* with force and arms, about the hour of *twelve* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Elias Klein

there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

o he the said

Bridget Brough

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of

Elias Klein

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

Bridget Brough

late of the Ward, City, and County aforesaid,

Two packets of the value of five dollars each
Two tablecloths of the value of two dollars each
Two sheets of the value of one dollar each
One chair of the value of five dollars
One bed-tick of the value of two dollars
Four dresses of the value of fifty cents each

of the goods, chattels, and personal property of the said

Elias Klein

in the said dwelling house then and there being, 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.

BENJ. K. PHELPS, District Attorney.

0457

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

Aud ~~THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK.~~
~~in and for the body of the City and County of New York,~~
upon their Oath, *aforsaid* do further present

That *the said Bridget Brough*
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eighteenth* day of *June* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty* with force and arms, at the
Ward, City and County aforesaid,

Two blankets of the value of five dollars each
Two table cloths of the value of two dollars each
Two sheets of the value of one dollar each
One shawl of the value of five dollars
One bedtick of the value of two dollars
Four dresses of the value of fifty cents each

of the goods, Chattels and personal property of

Elios Klein

by *a certain person or*

~~and certain other persons~~ to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Elios Klein

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Bridget Brough

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

BENJ. K. PHELPS, District Attorney.

0458

234

Filed 29 day of June 1880

Pleads *Wm. Gault Co.*

Replevin in State
Indictment for Receiving
Stolen Goods.

THE PEOPLE,

vs.

2
Budget through

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. M. Aley

July 12. 1880. Foreman.

Spud Y. C. Aquid
July 11 1880

0459

BOX:

14

FOLDER:

176

DESCRIPTION:

Brown, Annie

DATE:

06/24/80



176

0460

#205
C. L. G.
Counsel,
Filed (da) of June 1880
Pleads in Equity (20)

THE PEOPLE
vs.
Annie Brown
INDICTMENT.
Larceny of Money, &c., from the person
in the night time.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

A. P. Waley
Juror
Foreman.
Pleades G. L.
Pen one year

0461

Fourth District Police Court

CITY AND COUNTY OF NEW YORK } ss.

August Dierks

of No. 115 West 23^d Street, being duly sworn, deposes and saith, that on the morning of the 11th day of June 1880 at the 18th Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from the person of deponent,

the following property viz.:

Good and lawful money of the issue of the United States Government and consisting of One note or bill of the denomination and value of One hundred dollars; One note or bill of the denomination and value of Ten dollars, each; Two notes or bills of the denomination and value of Five dollars, each; One note or bill of the denomination and value of Two dollars, each; and Two notes or bills of the denomination and value of One dollar, each. Said property being in all of the value of One Hundred and seventy Two dollars.

Sworn before me this

day of

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 Annie Brown, (nowhere)

for the following reasons, to wit:

That about the hour of One O'clock in the morning of the said 11th day of June 1880, deponent accompanied the said Annie Brown to Grammercy Park at which place said Annie Brown attempted to rub out deponent's pantaloons; that deponent then felt in his pocket and by the feeling of his pocket book deponent became accused.

POLICE JUSTICE

187

0462

That the said money had been abstracted
 therefore by the said Annie Brown;
 that deponent kept in company with the
 said Annie Brown until he met Officer
 William Clarke whom he asked to arrest
 said Annie Brown; that when deponent
 arrived at the 18th Police Precinct Station
 House he examined his pocket book and
 found it entirely empty; that deponent was
 informed by the said officer Clarke that
 he had found upon the ^{Station House while searching} floor of the said Annie
 Brown the sum of One hundred and thirty
 dollars in notes or bills, consisting of One
 One hundred dollar bill; Five ~~Five~~ dollar bills;
 and Ten Five dollar bill - now her shown -
 and which money is fully identified by deponent
 as his property.

Deponent further says that the said Annie
 Brown told deponent, after she was arrested,
 that she would return the aforesaid money
 if deponent would let her go -
 Deponent therefore charges the said Annie
 Brown with the said larceny from the
 person of deponent.

Shown to before me this } Aug Dickr.
 11th day of June 1880 }
 [Signature] Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

AFFIDAVIT—Larceny.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

0463

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

Police Court, Fourth District.

William Clarke, an
officer attached to the 18th Police Precinct
of No. _____ Street, being duly sworn, deposes and says,

that on the _____ day of _____, 187,

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

He has heard and read the annexed affidavit of August Dick, the complainant, and so much thereof as relates to deponent is true of his own knowledge, and further that deponent heard the prisoner, Annie Brown, say to the complainant that if he would not have her arrested she would give him his money.

William Clarke

Sworn before me, this _____

day of _____

1870

William Clarke
POLICE JUSTICE.

0464

Police Court, Fourth District.

CITY AND COUNTY
OF NEW YORK, } ss

Annie Brown being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to her, states as follows, viz:

Question. What is your name?

Answer.

Annie Brown

Question. How old are you?

Answer.

Twenty years of age.

Question. Where were you born?

Answer.

Washington, D.C.

Question. Where do you live?

Answer.

No. 125 West 3^d Street.

Question. What is your occupation?

Answer.

Servant

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer.

*I am guilty of taking one
hundred and fifty dollars.*

*Annie ^{per} Dick
Mark*

Taken before me this

11th
day of *June* 188*0*

Wm. M. ...
Police Justice

0465

#205-511

Police Court—Fourth District,

THE PEOPLE &c.

VS THE COMPLAINT OF

Augusta Smith
115 W 23rd St

Annie Brown

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence



Dated

June 11 1890

C. A. Hammer Magistrate.

Wm. Clark Officer.

Clerk.

Witness

William Clark
18 John Street

750 1st Ave
Com

Received in District Atty's Office,

Offence, Keeping Room

0466

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That

Annie Brown

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the ~~eleventh~~ *eleventh* day of ~~June~~ *June* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each : three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each : twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars : one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each : fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each : bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each : three gold coins (of the kind usually known as eagles), of the value of ten dollars each : six gold coins (of the kind usually known as half eagles), of the value of five dollars each : fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each : gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each : three hundred silver coins (of the kind usually called dimes), of the value of ten cents each : six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each : one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each : five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each : two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each : five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

1720

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

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

BENJ. K. PHELPS, District Attorney.

0467

~~CITY AND COUNTY OF NEW YORK~~

aforsaid

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, aforesaid do further present

That

Annie Brown

late of the First Ward of the City of New York,
in the County of New York, aforesaid on the *eleventh* day of *June* in the year
of our Lord one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City and County aforesaid, with force
and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one
thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the
value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each:
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each:
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value
of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes,) be-
ing then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the
value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each:
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

\$2200

of the goods, Chattels and personal property of

August Dierks

by a certain person or

~~and certain other~~ persons, to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said *August Dierks*

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Annie Brown

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

BENJ. K. PHELPS, District Attorney.

0468

BOX:

14

FOLDER:

176

DESCRIPTION:

Brown, August

DATE:

06/09/80



176

0469

#22

Counsel,

Filed 9 day of June 1850.

Pleas,

Not Guilty

THE PEOPLE

vs.

BURGLARY—Third Degree, and
Grand Larceny.

P.

August Brown.

BENJ. K. PHELPS,

District Attorney.

A TRUE BILL.

J. M. Waley

June 10. 1850.

Foreman.

I have tried the Jury 3 days.

Elmore P. [unclear]

Verdict of Guilty should specify of which count.

212

At

0470

Police Office. Third District.

City and County } ss.: Mary Platt
of New York, }
No. of 188 1st Avenue Street, being duly sworn,

deposes and says, that the premises No. 188 1st Avenue

Street, 17 Ward, in the City and County aforesaid, the said being a bird-breeding
and which was occupied by deponent as a dwelling house

were **BURGLARIOUSLY**
entered by means forcibly breaking the sashes and smashing
the lock from the door on the 2^d floor leaving
from the corridor

on the 28 day of May 1880,
and the following property, feloniously taken, stolen and carried away, viz.: a quantity
of clothes and jewelry and furniture the
value of five hundred dollars

the property of this deponent and Henry Platt the
husband of this deponent

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

August Brown
(now here)

for the reasons following, to-wit: that deponent is informed by her
daughter Christina Platt that she saw the accused
standing by the door. That when so informed de-
ponent ran after him and the accused attempted
to escape.

sworn to before me this 29th day of May 1880. Mary Platt

March 29th 1880
Price Justice

0472

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

August Brown being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*August Brown*

Question.—How old are you?

Answer.—*Twenty*

Question.—Where were you born?

Answer.—*Philadelphia*

Question.—Where do you live?

Answer.—*83 Columbia St*

Question.—What is your occupation?

Answer.—*Printer*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I am not guilty*
August Brown

McKen
Taken before me, this
19th day of May
1888
Police Justice.

0473

#22

Form 115.

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Platt
188 Fairview
August Brown

Offense, BURGLARY.



Dated May 29 1880

Magistrate.
Electrony

Officer.
Robinson

Clerk.
17

Witnesses
Christina Platt

No. 188 1st Avenue Street.

Henry Platt

No. 188 1st Avenue Street.

Margaret Kloss

No. 188 1st Avenue Street.

\$ 1500 to answer committed.

Received in Dist. Atty's Office,
Committed

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

0474

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

August Brown ~~~~~

late of the *seventeenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty eighth* day of *May* in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Henry Platt* ~~~~~

there situate, feloniously and burglariously did break into and enter ~~by means of force~~

he the said *August Brown*

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of *Henry Platt* ~~~~~

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

late of the Ward, City, and County aforesaid,

of the goods, chattels, and personal property of the said

in the said dwelling house then and there being, 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.

BENJ. K. PHELPS, District Attorney.

0475

BOX:

14

FOLDER:

176

DESCRIPTION:

Brown, Charles

DATE:

06/14/80



176

0476

BOX:

14

FOLDER:

176

DESCRIPTION:

Smith, Edward

DATE:

06/14/80



176

0477

#62

Counsel,
Filed 14 day of June 1880
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*to be returned to
the
prosecution*

Charles Brown P

Edward Smith P

BENJ. K. PHELPS,

District Attorney.

Part no June 14, 1880.
Both plead G. L.

A True Bill.

J. M. Alley

Foreman.

S. J. S. Jones
Arch F. C.

0478

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

Joseph Garenuch
of No. *693 Newark Avenue Jersey City* ^{High} Street, being duly sworn, deposes
and says, that on the *31* day of *May* 188*0*,
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,

the following property, to wit: *One Horse and Wagon of
the value of One hundred and fifty
dollars. A quantity of Merchandise to wit
Linen of the value of Forty dollars.
All*

of the value of *One Hundred and Ninety* 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 *Charles Brown
and Edward Smith (now here.)* from
the fact that deponent is informed
by Officer William Gray of the 16th Precinct
that he arrested the said Brown and
Smith with the said property in their
possession on the corner of West 22nd Street
and 11th Avenue in said City at the
hour of Seven o'clock P.M.

Sworn to before me, this *10th* day
of *May* 188*0*.
Wm. M. ...
Judge Justice.

Joseph Garenuch

0479

City and County of New York

William Gray of the 16th Precinct Police being duly sworn deposes and says that on the 31st day of May 1880 at about the hour of seven O'clock P.M. he arrested Charles Brown and Edward Smith (nowhere) with the property described in the foregoing affidavit in their possession at the corner of West 22^d Street and Eleventh Avenue in said City

Sworn to before me
this 1st day of June 1880

J. H. [Signature]
Police Justice

William Gray

0480

Police Court ~~Fifth~~ District.

CITY AND COUNTY }
OF NEW YORK } ss.

2⁰/₁₁
Charles Brown being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *Charles Brown*

Question. How old are you?

Answer. *Twenty years.*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *9 Mulberry Street*

Question. What is your occupation?

Answer. *Printer and Shoemaker.*

Question. Have you anything to say, and if so, what,—relative to the charge here
preferred against you?

Answer. *A man came to me on the 31st day
of May 1881 at about the hour of four o'clock P.M.
and said to me here is a horse and wagon which I
stole take it back to the owner and he may give
you some money for doing it I do not know the mans Name*

Taken before me, this *1st*
day of *June* 18*81*

Charles Brown
J. H. Williams
Police Justice.

0481

Police Court ~~Fifth~~ District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Smith being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. *Edward Smith*

Question. How old are you?

Answer. *Twenty six years.*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *No 15 Bowery*

Question. What is your occupation?

Answer. *Barber.*

Question. Have you anything to say, and if so, what,—relative to the charge here
preferred against you?

Answer. *I was asked by Charles Brown to get
on the wagon with him and said Brown.
informed me that he was taking it to the
owner.*

Edward Smith

Taken before me, this

day of

1st
June 185*2*

J. H. Smith

Police Justice.

0482

Form 894.

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF
Arday Larceny.

Joseph Nammasch
1693 Newark City Society
Charles Pearson
Edward Smith

DATED *June 1* 1930
Delbert MAGISTRATE.

RECEIVED OFFICER
JUN 1 1930
Ray

WITNESS:
Officer William Gray
16th Precinct Police

\$ *100* TO ANS.

BAILED BY
No. STREET.

Ray

0483

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Charles Brown and Edward Smith
Each -

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
~~thirty first~~ day of May in the year of our Lord
one thousand eight hundred and eighty at the Ward, City and County aforesaid
with force and arms,

*One horse of the value of one hundred
dollars -*

*One wagon of the value of fifty dollars
Divers groceries of a number and a
description which your jurors aforesaid
can not now give by reason of the
same being unknown of the value
of Forty dollars.*

of the goods, chattels, and personal property of one

Joseph Gavenssch then and
there being found, 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.

0484

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Charles Brown and Edward Smith
each

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

*One horse of the value of one Hundred
dollars*

*One Wagon of the value of fifty Dollars
Divers groceries of a number and a
description which your jurors aforesaid
cannot now give by reason
of the same being unknown of the
value of forty dollars*

of the goods, chattels, and personal property of the said

Joseph Lavenesch

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Joseph Lavenesch

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJ. K. PHELPS, District Attorney.

0485

BOX:

14

FOLDER:

176

DESCRIPTION:

Brown, Kate

DATE:

06/10/80



176

0486

21
Counsel, *J. M. Clark and*
Filed 10 day of June 1870
Pleas, Not Guilty

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

vs.

Wm. Brown
alias
Catherine Brown

at and

BENJ. K. PHELPS,

*The Comptroler is desisting all
withdrawing the Comptroler
A True Bill.
against the Comptroler
the Comptroler however that the
Comptroler
Comptroler should receive
some punishment.*

Verdict of Guilty should specify of which count.

J. M. Clark
June 7th
Wm. Brown
Wm. Brown

0487

Police Court, Second District.

City and County }
of New York, } ss.

Janette Freeman

of No. 71 King Street, being duly sworn,
deposes and says, that the premises No. 71 King Street

is a part of the 9th Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent as a dwelling and place
of residence.

were **BURGLARIOUSLY**
entered by means of forcibly removing the padlock
from the door leading into and connecting
with the rear room on the third floor
of said premises.

On the 20th day of the 20 day of May 1880

and the following property feloniously taken, stolen, and carried away, viz.:

One Petticoat - One Chemise - Four
Pillow Cases - Two Waists - and
One Apron in all of the value
of Four dollars.

the property of deponent and John Freeman
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by Kate Brown or her

for the reasons following, to wit: That on the said date
at the hour of 8.50 o'clock deponent
securely fastened said door that de
ponent was informed by Agatha Lynch
that the said said defendant burst

0488

open said door and take ~~steal~~ and carry away the said property

Sworn to before me this ^{31st} day of May 1880 } ^{James Foreman} ^{mark}
J. Wilburt
Police Justice

City and County } s. s.
of New York }
Agatha Lynch of No. 71 King Street
being duly sworn says she saw
Kate Brown the within named
defendant on the 20th day of May
at the hour of 3.30 O'Clock P. M.
break open the door of the room
named in the within complaint
and take from a Bureau in said
room the property named in the
said complaint

Sworn to before me }
this 31st day of May 1880 } Agnes Lynch
J. Wilburt
Police Justice

0489

#21-
FJ

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Jenette Freeman
71 Broadway

vs.

Kate Brown

OFFENCE—Burglary and Larceny.

Dated May 31 1880

Elizabeth Magistrate.

Miller Officer.

Clerk.

Witnesses,

Agatha L. Meeh
King Street



Committed in default of \$1000 bail.

Bailed by

No.

Street.

0490

Police Court—Fifth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Kate Brown being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer.

Kate Brown

Question. How old are you?

Answer.

Twenty three

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

West 28th Street

Question. What is your occupation?

Answer.

Servant

Question. Have you anything to say, and if so, what,—relative to the charge here
preferred against you?

Answer.

*I am not guilty of the
charge*

Taken before me, this

31

day of

May

18*80*

her
Kate Brown
(mark)

[Signature]
Police Justice.

0491

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Kate Brown, otherwise called Catherine Brown*

late of the *North* Ward of the City of New York, in the County of
New York, aforesaid, on the *fourteenth* day of *May* in the
year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and
arms, about the hour of *nine* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Jaquette Freeman
there situate, feloniously and burglariously did break into and enter by means of forcibly

She the said

Kate Brown otherwise called Catherine Brown

then and there intending to commit some crime therein, to wit: the goods, chattels, and
personal property of

Jaquette Freeman

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said

Kate Brown otherwise called Catherine Brown

late of the Ward, City, and County aforesaid,

one petticoat of the value of one dollar.
one chemise of the value of fifty cents.
Eight yards of muslin of the value of ten cents each.
Two waists of the value of fifty cents each.
One apron of the value of one dollar.

of the goods, chattels, and personal property of the said

Jaquette Freeman

in the said dwelling house then and there being, 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.

BENJ. K. PHELPS, District Attorney.

0492

BOX:

14

FOLDER:

176

DESCRIPTION:

Brown, Malinda

DATE:

06/07/80



176

0493

~~#8~~

Sat. A McCall and

Filed 7 day of June 1880

Pleads Not Guilty

THE PEOPLE

vs.

Mahinda Brown

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

Part pro June 9, 1880.

Ind. & acquitted.

A True Bill.

J. K. Kelly

Foreman.

0494

Form

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

POLICE COURT—FIRST DISTRICT.

of No. 32 Pell Henry Gordon
Street, being duly sworn, deposes and says,

that on the 25 day of May 1888

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by Malinda Brown

now present.
who did willfully and maliciously cut and
stab deponent on the right shoulder with
the blade of a pocket knife then and there
held in his hand

Deponent believes that said injury, as above set forth, was inflicted by said

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

Wherefore this deponent prays that the said assailant may be ~~dealt with~~ dealt with accord-
ing to law.

Henry Gordon
mark

Sworn to before me, this

day of

1888

Police Justice.

[Handwritten signature of Police Justice]

0495

Police Court—First District.

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

Malinda Brown being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to *her*, states as follows, viz:

Question. What is your name?

Answer. *Malinda Brown*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New Orleans*

Question. Where do you live?

Answer. *144 Leonard St*

Question. What is your occupation?

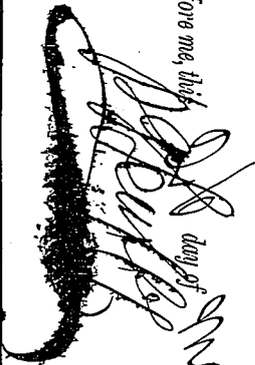
Answer. *Washing & Ironing*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I am guilty*

Malinda^{her} + Brown
Marta

Taken before me, this



day of

May
1880

POLICE JUSTICE.

0496

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court - First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Henry Bourdieu
32nd St. N.Y.C.
1. *Melanda Brown*
2. _____
3. _____
4. _____
5. _____
6. _____

Dated, *26 May* 18*99*
Paul J. [unclear] Magistrate.
Dist. Atty. Officer.
14 Clerk.

Witnesses
Robert [unclear]
H.S. Bayler
[unclear]

8. *10-10* to answer
cm
at General Sessions.
Received at Dist. Atty's Office,

BAILED:
No. 1, by _____
Residence, _____
No. 2, by _____
Residence, _____
No. 3, by _____
Residence, _____
No. 4, by _____
Residence, _____
No. 5, by _____
Residence, _____
No. 6, by _____
Residence, _____

0497

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That Malinda Brown

late of the City of New York, in the County of New York, aforesaid, on the
twenty fifth day of May in the year of our Lord
one thousand eight hundred and eighty with force and arms, at the City and
County aforesaid, in and upon the body of Henry Gordon
in the peace of the said people then and there being, feloniously did make an assault
and him the said Henry Gordon
with a certain knife
which the said Malinda Brown

in her right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent him the said Henry Gordon
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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said Malinda Brown
with force and arms, in and upon the body of the said Henry Gordon
then and there being, wilfully and feloniously did make an
assault and him the said Henry Gordon
with a certain knife which the said Malinda Brown

in her right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto him the said Henry Gordon
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said Malinda Brown
with force and arms, in and upon the body of Henry Gordon
in the peace of the said people then and there being, feloniously did make another
assault and him the said Henry Gordon
with a certain knife
which the said Malinda Brown

in her right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of him the said Henry Gordon with intent him the

0498

said Henry Gordon 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said Malinda Brown

with force and arms, in and upon the body of the said Henry Gordon then and there being, wilfully and feloniously, did make another assault and chase the said Henry Gordon with a certain knife which the said Malinda Brown in her right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim him the said Henry Gordon 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.

BENJ. K. PHELPS, District Attorney.

#8-

Del. H. M. Spillars

Filed 7 day of June 1880
Pleads Not Guilty

THE PEOPLE

vs.

Malinda Brown F

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

Part pro Henry G. 1880.
Tried & acquitted.

A True Bill.

A. M. Kelly

Foreman.

0499

BOX:

14

FOLDER:

176

DESCRIPTION:

Burns, Louis

DATE:

06/10/80



176

0500

BOX:

14

FOLDER:

176

DESCRIPTION:

Smith, Charles

DATE:

06/10/80



176

#38

Counsel,

Filed 10 day of June 1880

Mr. Pleads not Guilty
As to Act Guilty

THE PEOPLE

vs.

I.
1 Louis Ford, B.
2 Charles Smith.

INDICTMENT.
Petit Larceny of Money from the Person.

BENJ. K. PHELPS,

District Attorney.

Part no. 600. 14. 1880
Both tried & acquitted.

A True Bill.

J. Wiley

Foreman.

0501

0502

FORM 112.

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

Police Court—Third District.

Peter Donnelly

of No. *55 Bleeker* Street, being duly sworn, deposes

and says that on the *28th* day of *May* 18*80*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent. *and from his person*

the following property viz: *one silver watch of the value of fifteen dollars, one plated watch chain of the value of three dollars, and good and lawful money of the Coinage of the United States to the amount of five dollars in quarter dollar silver pieces and one nickel and one key to a padlock of the value of twenty five cents in all.*

of the value of *Twenty three ²⁵/₁₀₀* Dollars the property of *deponent*

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

Charles Smith (both now here) for the reason following, on said day at the hour of nearly 9. 30. P. M. deponent sitting in front of his stable in Court Street between Bleeker and Houston Streets he fell asleep and awaking he found that his silver watch above mentioned together with ^{the} watch chain, which shortly before he had in his left side vest pocket, which vest he then and there formed part of his bodily apparel was missing, that said money which just before he had in the right side pocket and said key which deponent had immediately before sitting down

Sworn to before me this
day of

Porter Insurance

0503

in the left side pocket of his pantaloons
then worn by Lewis & were all missing
and said defendants, were standing
near by and then walked away.

deponent caused their arrest, and
said key was found in the possession
of said Lewis Burns. Deponent there-
fore charges, that said silver watch,
watch chain, money and key
were taken stolen and carried away
from the person of deponent by said
Lewis Burns and Charles Smith

sworn to before me

this 29th day of May 1879

Marcus C. O'Leary
Justice

Peter O'Leary

0504

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Smith being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—Charles Smith

Question.—How old are you?

Answer.—25 years

Question.—Where were you born?

Answer.—New York

Question.—Where do you live?

Answer.—Broadway 150 Hamilton

Question.—What is your occupation?

Answer.—Barber

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—I am not guilty
Charles Smith

Mrs. W. C. S. S. S.
Taken before me, this 29 day of May 1878
Police Justice.

0505

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Lewis Burns being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to h , states as follows, viz.:

Question.—What is your name?

Answer.—*Lewis Burns*

Question.—How old are you?

Answer.—*17 years*

Question.—Where were you born?

Answer.—*New York*

Question.—Where do you live?

Answer.—*150 Hamilton Avenue Brooklyn*

Question.—What is your occupation?

Answer.—*Barber*

Question.—Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.—*I am not guilty*
Lewis Burns.

McConnell Burns
Taken before me, this *29*
day of *May*
18*94*
Police Justice.

0506

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

.....being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer.

Taken before me, this day of 18

POLICE JUSTICE.

0507

#38-

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

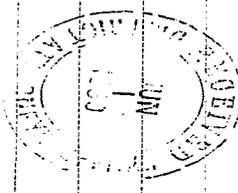
Peter Danella
Charles Smith

Charles Smith

James Burns

James Burns

Charles Smith



AFFIDAVIT—LARCENY

BAILED.

No. 1, by

Residence

Charles Smith

No. 2, by

Residence

Charles Smith

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *May 29* 18*87*

M. A. [Signature] Magistrate.

[Signature] Officer.

Clerk.

Witnesses

Sworn in to house of
detention in debt of \$300
for her appearance.

[Signature]

\$ *1000* to answer

at *Samuel Eash* Sessions

Received at Dist. Att'y's Office,

The key found in possession of
James Burns, with
officer [Signature]

COUNSEL FOR COMPLAINANT.

Name, _____

Address, _____

COUNSEL FOR DEFENDANT.

Name, _____

Address, _____

0508

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That Louis Burns and Charles Smith each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty eighth* day of *May* in the year of our Lord one
thousand eight hundred and ~~twenty~~ *eighty* at the Ward, City, and County aforesaid,
with force and arms,

~~Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of~~

~~Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of~~

~~Divers One Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of~~

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
*Five dollars, twenty coins of the kind commonly
called quarter dollars of the value of twenty-five
cents each. One watch of the value of fifteen
dollars. One chain of the value of three dollars
One key of the value of twenty-five cents.*

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

BENJ. K. PHELPS, District Attorney.

0509

BOX:

14

FOLDER:

176

DESCRIPTION:

Burns, Mary

DATE:

06/14/80



176

0510

#89

Counsel,

Filed 14 day of June 1880

Pleas Not Guilty

THE PEOPLE

vs.

Mary Jones

INDICTMENT

Perit Larceny of Money from the Person.

BENJ. K. PHELPS,

District Attorney.

[Signature]

[Signature]

A True Bill.

[Signature]

Foreman.

Complainant cannot
be found

0511

Form 112.

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

Police Court—First District.

of No. James Peterson
25 Hamiston Avenue Brooklyn Street, being duly sworn, deposes
and says, that on the 5th day of June 1880

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

the following property, viz:

One National Bank Note of the
value of One Dollar
One silver coin of the value
of One Dollar in all

of the value of two 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 Mary Burns (now Mrs

that while deponent was standing
in the Battery Park saw Mrs
come up to deponent thrust her
hand in deponent's vest pocket
and abstracted said money
therefrom James Peterson

Sworn to, before me, this

of

day

1880

Police Justice

05 12

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Burns being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to h , states as follows,
viz:

Question. What is your name?

Answer. *Mary Burns.*

Question. How old are you?

Answer. *28.*

Question. Where were you born?

Answer. *N. Y.*

Question. Where do you live?

Answer. *No home.*

Question. What is your occupation?

Answer. *Servant*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I am not guilty.*

Mary Burns

Taken before me, this

day of

June 18 80

Police Justice.

[Large handwritten signature]

0513

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

#89

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Peterson
25 Hamilton Ave
vs.
Mary Evans

Midavit—Larceny—*from the Petersons*

1. _____
2. _____
3. _____
4. _____
5. _____
6. _____

Dated June 6, 1880

Smith Magistrate.

Walker Officer.

Palkey Police

Witnesses:



\$ 1000 to answer

at _____ Sessions

Received at Dist. Atty's office

BAILED

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

No. 5, by _____

Residence, _____

No. 6, by _____

Residence, _____

0514

CITY AND COUNTY }
OF NEW YORK, } MS.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Moary Burns

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifth* day of *June* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City, and County aforesaid,
with force and arms,

~~One~~ *Divers* Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as ^a United States Treasury Notes, of ~~a number~~
~~denomination of one dollar and of the value of one dollar~~ *the denomination of*
~~and denomination to the Jurors aforesaid unknown, and a more accurate description of~~
~~which cannot now be given, of the value of~~

~~One~~ *Divers* Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of ~~a number and denomination~~
~~of one dollar and of the value of one dollar~~ *the denomination of*
~~to the Jurors aforesaid unknown, and a more accurate description of which cannot~~
~~now be given, of the value of~~

~~Divers~~ *Divers* Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
~~denomination to the Jurors aforesaid unknown, and a more accurate description of~~
~~which cannot now be given, of the value of~~

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
one dollar.

One coin of the kind called a dollar ~~and~~
the value of One dollar.

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

BENJ. K. PHELPS, District Attorney.

0515

BOX:

14

FOLDER:

176

DESCRIPTION:

Butler, Edward

DATE:

06/10/80



176

05 16

#29

Filed 10 day of Dec 1888

Pleas Not Guilty

THE PEOPLE,

vs.

23
3158111

Edwards Foster

Chrg 3rd deg. Fraud larceny
and Rec. stolen goods.

BENJ. K. PHELPS,

District Attorney.

Part for done 11. 1888

Made Aug. 3.

A True Bill. S.P. Case year.

[Handwritten signature]

Foreman.

0517

from Mr. White. I got 12 shillings
from him - He lives at 116 of the
The week before that I nursed
for Mrs. Brown. She lives in
the same house as Paul Wray
I nursed for Mr. Wood the week
before last, this nurse was done
at their home - I cant name
any other family. I only
work at home for Mrs. White
family - I have three sons,
I have one son away, He
has been away 2 months
My second son helps me, He
lives home, I never had to
my knowledge before this
any stolen property at
my home. Edward Butler
when he brought the
pantalons to my room
said Mr. Balmain saw
gave them to him
Anna Thompson

Brought before me

This 6 day of June 1880

R. D. P. Police Justice

0518

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Butler being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer. Edward Butler

Question. How old are you?

Answer. 23 years old

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 315 East 111th Street

Question. What is your occupation?

Answer. Laborer

Question. Have you anything to say, and if so, what,—relative to the charge here
preferred against you?

Answer. It is not so, It is a put
up job of this woman to screen
her son & herself. This woman
has been receiving stolen goods all her
life from her son. She has a son now in
the penitentiary that she has been receiving
from all winter. I have been living in her
home up to the day she says this happened
and she was ~~mad~~ ^{and she was mad}
~~in June 1880~~ ^{and she was mad}
I want to put up a job on
me because I would not do
as she wanted to do. The day this happened
I put my coat over it in power of the office
saw it there
Police Justice

Taken before me this
6th day of June 1880. Edward Butler
R. N. [Signature] Police Justice

05 19

Butter 1000
Army

Mr Thompson
Dorvil on a
Mines -

0520

City and County of }
New York } ss

Anna Thompson of No 315 E 111th Street being duly sworn says that on the 28 day of May 1880 Edward Buttu came to her apartments on the 3^d floor of said premises and left a pair of pantaloons. That about ten minutes thereafter he returned and wanted to leave some packages which she refused and ordered said Buttu to take said pantaloons away. That said Buttu took some papers out of said pantaloons pocket and placed them in a table. The papers are annexed and are identified by Carmichael the Complainant as part of the property that was stolen from him as described in the within affidavit.

Sworn to before me Anna Thompson
this 6 day of June 1880
R. W. Dwyer Police Justice

Being Cross Examined. He lived at my home. He commenced living there about two months ago. He left there about four weeks ago. I did not see him when he came to my home with the clothes. I ordered him out. He came there in a rage & had been drinking. "I go out by days work to support myself." I worked for Mr. David Wood family. I worked one day for him last week & got 10 shillings. I took work in the same last week.

0521

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

John Carmichael

of No. 239 East-111th Street, being duly sworn,
deposes and says, that the premises No. 315 East-111th
Street, 12 Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by deponent at Alexander Graham as
a dwelling house were **BURGLARIOUSLY**
entered by means of forcibly unlocking with false
keys the door leading from the hallway
into said premises.

on the day of the 27 day of May 1880
and the following property feloniously taken, stolen and carried away, viz:

One cloth coat
one cloth vest
one cloth pantalon the property
of said Graham of the value of
ten dollars

One cloth coat
One cloth pantalon
one cloth vest of the value of six
dollars & in said vest was the
annexed piece of paper &
and the annexed certificate of
discharge of

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

for the reasons following to wit: that Anna Thompson
informs him that she saw
said Butler have a pair of
pantalons & other property
including said paper & discharge
in his possession on Friday the
28th May 1880. That said paper
& discharge was in said vest at
the time it was stolen as aforesaid

John Carmichael

Sworn to before me this
6 day of June 1880
R. W. Thompson
Police Justice

0522

City ^{and} County of {
New York } ss

Anna Thompson of No 315 E 111th Street being duly sworn says that on the 28 day of May 1880 Edward Buttu came to her apartments on the 3^d floor of said premises and left a pair of pantaloons. That about ten minutes thereafter he returned and wanted to leave some packages which she refused and ordered said Buttu to take said pantaloons away. That said Buttu took some papers out of said pantaloons pocket and placed them on a table. The papers are annexed and are identified by Carmichael the Complainant as part of the property that was stolen from him as described in the within affidavit.

Sworn to before me Anna Thompson
this 6th day of June 1880
R. W. Wright Police Justice

Being Cross Examined. He lived at my home. He commenced living there about two months ago. He left there about four weeks ago. I did not see any one but him when he came to my home with the clothes. I ordered him out, he came there in a rage & had been drinking. "I go out by days work to support myself." I worked for Mr. Paul Wood formerly. I worked one day for him but week & got 10 shillings. I took work in the same last week.

0523

(SUBSTITUTE FOR E1, C1, AND CC5)

Dis. I.

CERTIFICATE OF DISCHARGE

FOR SEAMEN DISCHARGED BEFORE THE SUPERINTENDENT OF A MERCANTILE MARINE OFFICE IN THE UNITED KINGDOM, A BRITISH CONSUL, OR A SHIPPING OFFICER IN BRITISH POSSESSION ABROAD:

Name of Ship.	Office Number.	Port of Registry.	Approved Tonnage.
SS Fulmar	57023	Greenock	139

Home Port of Engagements (if any) Description of Voyage or Employments.

No. 72	58	John Greenwood to Warhanger
Name of Seaman.	Age.	Place of Birth.
John Greenwood	23	Greenock
Date of Engagement.	Place of Engagement.	Date of Discharge.
7/11	Greenock	18/12 1894
		Place of Discharge.
		West Ayr

I certify that the above particulars are correct and that the above named Seaman was discharged accordingly; and that the character described on the other side hereof is a true copy of the Report concerning the said Seaman.

Dated this 18 day of Dec 1894
 C. E. Fulton MASTER
 AUTHENTICATED BY
 Frederick Adams
 OFFICE SEAL OR OFFICIAL STAMP

NOTE: Any person who makes or signs in working papers to be used in any of the above mentioned offices, or who forges, assists in forging, or procures to be forged, or fraudulently attests, or procures to be fraudulently attested, any such certificate or report, or who fraudulently makes use of any certificate or report, or of any copy of any certificate or report, which is forged or altered or used with intent to harm, shall be liable for each such offence to be deemed guilty of a misdemeanor and may be fined or imprisoned.

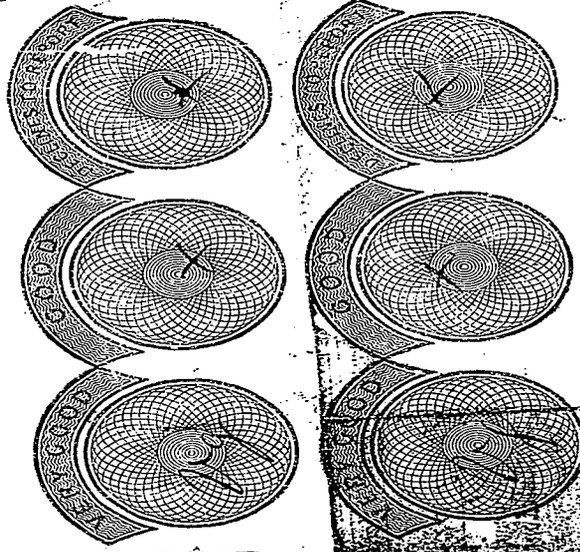
Signature of Seaman

MASTER

OFFICE SEAL OR OFFICIAL STAMP

0524

Note. The Characters are to be described only in the appropriate ornamental spaces below. All of these spaces should be filled in with particulars of Character must be marked over with a thick Cross in Ink by the Superintendent, Consul, or other Shipping Officer, before the Certificate is given out of his possession.



Character for Ability
in whatever Capacity
engaged.

Character for Capacity

BE TAKEN THAT THE ABOVE CIRCLES
ARE TO BE CROSSED THROUGH OR FILLED IN.

0525

209 Greenwich St.
New York

John F. James

John E. Armstrong

Arkansas

Bowie County

Texas

W. S. H.

0526

Lehigh County of New York
Philip W Smith of the
12th Precinct being duly
sworn says that Edward
Butler now here has
been arrested for burglary
is held for trial on
this charge. That Anna
Thompson is a necessary
and material witness
for the People on the
trial of said Butler
that Mrs Thompson's son
has also been arrested
on said charge but has
to be discharged for want
of evidence. That said
Butler has bonded with
Mrs Thompson and he is
a friend of her son
depressed fears that
she will not appear
as a witness against
said Butler unless
required to give surety
for her appearance & he
asks that she be required
to give surety to appear

0527

as such witness

Philip H. Smith

Summe to before me this
6th June 1850.

B. H. Moly

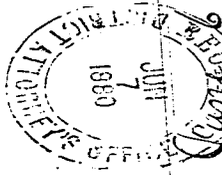
Police Justice

0528

#29
POLICE COURT-FIFTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Lamichard
239 E 111 St
Edward Butler



1880

Butler H. Bixby
Smith & Williamson 12th officers

Magistrate.

Chk.

RAILED.

No. 1, by _____

Residence, _____

No. 2, by _____

Residence, _____

No. 3, by _____

Residence, _____

No. 4, by _____

Residence, _____

Witness *Anna Thompson*
No 315 East 111th St
Committed to the House of
Detention in default of
\$200 to appear as a witness

\$1000 bail to Cons

Committed

Received in Dist. Aiff's Office.

0529

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Edward Butler*

late of the *twelfth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty-seventh* day of *May* in the year of our Lord one thousand eight hundred and ~~seventy-eighty~~ *eighty* with force and arms, about the hour of *ten* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *John Barmichael*

there situate, feloniously and burglariously did break into and enter ~~by means of a key~~

he the said *Edward Butler*

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of

John Barmichael and Alexander Graham

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said

Edward Butler

late of the Ward, City, and County aforesaid,
One coat of the value of five dollars.
One vest of the value of three dollars.
One pair of pantaloons of the value of two dollars of the goods, chattels and personal property of one Alexander Graham and
One coat of the value of two dollars.
One vest of the value of two dollars.
One pair of pantaloons of the value of two dollars.
One piece of paper entitled a certificate of discharge, numbered seventy-two dated eighteenth day of December in the year eighteen hundred and seventy nine and authenticated by Frederick Adam of the value of one cent

of the goods, chattels, and personal property of the said *John Barmichael.*

in the said dwelling house then and there being, 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.

BENJAMIN N. FREEDS, DISTRICT ATTORNEY.

0530

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Edward Butler

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

*One coat of the value of five dollars.
One vest of the value of three dollars.
One pair of pantaloons of the value of two dollars*

of the goods, chattels, and personal property of the said *Alexander Graham*,

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Alexander Graham.

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

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

BENJAMIN K. PHELPS, District Attorney.

0531

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Edward Butler

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

One coat of the value of two dollars.

One vest of the value of two dollars.

One pair of pantaloons of the value of two dollars.

One piece of paper entitled a certificate of discharge, numbered seventy-two dated eighteenth day of December in the year eighteen hundred and seventy nine and authenticated by Frederike Adam of the value of One cent.

of the goods, chattels, and personal property of the said

John Carmichael

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

John Carmichael

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Edward Butler

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

BENJAMIN K. PHELPS, District Attorney.