

0792

BOX:

251

FOLDER:

2437

DESCRIPTION:

Balsom, Philip

DATE:

03/03/87



2437

Witnesses:

Annie Gagon

15th March

Counsel, *J. B. [Signature]*
Filed, *15th March* 1887
Pleads, *15th March*

THE PEOPLE

vs.

D

Philip Raban

[Signature]

[Section 219 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*Remains pending
transferred to Court
of Special Sessions
for trial by consent
March 14/87*

0793

0794

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Adams

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

William Adams

of the CRIME of *Assault in the Third Degree,*

committed as follows:

The said *William Adams,*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-fifth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

with force and arms, in and upon
one Annie Cooper, then and there
being, unlawfully did make an
assault, and a certain wagon drawn
by a certain horse, then and there
being driven by him the said
William Adams, to, at and against
her the said Annie Cooper, then and
there unlawfully did force and
drive, and her the said Annie Cooper,
with the horse and wagon aforesaid,
so forced and driven as aforesaid,
then and there unlawfully did
strike, knock down and run over,
against the form of the Statute

0795

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

Handwritten signature

District Attorney.

0796

BOX:

251

FOLDER:

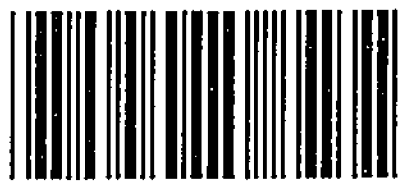
2437

DESCRIPTION:

Barry, Michael

DATE:

03/31/87



2437

Witnesses:

Annie Barry
Off Lawless 2nd/Sec

The Comptt & deft are husband & wife. The Comptt recommends deft to clemency and states that she is as much to blame as her husband. The parties are now living together and the Comptt is about to become a mother. I think this a proper case for mercy and recommended that within indictment be dismissed

April 15/88
Randolph B. Martine
Dist. Atty.

216

Counsel,
Filed 31 May of March 1887
Pleads Not Guilty - per

~~Comptt & deft are husband & wife~~
THE PEOPLE

vs.

Michael Barry

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

RANDOLPH B. MARTINE,

Dist. Atty. (per 15/88)

per 15/88 per 15/88
A True Bill.

per 15/88 per 15/88
per 15/88 per 15/88

per 15/88 per 15/88
per 15/88 per 15/88

per 15/88 per 15/88
per 15/88 per 15/88

per 15/88 per 15/88
per 15/88 per 15/88

per 15/88 per 15/88
per 15/88 per 15/88

0797

0798

-----X

The People &c.

vs.

Michael Barry

-----X

Michael Barry's Statement:

I am the husband of Annie Barry, and am charged by her with having committed felonious assault upon her about the 20th of March 1887. The woman was not capable of taking care of my money, and drank to excess and neglected the children, and on several occasions I had people to watch the house and send my children away. I took them back every time, through her promise of doing better. Instead of doing better she was growing worse. I always gave her the handling of my money, until she went a little too far with it. I bought the necessaries of the house myself and paid for them, and kept the money, thinking that would break her off from drinking. When I done that she would go out and work for it and leave her children and neglect them. On the wednesday preceding the assault, I got a full week's pay. That night I bought what I thought was needed for the house, and didnot give her any money and tried to keep her sober, and on the following day she went out and took one of the children and left the other one on the street, and I had to go to a restaurant and get my dinner also dinner for the child. I came home again that night she was good and drunk, and so she commenced

0799

bothering me about not giving her the money. She grabbed hold of a carving knife, through her anger to fire at me. I ran to save myself, she got outside the door, and her arm got caught in the door, - she was slashing the knife at me, but could not quite reach me. I had my foot against the bottom of the door, a small axe was lying within reach, I struck at the knife to knock it out of her hand - her hand was in motion at the time, I struck the wrist. She came in afterwards and fired the knife at me with the hand that I had hit, and struck me on the back. I went to bed, - she went out and fetched back two policemen who arrested me. I was subsequently indicted by the Grand Jury upon the charge of assault in the first degree. I have been married thirteen years and have three children living. I am employed as car driver on the Belt Line, and have been there a year and three months.

April 11/87.

Michael Barry

In presence of
John Thaler

0000

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Michael Barry

Statement Made
April 11/87

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

The accused, Michael Barry, was committed under strong process, — My husband is the only support, for myself and children and when I made the statement of complaint in Court before the grand jury, I certainly did not understand the seriousness of the charge. — I would not have made it if I had been so informed. My husband and myself are at present living together at No 457 W. 56th St. I believe I am as much to blame as my husband, and I desire to withdraw the prosecution as far as I am able — for if it should be pressed and a conviction secured, I don't know how I could support myself and children. — Annie Barry

John Mahan —
April 11/87.

457. W 56. St.

0001

This is to certify that the bearer,
Mrs. Barry, is in a delicate
condition, and is not able at
present to do any very hard
work. She has been under my
care for some time, and is
in need of those necessities
which she herself is unable
to procure.

F. S. Halsey M.D.

117 10th Ave.
Feb. 4/87

0802

D

New York Feb. 4th 87

The bearer Mrs Barnes I have
known for three years, & know
her to be a hard working
sober & industrious woman
She has worked for me for
two years as a "wash woman"
& I can say before her last
child was born she had
just such a trial to bear
as she is going through
now.

Mrs J. Diamond

164 West 81st Str.

0003

Police Court—4th District.

CITY AND COUNTY
OF NEW YORK, } ss.

Annie Barry
of No. 457 West 56th Street,
housekeeper being duly sworn, deposes and says, that
on 24th day of March
in the year 1887 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Michael Barry
(now here) who struck deponent
a number of violent blows
on the body with an axe
which he held in his hand
breaking the left arm of deponent
while frequent

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

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

Sworn to before me, this 25th day of March 1887. } Annie Barry
of her mark
J. H. Duffy POLICE JUSTICE.

0004

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

4 District Police Court.

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

Question. What is your name?

Answer. Michael Barry

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer, New York

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

Answer. 457 West 56th Street 3 weeks

Question. What is your business or profession?

Answer, Car Driver

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

Answer. It was an axe handle
she drew a knife on me
Michael Barry

Taken before me this

day of

188

Police Justice.

0005

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

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

Dated March 25 1887

[Signature] Police Justice.

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

Dated _____ 188

_____ Police Justice.

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

Dated _____ 188

_____ Police Justice.

0806

147 ✓
Police Court-- 4 390 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Annie Barry

457 West 56

1 Michael Barry

2

3

4

Assault
Offence

Felony

BAILED.

No. 1, by Ellen Barry

Residence 165th West 41st Avenue Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 25 1887

P. G. Duffy Magistrate

Lawless Officer.

22^d Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer G. S.

Com.

0007

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

THE PEOPLE OF STATE OF NEW YORK,

against

Michael Barry

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

Michael Barry

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

The said *Michael,*

late of the City of New York, in the County of New York aforesaid, on the
~~fourteenth~~ day of *March*, in the year of our Lord
one thousand eight hundred and eighty ~~seven~~, with force and arms, at the City and
County aforesaid, in and upon the body of one *Annie Barry*
in the peace of the said People then and there being, feloniously did make an assault,
and *then* the said *Annie*
with a certain *axe* —
which the said *Michael* —
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon then and there wilfully and feloniously did cut, stab and wound,

with intent *then* the said *Annie*, —
thereby then and there feloniously and wilfully to kill, against the form of the statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT;

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

The said *Michael,*

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

with a certain *axe* —
which the said *Michael* —

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

0000

THIRD COUNT;

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

Michael —

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

The said

Michael,

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

Annie, —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and the

said *Michael,* — *then the said Annie*
with a certain *axe* —

which

the the said *Michael* —

in

his

right hand and there had and held, in and upon the
left arm and body of *then the said Annie,* —

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Annie,* —

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.

RANDOLPH B. MARTINE,

District Attorney.

0009

BOX:

251

FOLDER:

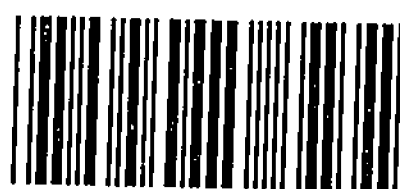
2437

DESCRIPTION:

Bertolotte, Angelo

DATE:

03/14/87



2437

Witnesses:

Officer Gilligan

Counsel,

Filed, *1st* day of *March* 188*7*

Pleads, *Indignity*

THE PEOPLE

vs.

B

Angelo Bertolotte

17 March

Arrested & Com.

Oct. 1886

RANDOLPH B. MARTINE,

District Attorney.

Part III of April 21 & 27

Deaf & Deaf

A True Bill.

Off. Secy

Bornie Dash

Foreman.

At Term.

Complaint sent to the Court
of Special Sessions

Part III, Dec 16 1887

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), page 1980, Sec. 51.]

08 10

08 1 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Angelo Bartolotta

The Grand Jury of the City and County of New York, by this indictment
accuse *Angelo Bartolotta* —

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

The said *Angelo Bartolotta*,

late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *February*, in the year of our Lord one thousand eight hundred and
eighty-~~seven~~, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of, and having the control of a certain place there
situate which was then duly licensed as a place for the sale of strong and spirituous liquors,
wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so
licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said
place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and
permit, to be open, and to remain open; against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE, District Attorney.

08 12

BOX:

251

FOLDER:

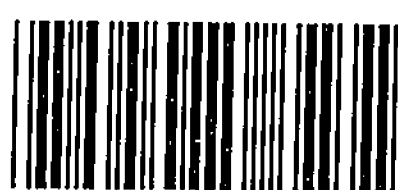
2437

DESCRIPTION:

Bogan, Charles

DATE:

03/24/87



2437

0013

190

Witnesses :

Counsel,
Filed, *24* day of *March* 188*7*
Pleads,

THE PEOPLE
vs. *15*
Charles Bogan
March 20/87
Guilty
Grand Larceny, *2nd* degree
(From the Person).
[Sections 528, 58, 59 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

S. P. Cwoygo & Co.
A True Bill.

Bonnie Bank Foreman.

08 14

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 115 Delancey Street, aged 42 years,
occupation Peeler being duly sworn

deposes and says, that on the 14 day of March 188

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

person of deponent, in the day time, the following property viz:

Good and Lawful Money of the
United States of the Amount and of
the value of Twenty three Cents

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

John Hogan (now here)
from the fact that at about the hour
of nine o'clock A.M. & thirty minutes
while deponent was standing on Bayard
Street in front of premises no 33 in the
act of purchasing some bread the defendant
came behind deponent and inserted his
defendants fingers into the change pocket
of deponents overcoat worn by deponent and
abstracted the aforesaid Money from deponents
coat pocket and ran away

Wm. B. 112

Sworn to before me, this
14th day of March 1888
at New York
Roderick M. Smith

08 15

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

1st District Police Court.

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer

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

Answer

Question. What is your business or profession?

Answer

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

Answer

Taken before me this

188

Justice.

08 16

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

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

Dated *March 14* 188 *Solomon B. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

00 17

Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Callmann Pitterer
1115 Delaware St
Charles E. Jones

2

3

4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *March 14* 188

Smith Magistrate.

H. E. Jones Officer.

Precinct.

Witnesses

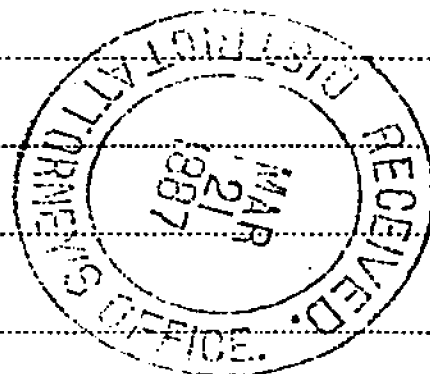
No. Street.

No. Street.

No. Street.

\$ *1000* to answer *Go*

Cover



08 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charles Boegan

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

Charles Boegan —

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

The said *Charles Boegan*.

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

*two silver coins, (of the kind called
dimes) of the value of ten cents
each, two gold coins, (of
the kind called five cent pieces)
of the value of five cents each, and
eight coins, (of the kind called
cents) of the value of one cent each.*

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

Charles J. Smith

District Attorney.

08 19

BOX:

251

FOLDER:

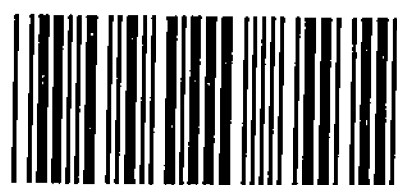
2437

DESCRIPTION:

Bogert, John H.

DATE:

03/29/87



2437

0020

BOX:

251

FOLDER:

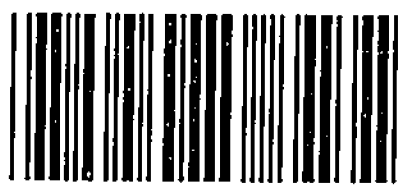
2437

DESCRIPTION:

Quigley, Martin

DATE:

03/29/87



2437

Witnesses:

Ephie Hardley
Officer Gill N. P.
Henry McAlceman

Counsel,

Filed 29 day of March 1887

Pleads, Guilty

THE PEOPLE

vs.

John M. Bogert

and N.A.

Martin Lingley

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

No. 1 S. P. 6 years - April 4

Born 25 ash Foreman.

Ch. 1 April 4 1887

Handed Guilty

S. P. 6 years

Grand Larceny, *Rank degree*
[Sections 528, 530, Penal Code].

0021

206

No. 2. Nov 29

0022

Police Court—21 District.

Affidavit—Larceny.

City and County } ss.
of New York,

Sophie Markley
 of No. 151 5th Avenue Street, aged 30 years,
 occupation Married Lady & keep house being duly sworn
 deposes and says, that on the 18th day of March 1887 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property viz :

One gold bracelet set with seven
 diamonds. One bracelet set with sixteen
 small diamonds one solitaire diamond
 ring one pair of longuise bracelets
 one hunting case gold watch with
 gold chain attached and one Camée
ring all of the value of twelve
 hundred dollars
 (\$1200⁰⁰)

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 John H. Bogert (now here)

and Martin Drigley not yet arrested
 for the reasons following to wit: that
 on the above mentioned date at about
 the hour of 3 o'clock P.M. said property
 was in a jewel case in deponent's
 bed room on the 2nd floor of said premises
 and at about that hour the said
 Martin Drigley came to deponent's house
 to see his aunt who is employed by
 deponent as a domestic and he remained
 alone in deponent's parlour a few minutes,
 said parlour being separated by a passage
 from deponent's bed room. the doors being
 unlocked. And at about the hour of 8 o'clock

Sworn to before me this

188

Police Justice

0023

On same date defendant missed said property. And defendant is informed by Henry W. Allen, pawn broker of no 194 8th Avenue that at about the hour of 4 O'clock PM said date the defendant Bogert came to his pawn office and offered two bracelets as security for a loan of fifteen dollars. He Mr Allen not feeling satisfied told the defendant Bogert to bring the owner of said property. He Bogert then went out. When almost immediately thereafter a white man came back with the defendant Bogert and represented that his name was Snyder and that he owned the property which the defendant Bogert had previously offered to pawn and pawned a bracelet set with seven diamonds getting fifteen dollars. Defendant has since seen said bracelet so pawned and fully identifies it as hers. And defendant further says that she has been informed by the mother of Martin Trigley that she saw a gold watch in the possession of her son the said Martin which from the description she gave defendant of it defendant is satisfied that it was her watch. Wherefore defendant charges the said John H. Bogert now here and the said Martin Trigley not yet arrested with being together and acting in concert with each other and feloniously taking, stealing and carrying away the aforesaid property.

Sophie Barker.

Sworn to before me
This 21st day of March 1897

J. W. [Signature]
Police Justice

0824

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 25 years, occupation Carbon Crocker of No. 194 8th Avenue

Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Sophie Maskely

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

Sworn to before me, this 21 day of March 1887 } Harry W. Allen

J. W. Smith
Police Justice.

0825

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

2 District Police Court.

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

Question What is your name?

Answer

John H. Bogert

Question. How old are you?

Answer

40 years old

Question. Where were you born?

Answer.

Worcester Co NY

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

Answer.

320 W. 21 St New York

Question What is your business or profession?

Answer

Laborman

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

Answer.

I am not guilty. I met
a man on the street who I knew by
the name of James. who gave me some
jewelry in a paper and asked me to pawn
it for him.
John H. Bogert
Mark

Taken before me this

day of March 1887

Police Justice.

0826

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

John H. P. Regan
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated March 21 188

J. H. P. Regan Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0827

373
Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sophie Markey
151 - 8th Ave
John H. Boye

Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *March 21* 188 *7*

Kilbuck Magistrate.

Gill and Keller Officer.

16 Precinct.

Witnesses

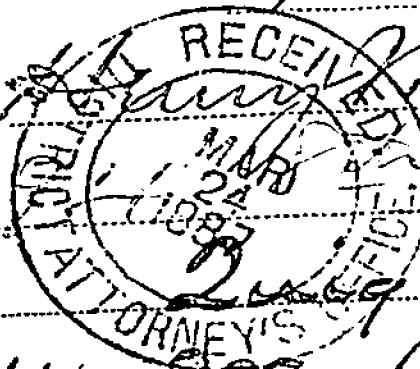
No. *1* Street.

Mrs. 2nd Reg
No. *214* *19th* Street.

No. *9* Street.

\$ *1000* to answer *9*

Committed



0828

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John H. Coaght
and
Martin Dineen

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

John H. Coaght and Martin Dineen

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

The said

John H. Coaght and
Martin Dineen, both —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Fifteenth day of March, in the year of our Lord
one thousand eight hundred and eighty-seven, at the City and County aforesaid,
with force and arms,

one bracelet of the value of
five hundred dollars, one other
bracelet of the value of four
hundred dollars, two other
bracelets of the value of one
hundred dollars each, one finger
ring of the value of two hundred
dollars, one other finger ring of the
value of fifty dollars, one watch of the
value of fifty dollars, and one chain
of the value of thirty dollars, —
of the goods, chattels and personal property of one Sophie Mantley

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

0029

SECOND COUNT—

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

John H. Roget —

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

The said *John H. Roget*,

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

one bracelet of the value of five hundred dollars, one other bracelet of the value of four hundred dollars, two other bracelets of the value of one hundred dollars each, one finger ring of the value of two hundred dollars, one other finger ring of the value of fifty dollars, one watch of the value of fifty dollars, and one chain of the value of thirty dollars,

of the goods, chattels and personal property of one *Sophie Madaleny* and one *Martin Dinefey*, and —

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

Sophie Madaleny —

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

John H. Roget —

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

RANDOLPH B. MARTINE,

District Attorney.

0830

BOX:

251

FOLDER:

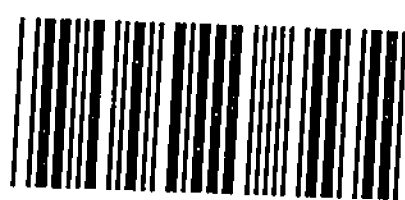
2437

DESCRIPTION:

Bohnelowsky, Henry

DATE:

03/03/87



2437

0031

BOX:

251

FOLDER:

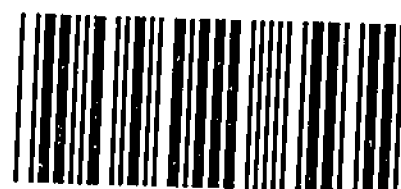
2437

DESCRIPTION:

Ganzert, George

DATE:

03/03/87



2437

Witnesses:

John M. Connel
officer David Bartley

Counsel,
Filed
Pleads,

3
Day of January 1887
Not guilty (7)

THE PEOPLE

vs.

B

Henry Bohmelowsky

and

R

George Ganzert

ASSAULT IN THE THIRD DEGREE.

(Section 219, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

James J. Martin
Clerk of Court

A True Bill.

James J. Martin

Foreman

Henry Bohmelowsky
off for married team
S.S.R.

0032

0833

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

VS.

BEFORE HON.

J. Henry Ford
POLICE JUSTICE,
Jan 29th 188*7*

APPEARANCES:

{ For the People, _____
For the Defence, _____

188

INDEX.

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
<i>Nava Bartley</i>	<i>1</i>	<i>6</i>		
<i>John McConnell</i>	<i>7</i>	<i>9</i>		
<i>Officer Gallagher</i>	<i>10</i>	<i>11</i>		
<i>Campbell</i>	<i>12</i>			
<i>Boforsky</i>	<i>13</i>	<i>14</i>		
<i>George Wanzert</i>	<i>15</i>	<i>16</i>		
<i>Ph Wanzert</i>	<i>17</i>	<i>18</i>		
<i>Jules Rogers</i>	<i>19</i>	<i>19</i>		
<i>William Striker</i>	<i>20</i>	<i>20</i>		

M. J. Treacy
Official Stenographer.

0034

2

DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF
David Bartley
agst.
H. Bonulinsky
H. Wanzor
Dr H. H. Hood

Examination had

Before

Jan 29 188*4*
Henry Ford Police Justice.

I,

M. J. Treacy Stenographer of the *2nd* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Bartley,*

McConnell and all herein
as taken by me on the above examination before said Justice.

Dated

Jan 29th 188*4*.

G. Humphreys

Police Justice.

M. J. Treacy
Stenographer.

0835

Jan 29th 1884
Second District Police
Court - J. Henry Ford - Presiding
David Partey
vs.
Henry Boholensky
George Fargert
William H. Hood
Philip Fargert
} Assault

David Partey being duly
sworn deposes and says
that he is an Officer of the
16th Precinct, that on the
22nd day of Jan this year, he
was assaulted and beaten
by the three Defendants,
Boholensky, George and Philip
Fargert and William H. Hood
They were in S.A., in Hermanns
Saloon; there was an alter-
-cation, I got at the door
and a man by name of
Connell was putting them
out, he saw me and

0836

2

and he called me, and
told one of these men, there
is an officer, and the
best thing you can do is to
go about your business, I
took one of them by the arm
and told him I was an
officer and that he had
better go about his business
he struck me in the face
after saying some words, then
Philip Hargrett struck me, I
was knocked down, when
I got up George Hargrett struck
me in the ear, when I
was up, I followed him
across the street, I drew my
revolver and told him to
stop, and he dared me
to shoot, we got to Bricks
store and he tried to take
my revolver away and
knocked me down, on the
West side of the Ave, 24
or Philip Hargrett struck

3

me between the nose, and struck me again and again and we fell on the side walk and with assistance we got him to the Station House.

Q. What was the effect of the blow on your nose?

A. It broke my nose, in a couple of places, and here is the certificate of the doctor (E. A.)

Q. Gross Examination.
This begins at the door of Herminie Saloon?

A. Yes Sir, I was in that evening before, about 10 o'clock,

Q. How soon before that had you been in?

A. I was just returning from a fire at that time.

Q. How long before you got home, there had you been in the Saloon?

0030

(H)

Q 5 or 10 minutes before
I did not see any of these
men the first time.

Q Do you remember having
a pistol and pointing it at
this going man?

A Yes Sir.

Q How did Hantz take hold
of you?

A At the West side of
the door, the struggle for the
pistol began there.

Q How long did the
struggle about the pistol
continue?

A A couple of minutes,
there was a crowd there, and
no Officer with me, a Mr
McConnell came to my
assistance,

Q He is the bouncer of that
Establishment?

A I do not know, he
is employed there. He came
up at the time of the

(5)
 struggle; we got him to the
 Station House, & did not
 see him bleeding; he was
 conscious, & am sure of
 that.

Q. Did he become uncon-
 -scious on the way to the
 Station House?

A. I do not know. Officer
 Gallagher took him to the
 Station House.

Q. Did G. Langert come
 up and say when you had
 a pistol pointed at his
 Brother "do not shoot that
 man."

Q. And you insisted on
 shooting, as he grabbed the
 pistol?

A. No Sir. He did not
 say what are you doing
 with my Brother.

Q. George Langert was

A. Covered with blood?

A. He was bleeding

0840

(6)

but not covered with blood
I did not hear his brother
say what are you doing
with that man, he said
you son of a bitch and
hit me in the nose, then
he became incensed and
after hitting me twice and
he got hit very hard,

Q. When did you find
Bolliger after the chase

A. He was brought to the
Station House, he was the
first to assault me.

Q. Is it not a fact that
W. Hanger took the Pistol
away from you?

A. No.
I swore before me } David Bartley
this 29th day of May 1884 }
J. H. Hanger

Police Justice

(6)

0841

(4)

John McConnell being
duly sworn deposes that

Q. Says, Were you present on the
Night in question?

A. There were 8 or 10 of
them went into the Saloon
in the rear of the Restaurant
and I told them we had
no room and they would
have to go somewhere else,
they said, all right and
they went out, and in the
restaurant, I said you can-
not stay here, you had
better go out, in the Bar
room; then, Barowitz he
said he had money and
he would be God Damned
if he would go out, I took
him by the arm and
got him to the door, when
I saw officer Bartley and
told him they were making
a noise, and told them

0842

(P)

He was an officer, and
the officer said you had
better go away; I did not
see any striking, Mr.
~~Barney~~ was not in the
place, the "Row" was out
on the sidewalk; no fight
inside; it was out side
the store door

Q. Cross Examination When you
told them to go out, they
went out?

A. Yes Sir.

Q. And he went out?

A. Very hard. They all
went out, and the door
closed itself, I saw nothing
else. I was with Officer Bartley
taking Wanzor when he
was hit; I heard the sound
of the blow. I saw Bartley
fall. I did not notice
any blood on this man.
They were all mud.

0843

Q

Q Do you remember
Officer Bartley having him
in charge and, Pullin
having saying what are
you doing with my Brother.

Q

He.
Did you notice if
George Wagner was visible
or invisible?

He was walking

along
down to before } John McConnell
on this 24th day of Jan 1884
John McConnell
Police Justice

Q

10

Officer Gallagher of the
 2nd District being duly
 sworn deposes and says;
 I came where the officer
 had been struggling with
 Philip Hanger, they had
 just been seized & their
 feet when I came, I
 did not know Bartley,
 he was bleeding and said
 to me Gallagher I want
 you to assist me, then
 I took my Nippers out
 and put them on Philip.

Q

Did you see Officer
 Bartley struck?
 A. It was after that,
 I did not, it was a
 "Brake away"

Q

What was this
 condition of Philip?
 A. About as it is now,
 I had the Nippers on him,
 and took him to the Station
 House.

0845

(11)

Q What was his condition there?

A. He had a slight wound but not bleeding so much as the officer was, he may have been bleeding a little, I thought he might have got the blood from the officer. I do not know if either the officer or Mr. McConnell had a club on him before me.

This 29th day of Jan 1887

John J. ...

Police Justice

11

0846

(12)

Officer Campbell of the 16
Precinct being duly sworn
deposes and says, I was
present at the time when
the Officer (Barclay) was
assaulted, he had George
Wanzert as a Prisoner, as
they got to 24th St, some
thing was said and Philip
Wanzert hit him a smash
in the nose; then hit him
again; they both fell down,
Barclay said, "get the other
man" and I went after
George Wanzert; and a
Citizen told me the other
prisoner was one of the
assailants; The first I
saw was at 24th St when
Philip struck him, I saw
these men at the Station
House, they answered all
questions

Robert F M Campbell

Sworn to before me
this 29 day of Dec 1894
J. H. Campbell

Police Justice
12

0847

13

H. Bolanberry, being duly sworn deposes, and says, that he keeps a Restaurant at 500 West 24th, and that he closed his restaurant at a quarter to 9 o'clock, that 6 or 7 of his customers on his way home went into Hermann's Saloon on the night in question; that he saw the Manie, that he saw some friends in the Concert Garden; then he proceeded, I could not find a seat, and McConnell said to me go out there, no room here, we ordered some drinks, and he told me to go to the Bar, I said I had money, and could get in some other place; he struck me and fired me through the door. I saw Officer Bartley in before, I did not know he

0848

(14)

was an officer. McConnell
shoved me out of the door,
and Mr Bartley caught
hold of me and I said
let me go, then he hit
me in the face and
behind the ear, and hit
me twice before I struck him,
two men hit me too, I saw
Bartley and V. Fanger in
a struggle with a revolver,
then I went away; at 20
or I saw the Fanger Bros.
were prisoners and blood
over their faces, I go to
the Station House and there
got arrested, when I got
arrested I got a mark,
I was locked up. I was
never arrested before. I
was sober when I went in
the Saloon

sworn to before me
 this 27th day of Jan 1887
 J. W. [Signature]
 Police Justice 14

0849

(25)

George Yanzert, being
fully sworn deposes and
says; that he lives at 314
West 24th St; He and my
friend went to the Saloon
to hear some singing; we
had three glasses of Beer,
then my brother and a few
more friends came in
and saw me sitting at
the table; McConnell told
Polling and his friends
he did not want them
there, I saw there was
going to be trouble, then
we went out; and there
was a struggle in the street,
and ran out and grabbed
the pistol and said do
not shoot my brother. I
did not know he was an
Officer, I had half the
pistol and he had half of
it. I was afraid to let
go, and then McConnell

15

0850

(16)

Came running over and
hit me and knocked me
senseless, & laid there a
few minutes, and the
Officer (Bartley) hit me
with the butt end of ~~your~~
his Pistol, & was going
away and heard some-
one say "Hind", & saw
it was an Officer; Then
I was arrested, & did not
strike anyone in the saloon.

Q

You say the Officer and
your brother were struggling
with a pistol?

A

Yes Sir, the row
commenced on the sidewalk,
I only had 2 glasses of
Beer; he wielded the Pistol
at my brother.

Sworn to before me
this 29th day of Dec. 1884
J. Henry Ford

Police Justice

16

(14)

Philip Gantzert being duly sworn deposes and says, that he is a surgical instrument maker and lives at 314 West 24th St.

Q In your own way tell what you know of this;

A I came to 24th St and 8th Av and met these parties, here and we went to the saloon, on 6th Av, I saw my brother there, I went and shook hands; Then McConnell came over and said, do not stand ~~xxx~~ here, then I went into the Restaurant; then he came up to us again and was putting us out, we could not get out of the doors very fast, Mr McConnell and Bartley started hitting us in the back of the neck and we went out, and Bartley was scuffling with Dolie.

0852

18

Then Bartley got hold of me
with his Pistol out, he struck
me and I struck him; my
Brother came and said "do
not shoot" and grabbed
the Pistol, I went away, I
came down 8th Av, and
saw the Officer made
another hit at my brother,
I did not know he was
an Officer; I was knocked
senseless; he called me
all bad names
Brought before me
this 27th day of Dec 1884
J. H. H. H. H.

Police Justice

18

0854

20

William Stricker being
 duly sworn deposes and
 says, we went to Harmon's
 we walked up to the eat-
 -ing Saloon; Mr. Cornell
 was there, and said there
 are no tables empty here;
 He said go out in the
 Barroom, and then said
 get out of here; we were
 out and I saw some
 one coming rushing out
 flourishing a Pistol, I
 did not know him; I
 saw Gungert going with
 the Officer; they were all
 fighting about 4 or 8
 hundred people.

Sworn to before me
 this 19 day of Jan 1884
 E. H. [Signature]

Police Justice

20

0855

2 District Police Court.

David Bentley

vs.
Henry Plonsky
George Wanzel
William H. Wood

STENOGRAPHER'S TRANSCRIPT.

Jan 29th 1887

BEFORE HON.
Johnny C. C. C.

Police Justice.

M. J. Shealy
Official Stenographer.

0856

Police Court—2 District.CITY AND COUNTY } ss.
OF NEW YORK,

of No. Tenth Avenue Street, aged 42 years,
 occupation Police being duly sworn, deposes and says, that
 on the 22nd day of January 1887 at the City of New York,
 in the County of New York, on 24th & 25th Streets
 he was violently ASSAULTED and BEATEN by Sammy G. Gormerovitch,
George Gormerovitch, and William Flood (all prisoners)
that the said Sammy Gormerovitch struck deponent two
violent blows on the face with his fist, that the said George
Gormerovitch struck deponent one violent blow on the ear with his fist.
And the said William Flood struck deponent with his fist
 without any justification on the part of the said assailants knowing deponent to be an Officer

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

Sworn to before me, this 23
 day of January 1887

David Bartley
 Police Justice

0057

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, { ss

District Police Court.

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

Question. What is your name?

Answer.

Henry Bohmolvsky

Question. How old are you?

Answer.

Forty-three Years

Question. Where were you born?

Answer.

Germany

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

Answer.

No 235 West 19th St. Eight Years

Question. What is your business or profession?

Answer.

Restaurant-keeper

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

Answer.

I am not guilty

Henry Bohmolvsky

Taken before me this 15

day of January 1887

Edmund J. [Signature]

Police Justice.

0858

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

2 District Police Court.

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

Question. What is your name?

Answer.

George Gansett

Question. How old are you?

Answer.

Twenty-one years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 314 West 24 Street. About three months

Question. What is your business or profession?

Answer.

Metall-Spinner

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

Answer.

I am not guilty

Geo. Gansett

Taken before me this

23

day of

January 1887

Police Justice.

0859

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK.

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

Question. What is your name?

Answer.

William Flood

Question. How old are you?

Answer.

Twenty-two Years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 442 West 14th St. Since September last

Question. What is your business or profession?

Answer.

Harborer

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

Answer.

I am not guilty

W H Flood

Taken before me this

6-3

day of

January

1887

John J. [Signature]
Police Justice.

0060

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

Henry Bohndorfsky, George Gungorist & Wm N Flood
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fine Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated January 1887 J. H. H. H. H. H. Police Justice.

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

Dated Jan 30th 1887 J. H. H. H. H. Police Justice.

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

Dated Jan 29th 1887 J. H. H. H. H. Police Justice.

0061

11000 bid each Jan
27th 2. P. M.
29th 2. P. M.

BAILED,

No. 1, by Columbus Grant

Residence 1460 West 25th Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 2 District. 202

THE PEOPLE, &c.,

ON THE COMPLAINT OF

David V. Hartley
16th Precinct
Henry V. Gmelund
2nd Precinct
George G. Gage
3rd Precinct
William N. Glendon
4th Precinct

Office of W. D. M. M. M.

Dated January 23 1887

Wm. Ford Magistrate.

David V. Hartley Officer.

16th Precinct

Witnesses Wm. F. Robertson

No. 418 East 28th Street.

Wm. M. Gmelund

No. 213 West 19th Street.

No. _____ Street.

Contract to answer G. A.

Wm. M. Gmelund

No. 3 Discharged



0062

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Henry Richmond and
Fitzgerald Fitzgerald*

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

Henry Richmond and Fitzgerald Fitzgerald

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

The said *Henry Richmond and
Fitzgerald Fitzgerald, with* —

late of the ~~First Ward~~ of the City of New York, in the County of New York
aforesaid, on the *22nd* day of *January*, in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, at the ~~Ward~~ City and County
aforesaid, in and upon the body of one *David Bentley*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and ~~in~~ the said *David Bentley*
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *David Bentley*, 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.

~~RANDOLPH B. MARTINE~~

~~District Attorney~~

0063

Second COUNT. [Sec. 280, N. Y. City Consolidation Act of 1892.]

And the Grand Jury aforesaid, by this indictment, further accuse the said *Henry Edmundson and George F. Fawcett* of the CRIME OF USING PERSONAL VIOLENCE UPON A MEMBER OF THE POLICE FORCE, WHEN IN THE DISCHARGE OF HIS DUTY, WITHOUT JUSTIFIABLE OR EXCUSABLE CAUSE, committed as follows :

The said *Henry Edmundson and George F. Fawcett, both* — late of the City and County aforesaid, afterward, to wit : on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon one *David Bartley*, being then and there a member, to wit : a *patrolman* of the police force of the City of New York, and then and there being in the discharge of his duty as such *patrolman*, unlawfully did make an assault, and did then and there unlawfully, wilfully and without justifiable or excusable cause, use personal violence upon the said

David Bartley. — so being in the discharge of his duty as aforesaid, and him the said *David Bartley* did then and there unlawfully and wilfully strike, beat, wound and illtreat ; 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.

RANDOLPH B. MARTINE,

DISTRICT ATTORNEY.

0864

BOX:

251

FOLDER:

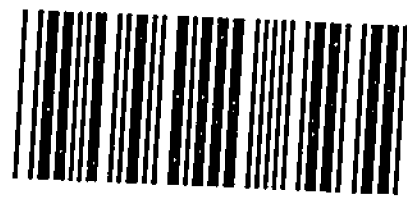
2437

DESCRIPTION:

Bordner, Louis

DATE:

03/10/87



2437

0065

Witnesses:

Wm. L. Ballinger

45

Counsel,

Filed

day of

1887

Pleads

Guilty

THE PEOPLE

vs.

Louis Bordner

(Breast)

17 (Laxer)

RANDOLPH B. MARTINE,

District Attorney.

[Sections 528, 582, Penal Code].

Grand Larceny,

A True Bill.

Bowie Dink Foreman.
Pat. III March 25/87
Sent to the principal persons
who are involved
March 25th 1887

0066

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Gardner

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

- Samuel Gardner -

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

~~DEGREE~~, committed

The said

Samuel Gardner,

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

*the sum of five dollars in
money, lawful money of the
United States, and of the
value of five dollars.*

of the goods, chattels and personal property of one

Annie Radner,

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

David W. Smith

District Attorney.

0067

Witnesses:

Annie Cohen

47

Counsel,

Filed 10 day of March 1887

Pleads, Not guilty, 16

THE PEOPLE

vs.

B

Louis Bordner

(Breard)

17 Court St.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Part III March 25/87

Bail forfeited

Bowie Nash Foreman.

sent to Special Sessions
on Consent

March 28-1887

Grand Larceny, [Sections 528, 582, Penal Code].

0068

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Gardner

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

Samuel Gardner

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

~~PEACE~~, committed

The said *Samuel Gardner*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty day of *February*, in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms,

*The sum of five dollars in
money, lawful money of the
United States of the value
of five dollars,*

of the goods, chattels and personal property of one *Charles Smith*,

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

Charles Smith

District Attorney.

0869

Witnesses:

Chas Pauls

46

Counsel,

Filed,

10 day of March 1887

Pleads,

Not guilty

THE PEOPLE

vs.

Louis Bordner

(Prisoner)

17 Cases

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Subscribed March 20/87

Paul forfeited

Born Dark Foreman.

Paul to the local Editor

Mar 20 1887

Mar 20 1887

Grand Larceny
[Sections 528, 532, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

0070

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Gardner

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

Samuel Gardner

of the CRIME OF ~~GRAND LARCENY~~ *in the*
as follows:

~~DEGREE~~, committed

The said *Samuel Gardner*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Twenty-fourth day of *January*, in the year of our Lord
one thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
with force and arms,

*The sum of ten dollars in
money, lawful money of the
United States, and of the
value of ten dollars.*

of the goods, chattels and personal property of one

George S. Gardner,

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

Richard S. Smith

District Attorney.

0871

BOX:

251

FOLDER:

2437

DESCRIPTION:

Boulton, Ernest

DATE:

03/21/87



2437

John Godfrey
C. B. Brainerd

1471

Filed, 21 day of March, 1884
Pleas, Guilty

THE PEOPLE

U.S.

Pl

Ernest Boulton

Wm. G. Ledy

RANDOLPH B. MARTINE.

District Attorney.

Reuben C. C. C.

A True Bill.

226
 March 31st
 1873

Bovie Dahl
Foreman.

Sentence suspended

Grand Larceny, 2nd degree.
[Sections 528, 538 Penal Code].

0072

0073

District Attorney's Office
City & County of
New York

188

Mr Kimball of the
Dream Corporation
would like to have
this case withheld
until Mr Frederick
~~arrives from England~~
from his party
in England

0874

Telephone John 153

Prison Association of New York,

CHARTERED 1846.

Wm. M. F. Round, Corresponding Secretary.
D. E. Kimball, Clerk.

OFFICE, 65 BIBLE HOUSE.

New York, March 2nd 1887.

Mr. Von Gerichten.

My dear Sir:—

A few days ago
you very kindly agreed
to have the case of Ernest
Boulton adjourned until
we could hear from his
parents. I find his name
on to-day's calendar and
will be under many
obligations if you will
have it put back about
three weeks or in the
event of Boulton's being
tried have him remanded
for sentence.

Sickness prevents my

0075

attending to business
to-day

Yours Truly

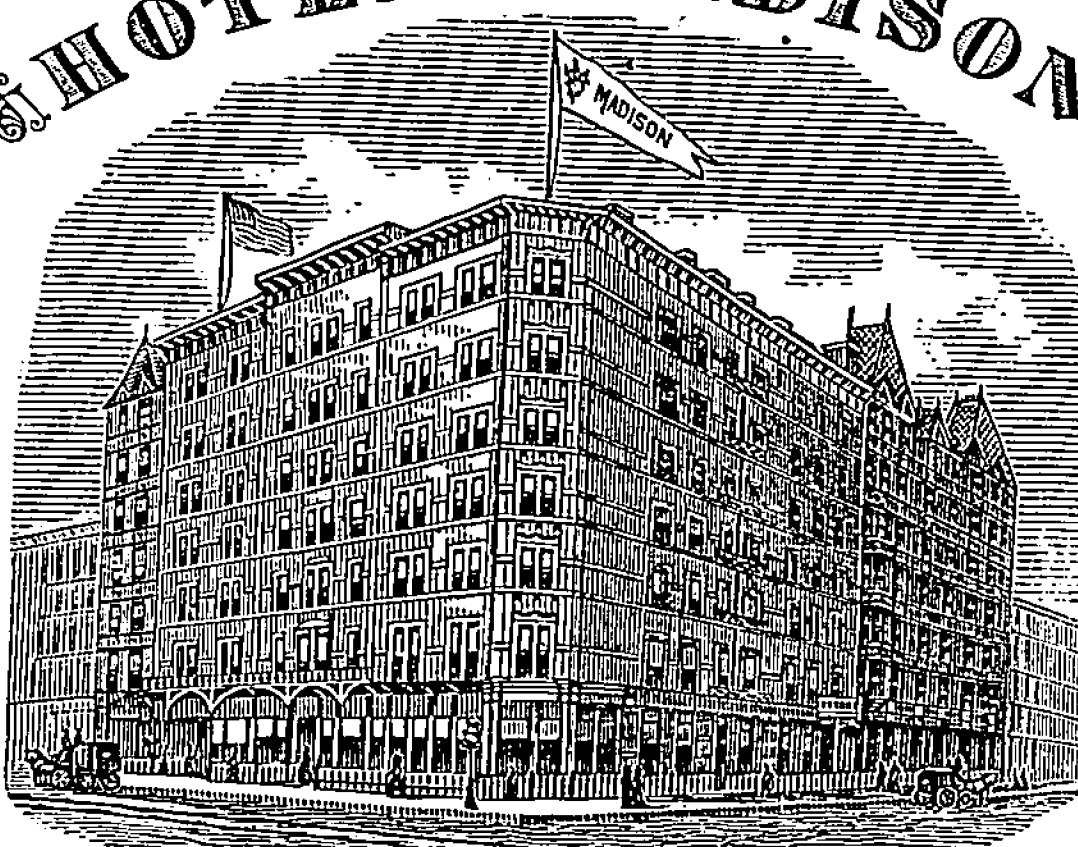
R. D. Hubbard

0876

Casino. OPPOSITE **HOTEL MADISON** OPPOSITE METROPOLITAN OPERA HOUSE

BROADWAY
AND
39th STREET

EUROPEAN
PLAN.



NEW HOUSE
ELEGANTLY
FURNISHED

AMERICAN
PLAN.

Rooms with Board, \$3.00 per day and upwards.

Rooms without Board, \$1.00 per day and upwards.

Wm. G. Kitchell,
Proprietor New York. *Feb 23rd 1884*

Judge Geldersleeve

*Sir I firmly believe
that the boy Ernest Boulton
who is under arrest for
taking my clothes, was the
dupe of an older boy named
Sidney Shepperd who has
escaped*

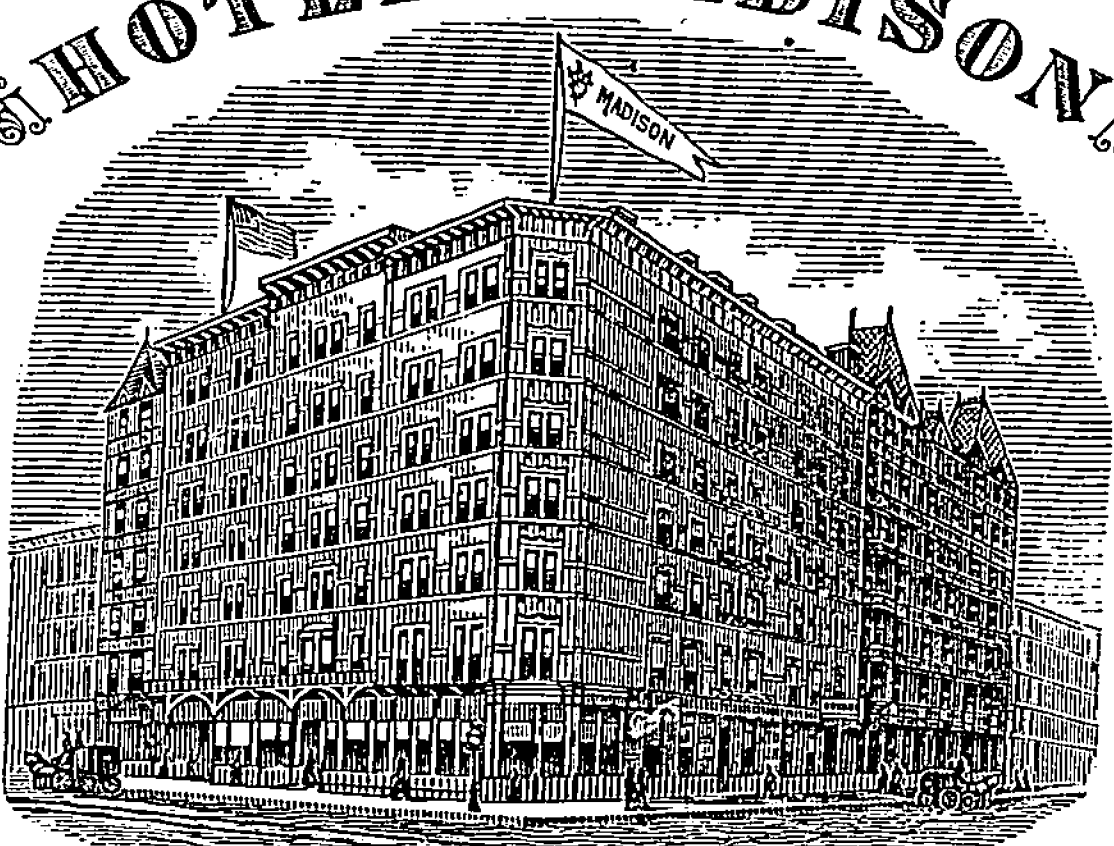
Boulton had only been

0877

Casino. OPPOSITE **HOTEL MADISON** OPPOSITE METROPOLITAN OPERA HOUSE

BROADWAY
AND
39th STREET

EUROPEAN
PLAN.



NEW HOUSE
ELEGANTLY
FURNISHED

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Rooms with Board, \$3.00 per day and upwards.

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Wm. G. Kitchell,

Proprietor

New York.

March 23rd 1884

Judge Geldersleeve

Sir I firmly believe
that the boy Ernest Boulton
who is under arrest for
taking my clothes, was the
dupel of an older boy named
Sidney Shepperd who has
escaped

Bolton had only been

0078

2 days in the country
when he came to work
here as Hall Boy and during
his employment he was
an excellent boy in every
respect, but he was led
away by "Shepherd" and
duped into pawning my
clothes - I respectfully
ask for mercy for him
believing as I do that he
is a good innocent boy

Very Respectfully
John Godfrey

I fully endorse all
that my clerk has said
Wm H. Hittell

0879

Judge Gildersleeve
Dear Sir.

The Care of the
unfortunate boy "Emmet Boulton" now
under arrest in the Tombs, I became
interested in, thro some English friends
who knew somewhat of him at home
in Leeds, England.

After a thorough investigation I
believe him to have been influenced
by a much older & bad character, a
countryman of his, & would ask of you
to extend leniency in his case, it being
his first offence, & if released I will
see him reinstated at his old work or
returned home to England.

Respy
Chas G. Child
125 West 47 St

N.Y. March 25/87-

0000

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,John Lodging
of the Hotel Madison Broadway 37 Street, aged 28 years,
occupation Clerk being duly sworndeposes and says, that on the 10th day of March 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:Three pairs of pantaloons
two coats and three vests together
of the value of

One hundred dollars

(\$100.00)

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Ernest Boulton (now here)for the reasons following to-wit: that
on the above mentioned date at the
hour of 8 o'clock A.M. when
deponent went to his business the above
mentioned property was in the closet in
deponent's room in said Hotel. And when
deponent returned at the hour of 10 o'clock
on said date said property was missing
and deponent is informed by the janitor
of the Hotel that at about the hour of
8 o'clock P.M. he the janitor saw the said
defendant who was formerly employed as
a hall boy in said Hotel in the act of
leaving the Hotel with a bundle in his

Police Justice.

0001

possession. Defendant caused the
arrest of the defendants and when he was
searched by Officer Peter Brammick
of the 19th Precinct Police in the presence
of defendant two pawn tickets were found
in his possession. Defendant has since
seen the property represented by the aforesaid
pawn tickets consisting one coat two
vests and two pairs of pants and fully
identifies them as his property.
Wherefore defendant charges the said
defendant with feloniously taking
stealing and carrying away the aforesaid
property and prays he may be held and
dealt with according to law.

Sworn to before me this 11th day of March 1887

J. H. Hammond
Police Justice

00002

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

2 District Police Court.

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

Question. What is your name?

Answer. *Ernest Boulton*

Question. How old are you?

Answer. *14 years old*

Question. Where were you born?

Answer. *England*

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

Answer. *Hotel Madison*

Question. What is your business or profession?

Answer. *Hall boy*

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

Answer.

*I am not guilty
there was another boy named
Sidney Shepherd who took the property
and gave it to me and I pawned
the goods and divided the money
with him Shepherd*

E. Boulton

Taken before me this

day of *March* 188*4*

Richard M. [Signature]
Police Justice.

0003

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

Ernest Doughton

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

Dated March 11 1887 J. H. H. Ford Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0004

Police Court

21 324 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Godfrey
Hotel Madison Dr.
Broadway 39 St
Querst Boulton

2
3
4

Offence
2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

March 11
Ford

188

Magistrate.

Peter Brannick
Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

500

to answer

Can

0005

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Ernest Bonthon

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

— Ernest Bonthon —

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

The said

Ernest Bonthon,

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

*Three pairs of trousers of
the value of fifteen dollars
each, two coats of the
value of twenty five
dollars each, and three
vests of the value of eight
dollars each, —*

of the goods, chattels and personal property of one

John Rodgers.

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

0006

SECOND COUNT—

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

Ernest Boulton —

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

The said *Ernest Boulton*,

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

*three pairs of trousers of
the value of fifteen dollars
each pair, two coats of
the value of twenty five
dollars each, and three
vests of the value of
eight dollars each,*

of the goods, chattels and personal property of one *John Fitzgerald*

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

John Fitzgerald

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

Ernest Boulton —

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

RANDOLPH B. MARTINE,

District Attorney.

0007

BOX:

251

FOLDER:

2437

DESCRIPTION:

Brady, James

DATE:

03/02/87



2437

Witnesses:

Officer Robert D. Gath
27 to Recimens

236 *Dr. C. C. [unclear]*

Counsel, *O. B. [unclear]*

Filed 2 day of March 1887

Pleads *Christyville (3)*

THE PEOPLE

vs.

10/19/87
R
James Brady
March 15/87
Offender & Family Policy
Assault in the First Degree, Etc.
(Firearms)
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

Rev. Loo [unclear] & [unclear]

A True Bill.

A. C. [unclear] [unclear]
Foreman.

March 15 -

0009

Police Court 25 District.CITY AND COUNTY
OF NEW YORK, } ss.of No. 27Robert D. Gath
Frederick Police Street,being duly sworn, deposes and says, that
on Thursday the 24 day of Februaryin the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

James Dwyer "Tommy"
Who Wilfully and maliciously
Aimed pointed a pistol
that was loaded with
powder and ball at the
body of this deponent
Saying at the time I will
blow your belly out you
son of a bitch. Deponent
was so ~~assaulted~~ assaultedwith the felonious intent to ~~take the life of deponent~~ or to do him grievous bodily harm; and without
any justification on the part of the said assailant :Wherefore this deponent prays that the said assailant may be ~~attached~~ here and bound to answer
for the above assault, etc., and be dealt with according to law.Sworn to before me, this 24 day
of February 1887Robert D. GathW. A. Meeke
POLICE JUSTICE.

0090

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not Guilty and demand an Examination
James Brady

Taken before me this

24

day of *March* 188*8*

W. J. McCall
Police Justice.

0091

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

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

Dated *Jan 22* 188 *7* *M. A. Burke* *Police Justice.*

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

Dated 188 *Police Justice.*

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

Dated 188 *Police Justice.*

0092

Police Court 256 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert D. Galt

vs.

James Brady

1

2

3

4

Offense Robbery
"Horse"

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated February 24 1887

Charles W. Galt Magistrate.

Galt Officer.

29 Precinct.

Witnesses _____

No. _____ Street.

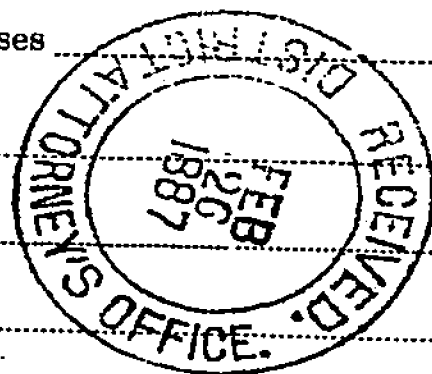
No. _____ Street.

No. _____ Street.

\$ 700 to answer LS

Ex 26-9, Dec.

Bail 1000.



0093

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Brady

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

James Brady

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

The said

James Brady

late of the City of New York, in the County of New York aforesaid, on the *Nineteenth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force of arms, at the City and County aforesaid, in and upon the body of one *Robert D. Fyfe*, in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Robert D. Fyfe*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *James Brady* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, *aim and point, with intent to kill* the said *Robert D. Fyfe*, with intent *to kill* the said *Robert D. Fyfe*, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

James Brady

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

The said

James Brady

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one *Robert D. Fyfe*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against *him* the said *Robert D. Fyfe*,

a certain *pistol* then and there charged and loaded with gunpowder and one leaden bullet, which the said *James Brady*

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, *aim and point, with intent to kill* the said *Robert D. Fyfe*, 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.

RANDOLPH B. MARTINE,

District Attorney.

0094

BOX:

251

FOLDER:

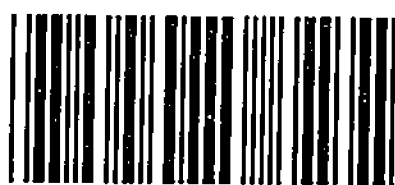
2437

DESCRIPTION:

Brereton, George

DATE:

03/25/87



2437

Witnesses:

John Murray
Officer Martin

Upon the statement of complain-
ant, ~~John Murray~~ I do appearing
therefrom that ~~the~~ cannot be
made out for the ~~proffer~~ I recon-
sider that the indictment be dis-
missed, & the prisoner discharged.

March 31, 1887

[Signature]

Deft. after 10:15 a.m.

Counsel,

[Signature]
Filed 25th day of March 1887
Pleads, *[Signature]*

THE PEOPLE

vs.

R

George Breerton

Grand Larceny, first degree
(From the Person)
[Sections 628, 680, Penal Code]

RANDOLPH B. MARTINE,

Pr. Incl. 31st District Attorney.
Ind. & acquitted.

A True Bill.

Booni Dash

Foreman.

31st

[Signature]

0095

0896

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

George Brewster

Frank Lacey

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. My reason for this recommendation is that I did not find or see the watch in defendant's possession & I am unprepared to support my statement to that effect in Complaint-affidavit. I felt a tug as my chain reached out in the crowd & caught a hand from which I took the watch away as the defendant was nearest me I suspected him and in the excitement of the moment labored under that belief I made the charge against him. I did not lose my watch which was not at any time separated from my person I have been informed & believe that the defendant is a young man of respectable industrious character & connections in these waters. I beg leave to withdraw my Complaint

Witness: AD Parker John
James Dickerson

his
X Murray
Mark

0097

City & County }
of New York }

James Sullivan, being
duly sworn, deposes and says, I
have known George Benoit
for the last three years. He
has been in my employ for
the last year, and I have
found him to be an honest
upright boy who has always
been attentive to his duties. He
has never been arrested
before for any offense. and I
would cheerfully take him back
in my employ if he is discharg-
ed

Sworn before me this } James Sullivan
21st day of March 1884 }

Wm. H. H. H.
Notary Public (47)
N. Y. Co

0098

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 425 E 12th St Street, aged 35 years,
occupation laborer being duly sworn

deposes and says, that on the 17 day of March 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession

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

One silver watch of the
value of eighteen dollars & 00/100

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 Gerry Braxton (nowhere)

from the following facts
to wit: That at the time
mentioned while deponent was
was passing through a
crowd of people in a place
of entertainment known as
Washington Park with the
above mentioned watch in
his deponents possession
and his name the deponent
felt a tug at his deponent
chain attached to his watch
immediately thereafter
found said watch in the

Sworn to before me, this
day
of
188

Police Justice.

0099

possession of Defendant.

I was telephoned
this 18 day of March 1897
A. J. White

Patent Attorney

0900

Sec. 198-200.

CITY AND COUNTY {
OF NEW YORK, } ss

JD District Police Court.

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

Question What is your name?

Answer

George Braerton

Question. How old are you?

Answer

46 years

Question. Where were you born?

Answer.

W.S.

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

Answer.

125 Porttison Street South Brooklyn 2 years

Question What is your business or profession?

Answer

Employed in a book store

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

Answer.

Not guilty. I did not steal the watch & complainant did not find the watch in my possession.

George Braerton

Taken before me this

day of March 1888

Police Justice.

0901

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

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

Dated March 18 188 7 A. J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0902

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Murray
242 5th St. 7th
Brooklyn

2
3
4

Offence
Surrender
from the Prison

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 18 188

White Magistrate
Campbell & Morton Officer.

25 Precinct.

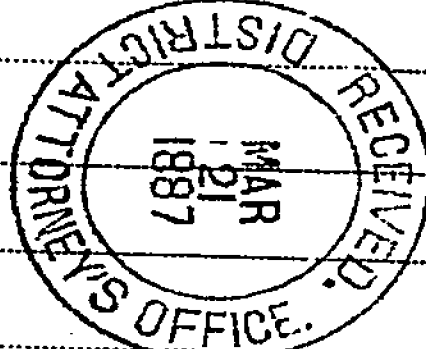
Witnesses

No. Street.

No. Street.

No. Street.

\$ 10000 to answer



0903

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Fitzgerald Brennan

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

Fitzgerald Brennan

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

The said *Fitzgerald Brennan*,

late of the City of New York, in the County of New York aforesaid, on the
seventeenth day of *March*, in the year of our Lord
one thousand eight hundred and eighty *seven*, at the City and County aforesaid, in the
month time of the same day, with force and arms,

one watch of the value of eighteen
dollars,

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

Randolph B. Smith

District Attorney.