

0347

BOX:

202

FOLDER:

2023

DESCRIPTION:

Bishop, Eleanor

DATE:

01/26/86



2023

0348



0349

E.F. Bishop
10 YEARS
AGO

0350

FOUNDED BY
ALVAN PINKERTON
 1850

ROBT. A. PINKERTON, Gen'l Sup't,
 Eastern Division, New York.
 WM. A. PINKERTON, Gen'l Sup't,
 Western Division, Chicago, Ill.
 GEO. D. BANGS, Sup't, 66 Exchange Pl., N. Y.
 R. J. LINDEN, Sup't, 45 So. Third St., Phila.
 WM. A. PINKERTON, Sup't,
 191 & 193 Fifth Ave., Chicago, Ill.
 CLARENCE A. SEWARD, N. Y.
 LEWIS C. CASSIDY, Philad'a.
 D. W. MUNN, Chicago, Ill.

Pinkerton's National
Detective Agency

WE NEVER SLEEP

Attorneys for
 the Agency.

New York, Feby. 8/86.
 Delauncy Nicoll, Esq.
 Asst. Dist. Atty., New York -
 Dear sir:

I find nothing very serious in our records relative to Eleanor Fletcher Bishop. She has brought a number of suits against people at different times; but they have never amounted to anything. In 1872 she was arrested by Officer James Tilley at a store in Barclay street; but was honorably discharged. She commenced suit and the "Count Johannes" was employed by her as counsel. She was interested

0351

in the General Butterfield claim against
the Danish Government. She brought
suit against the Elevated Railroad,
claiming that a conductor shut the
gate on her and pushed her over
the platform violently. At the time
of the Westfield Explosion she was
charged by the New York "Herald"
with going into hospitals amongst
the wounded and soliciting them to
employ certain lawyers as counsel.
She brought suit against the New York
"Herald" for \$100,000.00 damages
on account of this article; but the
suit was never tried. She has been
mixed up in a great deal of
litigation, and is a sort of a female
agitator.

C. J. L.

Yours truly,

Robt. A. Pinkerton,
Genl. Supt.

0352

Chickering Hall.

Wednesday, April 18, at 8 P. M.

MADAME BISHOP,

THE FLORENCE NIGHTINGALE OF AMERICA.

DEATH TO FREE LOVE.

NO DIVORCE EXCEPT ON BIBLICAL GROUNDS.

Music by Prof. H. B. DODWORTH'S Quintette.

Admission \$1.00. Reserved seats, 50 c. extra.

Centre-H

PARQUETTE.

APRIL 18th.

RETAIN THIS CHECK.

Madison & Co., Print, 35 Vesey-st.

0353

THE HORRORS OF BELLEVUE
—AND—
Sufferings of the Westfield Victims.

A LECTURE

By ELEANOR FLETCHER BISHOP,
FOR THE BENEFIT OF THE WESTFIELD SUFFERERS,

At COOPER INSTITUTE,

Wednesday Evening, April 24th, 1872.

Music by the Mutual Alliance Band.

Tickets, 50 Cents.

Reserved Seats, \$1.00.

0354

Elleanor Fletcher Bishop

0355

ZULAIDA OF ENGLAND,
OR
WOMAN RIGHTED.

A SOCIETY DRAMA IN FIVE ACTS.

IN ALL MODERN LANGUAGES. WITH SKETCH OF THE PLAY. REMARKS AND NOTES
UPON ITS CHARACTERS AND INCIDENTS. ARRANGED FOR REPRESENTATION.
A COMPLETE DESCRIPTION OF COSTUMES, PROPERTIES,
STAGE BUSINESS, SCENERY, ETC.

— BY —

ELEANOR FLETCHER BISHOP,
The orphan, widow, sister, and mother
of MASON'S.

"THE ROSE OF ENGLAND," "ROYAL ETIQUETTE," "POEM ON THE DEATH OF THE
IMPERIAL PRINCE EUGENE NAPOLEON IV. OF FRANCE," "CATHERINE OF
ARAGON," "THE QUEEN OF QUEENS," "HELENE, THE GENERAL'S WIFE,"
"ADEL, OR CURSE OF DIAMONDS," "H. I. II. F. B.," "STATEN
ISLAND, OR THE LASS THAT LOVED THE CONSUL,"
"ONE HUNDRED MILLION DOLLAR WILL CONTEST," "LIFE OF THE LATE 'COM-
MODORE' VANDERBILT," "THE 'BULLS' AND 'BEARS' ON WALL STREET," "THE
POWER OF GOLD," "ILLUSTRATED HISTORY OF THE WORLD," "HORRORS OF
BELLEVUE HOSPITAL," "DIVORCE," "HOW TO WRITE AND SPEAK
CORRECTLY," "THE MODEL ELOCUTIONIST AND SPEAKER,"
ETC., ETC., ETC.

1883.

BROOKLYN DAILY EAGLE PUBLISHING AND PRINTING DEPARTMENT.

0356

The People

VS

Canon F. Bishop

0357

Eleanor F. Bishop disposed of furniture and household effects at #1145 Broadway during the winter of 1884 & 85 amounting to upwards of \$1500 (fifteen hundred dollars) the said furniture was only in her charge. She owned none of it as it belonged to Mrs. Margaret Malbrook who was absent at the time she disposed of it. Mrs. Eleanor F. Bishop advertises and pretends to be a teacher of elocution and preparing young ladies for the stage, but in reality is only a procuress as by her advertisements she induces young girls from the country to call on her and then proposes to introduce them to rich gentlemen. This was done a short time ago to a young lady from Cornwall on the Hudson.

She has also been mixed up to a considerable extent with abortionists particularly with Dr. Virchlow, who was tried in Brooklyn about a year ago for committing an abortion on Miss Minnie Heffron.

She was the witness who testified in relation to the Woodhull & Claflin's in the contest over the will of Com. Vanderbilt and the one that was threatened with prosecution for perjury the particulars of which can be had from Henry L.

0358

Clinton of #115 Broadway.

She was also in charge of a house on 5th Ave. during the absence of the family in Europe a great portion of valuable things in the house was taken away by her, the particulars of which can be had from V. Fro. Smith lawyer of #291 Bway.

She has also been mixed in several cases with a lawyer named Samuel J. Randall of this city who was disbarred from practicing in Boston Mass. the particulars of which can be learned from Wilder and Wilder lawyers in the Morse Building #140 Nassau St. this Randall has also been arrested in New York by sheriffs Boive and Reilly in connection with the litigation over the St. Omer Hotel Vanderpoel, Green and Cumming lawyers of 2 Wall St. can also give information in relation to Randall as can also Judge Horace Russell of 280 Bway.

M. H. Smith #1145 Bway. can give a great deal of information in relation to both Bishop and Randall. as can also J. V. Davis of #71- 6th Ave. also Andrew Van Loan with Plimpton the furniture man cor. of 8th & Stevesant St.

0359

Positively no Goods Delivered to any one until all Dues are Paid.

NO GOODS DELIVERED WITHOUT A
WRITTEN ORDER.

Bill for labor and first month's Storage
will be presented on receipt of goods.
Other Storage Bills monthly or quar-
terly.

First month's Storage will be charged
in full - after first month charge will be
by half months.

Goods on which 1 years' Storage re-
mains unpaid will be sold at Public Auc-
tion, to pay Charges, etc.

Goods at owner's risk of moth, rust,
fire and corruption, except by special
agreement.

New York, November 2, 1884

Mrs. M. Hallbrook

To A. C. HAEGER, Dr.,
STORAGE WAREHOUSES,
Eighth Avenue, 33d to 34th Streets.

Office, 300 West 34th Street, corner Eighth Avenue.

Special accommodations and separate compartments for the storage of Furniture, Pianos, Baggage, Trunks, Mirrors, Liquors, and other property.

ALL GOODS TAKEN UP AND DOWN ON ELEVATOR.

The employes of this establishment are paid a regular salary for all services performed for customers. Gratuities given them are not recognized.

All proper charges for portrages, etc., will be made through the office.

The Night Patrol will receive Goods at all hours, and furnish Shelter for Loaded Wagons in Interior court of Warehouses.

LAST BILL PAID

FOLIO

Lot 11586

1883

Oct 2 To Labor on goods in receipt

6.00

1884 " " Cartage " in

6.00

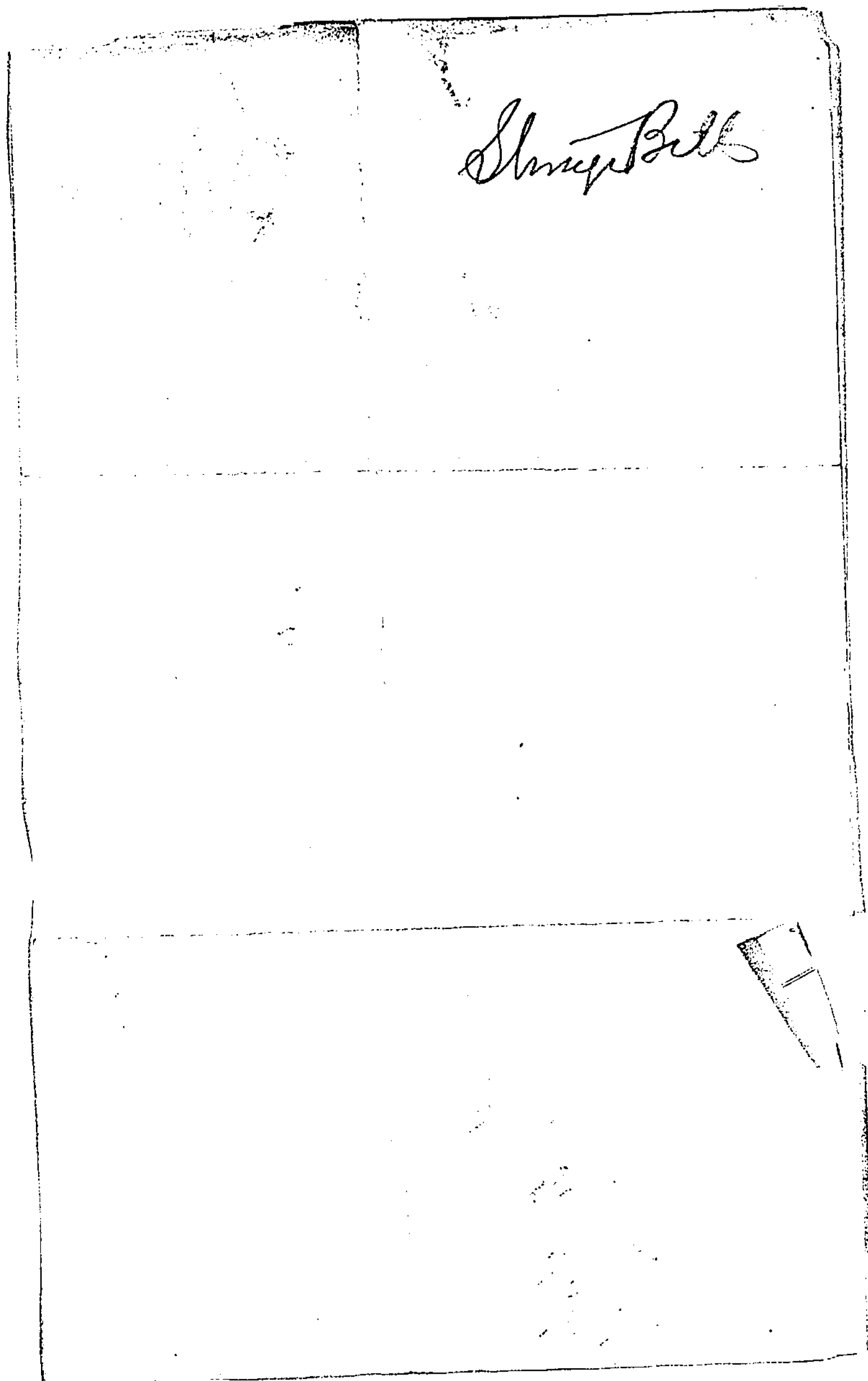
Nov 2 " 13 Months Storage at 6.00

78.00

90.00

If this bill is paid on or before Nov 14/84 they will not be sold

0360



0361

BILL OF SALE.

G. W. Turney Stationer and Law Blank Publisher, 77 Chatham St., N. Y.

Know all Men by these Presents, That
 I- Mrs Margaret Wallbrook
 New York City

of the first part, for and in consideration of the sum of Twenty
Dollars lawful money of the United States,
 to me in hand paid, at or before the enacting and delivery of these presents,
 by Mar. E. F. Bishop

of the second part, the receipt whereof is hereby acknowledged, and bargained
 and sold, and by these presents do grant and convey, unto the said party
 of the second part, her executors, administrators and assigns, all
 Furniture and Carpets at 1145 -
 Broadway N.Y. on third and fourth floors that
 belong to Margaret Wallbrook as follows

To have and to hold the same unto the said party of the second part,
 her executors, administrators and assigns for ever. And I do
 for her heirs, executors and administrators,
 covenant and agree, to and with the said party of the second part, to warrant
 and defend the sale of the said Furniture & Carpets
 hereby sold unto the said party of the second part. Her executors, admin-
 istrators and assigns against all and every person and persons whomsoever.

In Witness whereof, I have hereunto set my hand and seal
 the 14th day of November in the year one thousand
 eight hundred and 84

Sealed and delivered in the presence of

Geo. H. Rufford



Margaret Wallbrook

0362

Mrs Margaret Mallbrook

TO

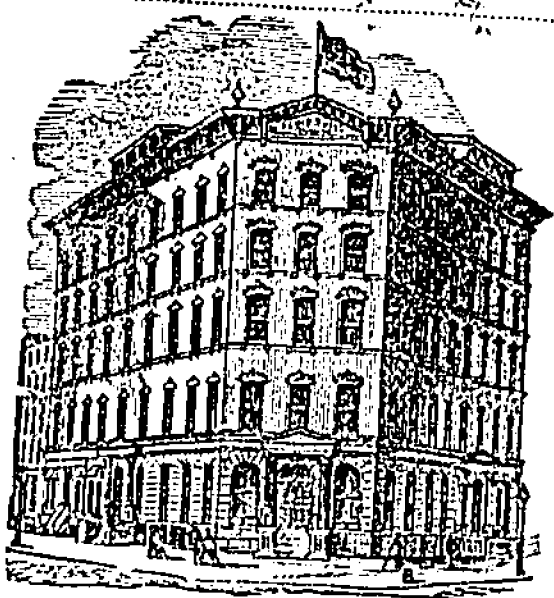
Mrs. Hannah F. Bishop

Bill of Sale

Dated March 14th 1884

Ex. W. "A" Feb. 27/86
J. D. K.

0363



PLIMPTON BUILDING,
Intersection of Stayvesant and Ninth Sts.

New York December 9th 1880
Mrs M. Walbrook

Bought of J. L. Plimpton,

(Successor to H. R. & J. L. Plimpton.)

MANUFACTURER AND DEALER IN

PLIMPTON'S PATENT PARLOR CANOPY BEDSTEADS,
Black Walnut Parlor, Chamber and Dining Room Furniture, Mirrors, Carpets, Bedding, &c.

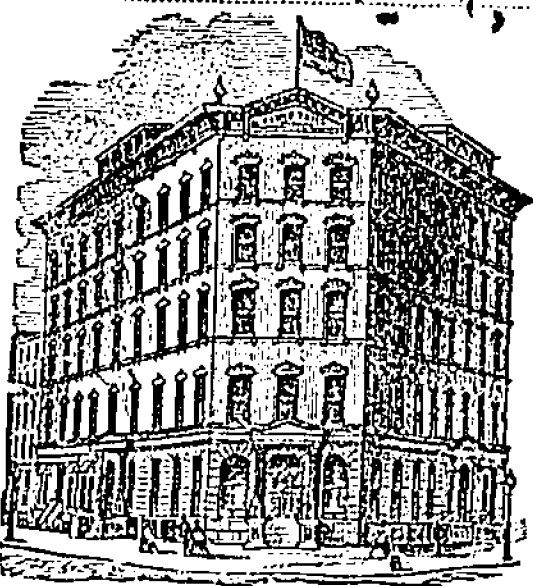
4 1/2 Bedsteads Tap 16-9 = 25 1/2
M + L
5 Bedsteads Tap 15-5 = 25 1/2
M + L
5 Bedsteads Tap 19-8 = 32 1/2
M + L
1 Bedstead Tap 18-3 } 31 1/2 yds
4 1/2 " " 9-2 }
M + L
5 Bedsteads Tap 15-6 = 25 3/4
M + L
2 Bedsteads Tap 5-3 = 5 1/2
M + L
1 Bedstead Tap 22-4 }
2 " " 6-3 } 17 1/4
1 " " 6-3 }
1 " " 8-2 }
M + L
1 Bedstead Tap 9-4 } 6
1 " " 8-7 }
M + L
2 Bedsteads Tap 7-9 } 8 1/2
1 " " 9-6 }
M + L
3 Bedsteads Tap 10-3 = 10 1/2
M + L
27 ft Tap Stair
Laying
30 ft Tap Stair
Laying
23 ft Tap Stair 1 1/2
Laying
150 yds Lining 50 yds Lining
51 Stair Pade
1 Bedstead Tap 34-10 }
1 " " 34-10 } 27 1/2
1 " " 4-7 }
M + L
1 Bedstead Tap 21-10 }
2 " " 3-11 } 16 3/4
2 " " 6-5 }
1 " " 8-
M + L

30	20
2	50
30	80
2	58
39	20
3	28
43	20
3	60
30	90
2	58
4	20
	35
21	30
1	78
7	20
	60
10	00
	83
12	30
1	00
10	80
1	50
12	00
1	50
9	20
1	50
18	00
6	00
6	12
32	80
2	73
20	10
168	
	\$37 233

Recd Payment

James L. Plimpton

0364



PLIMPTON BUILDING,
Intersection of Stuyvesant and Ninth Sts.

New York January 23rd 1883
Messrs M. Waltham

Bought of J. L. Plimpton,

(Successor to H. L. & J. L. Plimpton.)

MANUFACTURER AND DEALER IN

PLIMPTON'S PATENT PARLOR CANOPY BEDSTEADS,
Black Walnut Parlor, Chamber and Dining Room Furniture, Mirrors, Carpets, Bedding, &c.

1 - 4 ft Bedstead	20	00
1 Chiffonier with glass	30	00
1 Wire Woven Spring Bed	10	00
1 - 4 ft 35 lb Mattress	21	00
1 for Pillows 24 in	7	00
1 Bolster	6	00
1 Lounge & No back	22	00
		\$ 116.00

Recd Payment

James L. Plimpton
J. L. Plimpton

City and County of New York Sd.

Margaret Malbrook of #1200 - 3rd Ave being duly sworn deposes and says that in the month of November 1884 she was the owner of and had on storage at Haeger's Warehouse cor. of 8th Ave and 3rd St. furniture, clothing, and household goods of the value of fifteen hundred dollars and upward, that during the said month of November she loaned the said furniture etc. to one Eleanor Bishop on condition that she said Eleanor Bishop would pay the storage for the same amounting to \$90.00, that said Eleanor Bishop did pay the said storage and removed said furniture, clothing and household effects from Haeger's Warehouse to her rooms #1145 Bway. that very shortly after removing said furniture and so forth to her rooms #1145 Bway, the said Eleanor Bishop borrowed \$50.00 from one William Goodnow for which sum she gave him a chattle mortgage on said furniture and household effects when said mortgage became due said Eleanor Bishop failed to pay

to said William Goodnow the amount he had loaned, whereupon the said William Goodnow foreclosed said mortgage and took possession of the property without the knowledge or consent of said deponent. At the time said Eleanor Bishop paid the storage and took possession of said furniture etc. the said deponent gave to said Eleanor Bishop a memorandum of her indebtedness to said Bishop for the sum of \$70.00 paid for the storage upon said furniture etc, this deponent being unable to write the said Eleanor Bishop wrote the memorandum aforesaid for \$90.00 and guided the pen while the said deponent signed it. This deponent has demanded of said Eleanor Bishop many times the return of the said furniture, clothing and household effects but up to the present time has been unable to recover any part of them. The said deponent went before the Grand Jury of the City and County of New York in the month of December 1885 for the purpose of procuring an

0367

indictment against said Eleanor Bishop for feloniously appropriating the said furniture, clothing, and household effects to her own use and disposing of the same. That during the investigation before the Grand Jury the said Eleanor Bishop was summoned to appear before them and at that time she told a plausible story in her own behalf and professed to have a bill of sale from this deponent for said furniture etc. This deponent denies that she ever sold to or gave said Eleanor Bishop a bill of sale for said furniture etc. or ever authorized her to sell or take a loan or dispose of in any way the said furniture clothing and household effects.

Mark
Margaret + Wallbrook

Sworn to before me
this 14th day of January
1886.

Chas. Macdonald
Notary Public (S.)
N. Y. Co.

0368

Affidavit of

Maggie Malbrook
vs.

Eleanor Bishop

City & County of New York.

Margaret Malbrooke
of said City being duly sworn says
that in addition to the affidavit heretofore
made by her & sworn to by her on the
day of she further alleges
that hereto are annexed duplicate bills
for the purchase of the articles owned by
her which were taken by Mrs E. P. Bishop
to No 1145 Broadway & converted by her
to her own use. That this Dependent Boyer
said articles and owned them and
paid for them the prices annexed in the
said bill & that the same were her own
and exclusive property. That the said
Bishop appropriated all of the said
articles and sold & disposed of the same
except two bedsteads, two bureaus, two
wash stands, & two spring beds, and that
Dependent has been unable to obtain them
or their value from the said Bishop.
That Dependent is unable to read or write
& that said Bishop represented to her that she
wanted an acknowledgment to her Bishop
of her indebtedness of ninety dollars
advances to pay storage on said articles
& that said Bishop paid said Dependent's
hand while she signed what she supposed
to be an acknowledgment of indebtedness
in that sum
That the following witnesses know of

Alfred Lieberman
219 W. 40 St.

Mr. N. L. Lundy
17 W. 27 St.

The People's

agh

Eleanor F. Bishop

Mrs. Miss Fuller
103 W. 14 St top floor

Mr. H. D. Johnson
436 Sutton Ave

John Warden
Stewart Building

Margaret Walbroth
75 W. 12 St

1200 Third Ave

William Goodnow

165 Broadway

~~At 165 Broadway~~
Storage Warehouse
John H. H. H.
8 Ave & 3rd St

Andrew Van Loan

unit 1st Flushing

Shirley Ann & girl

0371

0372

State of New York }
City & County of New York }

Margaret Walbrook of said City
being duly sworn says that she resides
at No. 11200 Third Avenue

That in the Month of November 1884.
deponent had furniture and trunks
stored at Rogers Warehouse at the
corner of 34th Street & 8th Avenue in the
City of New York. That one Eleanor
F. Bishop then residing at No 1145
Broadway proposed to deponent that
she should take the said furniture
& trunks from the said warehouse & bring
them to said Bishop's room - preparatory
to taking room or a home for herself.
That the said Bishop loaned deponent
Twenty dollars to pay the Storage Charges
and the said furniture consisting of four
hair mattresses, five pairs of pillows, four
pairs of bolsters, three beds, one parlor
suite, two bedsteads, two bureaus, two
washstands, two bed springs and carpets
for nine rooms and for three halls
which originally cost deponent five hundred
dollars, and a lot of plate ware two
refrigerators, one iron safe, three self
feeding stoves, and a lot of pictures,
together with three trunks & five
pairs of blankets were bought by deponent

0373

to the said premises, No 1145 Broadway
 where this deponent was staying with
 the said Bishop. That deponent
 after remaining there a few days left
 the premises, and that deponent is
 informed and believes that the said Eleanor
 J. Bishop has disposed of said furniture
 and has opened deponent's trunk,
 and removed the contents thereof
 consisting of dresses, underclothing, table
 linen, curtains, skirt, stockings, caps
 and books. Valued of considerable
 value and has either sold the same
 or appropriated them to her own use.
 That deponent has demanded
 a return of these articles from the
 said Bishop and has been asked
 at any time to pay her the sum of
 ninety dollars, loaned to her but that
 she refused to return the same with
 the exception of the three trunks, ~~with~~
~~the contents of~~ which have been
 opened & the articles abstracted therefrom
 with the exception of a few broken articles,
 the value of which does not exceed five
 dollars. The value of the deponent's
 property so appropriated & disposed
 of by said Bishop amounts to the
 sum of fifteen hundred dollars.

Sworn to before me this }
 14th day of December 1885 } Mayor +
 Chauncey C. Middlebrook }
 Notary Public }
 County of New York }
 Mary Ann +
 Wash

Upon the additional affidavit
given of Margaret Walbrook
verified the 14th day of January,
1886.

Let the within case be
resubmitted to the Grand Jury

N.Y. Jan 18 1886. *J.C.*

No 128

*Carl we have the
for our Jan 18 1886
of the District
People etc
Hager, March
27.*

Eleanor Bishop.

*H. L. 1886
Walbrook*

*Walbrook
and
and
and*

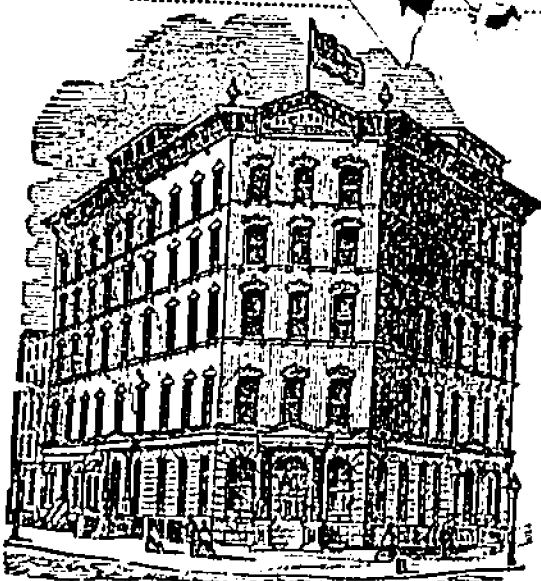
*Walbrook
and
and
and*

*Walbrook
and
and
and*

*Walbrook
and
and
and*

0374

0375



PLIMPTON BUILDING,
Intersection of Stuyvesant and Ninth Sts.

New York August 23rd 1882
Messrs M. Wallwork

Bought of J. L. Plimpton,

(Successor to H. R. & J. L. Plimpton.)

MANUFACTURER AND DEALER IN

PLIMPTON'S PATENT PARLOR CANOPY BEDSTEADS,

Black Walnut Parlor, Chamber and Dining Room Furniture, Mirrors, Carpets, Bedding, &c.

Less 1/2 { 4 Bedsteads
4 Bureaus
4 Washstands
4 Tables

312 00

Less 1/2 { 4-40 lb Mattresses
4 Sp Beds
4 Pr pillows
4 Bolsters
2 Lounges w/ back R. S.
1 Camp Rocker
1 Wire Wt rocker
1 Side Sidelight
7 " Chairs
1 " Rocker
1 " Dining Table
1 Wire Wt Chair

5.00

20 00

28.00

112 00

12.00

48 00

10.00

40 00

8 00

64 00

7 00

7 00

35 00

21 00

5 00

28 00

7 00

714.00

Less

180

\$534.00

Recd Payment

James L. Plimpton

0376

✓ Carpet		50.00
✓ Parlor Suit		125.00
2 Coats	5.00	10.00
3 Stoves	12.00	36.00
1 Refrigerator	15.00	15.00
1 Refrigerator	10.00	10.00
1 Fire Meat Safe		6.00
✓ Steel Engravings		75.00
✓ Crochery		50.00
1 Silver Waiter		25.00
1 " Wine Cooler		15.00
1 " Water Pitcher		12.00
✓ pair Blankets	11.00	55.00
10 " Sheets	.50	5.00
2st Pillow Case		10.00
✓ Napkins & Towels		10.00
1 Clothes Horse		1.50
Smoothing Irons		7.00
Iron Pots		1.50
2dg S.P. Knives & Forks & Spoons	5.00	15.00
1 Bk. W. Table		10.00
2 Kitchen Tables	1.50	3.00
1 pair Lace Curtains		5.00
1 Set Shades & Lambrequins		45.00
1 Set Shades & Lambrequins		50.00
Sundries		15.00
1 pair Boots		5.00
✓ Polishing		10.00
		621.00

0378

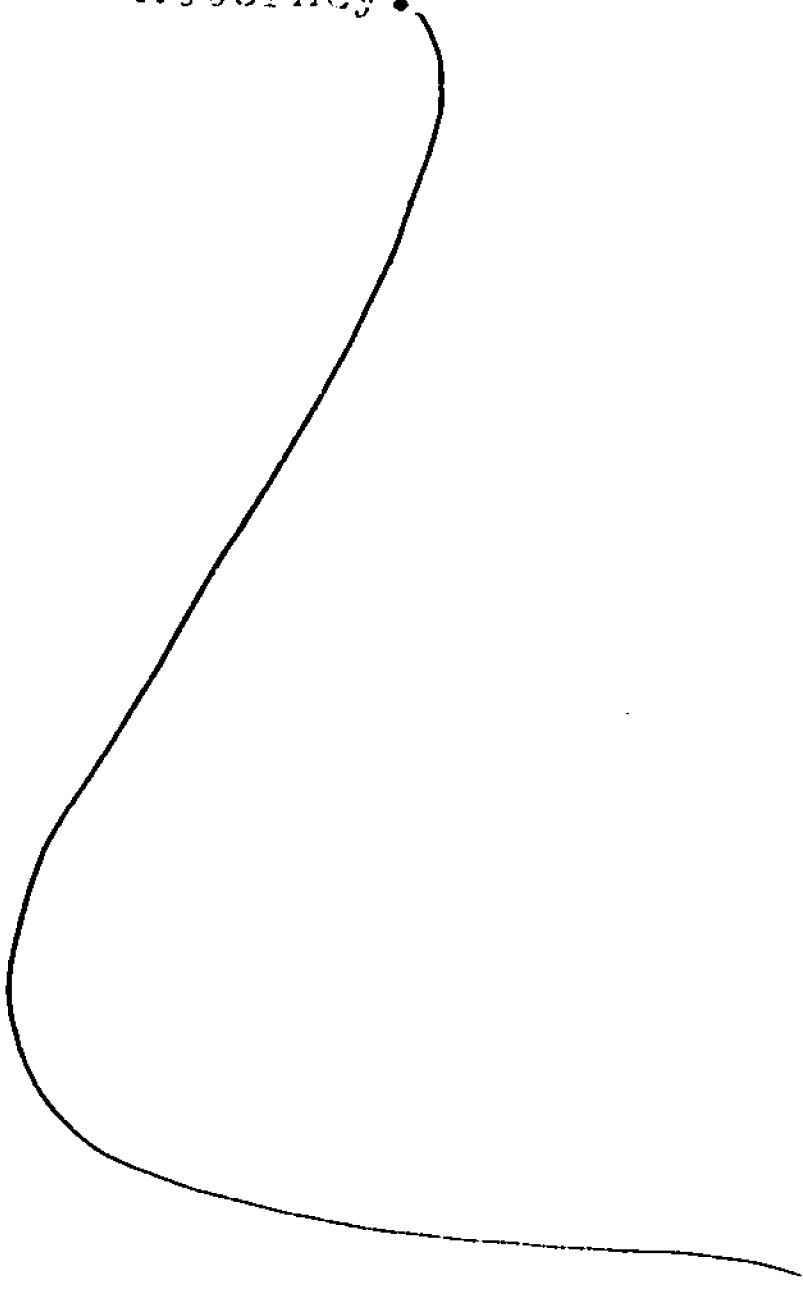
COURT OF GENERAL SESSIONS

-----X
The People of the State of
New York

vs

Eleanor F. Bishop
-----X

Deposition of George H. Rexford taken by order of the
Court, February 18, 1886, - Witness sworn on behalf of the
defendant and examined by S.H. Randal Esq. Defendant's
Attorney.



0379

Testimony of George Henry Rexford of Boston Mass.

taken February 27, 1936.

Q. What is your name?

A. George Henry Rexford.

Q. Where is your residence?

A. Boston Mass. *My business - Travelling Salesman*

Q. Are you a son of Prof. Rexford, teacher of Music, of this City?

A. Yes sir.

(Question objected to by Counsel for People)

Q. How long have you known Mrs Eleanor F. Bishop?

A. A great many years - about twenty-five or thirty years.

Q. Did you know her socially?

A. I did sir.

Q. Do you know her general reputation and character?

A. Yes sir.

Q. What has it been?

A. Always good.

Q. Have you ever at any time been in the United States service?

(Objected to by counsel for People)

A. I have.

Q. How long?

0380

(2)

A. Four years .
(Objected to by counsel for People)

Q. In what capacity ?

A. As Master's mate.

Q. Was it during the war ?

A. Yes sir .

Q. Were you honorably discharged ?

A. I was.

Q. Have you a certificate ?

A. Yes I have the certificate

Q. With whom did you serve during that period of service ?

A. Lieutenant Pennell.

Q. Any relative of Mme. Bishop's ?

A. Yes; her brother-in-law.

Q. Did you ever serve with Captain Fletcher ?

A. I did. *on board U. S. vessels Baltimore Constitution*

A. What relation was he to Mme. Bishop ?

A. Brother in-law .

Q. Were you at any time about the year 1884, in business relations with Mme. Bishop ?

A. Yes sir.

Q. In what capacity ?

A. Regarding a play that she had written called "*Agatha*".

Q. You had occasion to see her in connection with the dis-

0381

(3)

position of that play ?

A. Yes sir.

Q. Among others you called upon Shook & Collier, in that regard. ?

A. Yes sir.

Q. Where did you meet her ?

A. 1145 Broadway.

Q. Did you know whether at that time or at that place she had any one acting as business agent or manager?

A. Yes; M.W. Smith.

Q. What other business was he in at that time ?

A. Manufacturer of shirts.

Q. At that time was you called as a witness to an instrument in connection with any transaction had with Mne. Bishop ?

A. No sir; I was not called.

Q. Had you anything to do with such transaction ?

(Bill of Sale shown Witness.)

Q. Is that your signature ?

A. Yes sir.

Q. Did you witness that ?

A. I did sir.

Q. Do you know this Margaret Wallbrook ?

A. I know her by sight.

Q. Have you seen her since the execution of that instrument?

A. Yes sir.

0382

4

Q. Where did you see her ?

A. I ^{saw} ~~seen~~ her at Mae. Bishop's house.

Q. Did Mae Bishop reside there - 1145 Broadway.

A. Yes sir; she did.

Q. At this time ?

A. Yes sir.

Q. State all you know in connection with this instrument at the time of the transaction ?

A. I called on Mae. Bishop regarding this play, while there Mr. Smith brought in this bill of sale, as I understood it a bill of sale of furniture and household goods, I was requested to witness the signature; I did not charge my mind with the date, as I supposed it was a matter of form.

Q. You never witnessed but one instrument of this person ?

A. No sir. - I read the bill over aloud, this Mrs Wallbrook read the bill and signed it, - she stated at the time that she was under many obligations to Mrs. Bishop and requested me to witness this bill of sale.

Q. Were any other papers signed by Mrs Wallbrook, at that time?

A. No sir; there was not.

Q. Was there ^{any} misrepresentation at any time in regard to this instrument?

(Question objected to by ^{Mr.} Purdy - Atty. for People)

A. No sir.

Q. You say you read it aloud in her presence ?

0383

(5)

A. Yes sir .

Q. Did you see her write that name ?

A. Yes sir.

Q. Did she take the pen herself ?

A. Yes sir .

Q. And write it deliberately.

A. Yes sir.

Q. Who put the seal thereon.

A. I cannot say.

Q. Was your residence in the city at that time ?

A. No sir.

Q. Where was it at that time ?

A. Boston.

Q. You were here temporary on business.

A. Yes .

Q. Where is your home ?

A. In Boston - I have a wife and three children *2 three 4*

Q. You came here for the purpose of testifying in this case?

A. Yes sir.

Q. Are you liable to be called home immediately?

A. Yes sir.

Q. Your stay here has been wholly for the accommodations of
Mme. Bishop, and to testify in this case ?

A. Yes sir.

0384

(6)

Q. Was this Mrs. Wallbrook, the same one that signed the bill of sale, the same one you identified in the court room on the 18 of February last?

A. Yes sir.

Bill of sale offered in evidence, and marked "deposited Ex. A". Feb'y. 17. 1886,

Deposition read to witness before signing.

*Subscribed & sworn to J. H. Ruffin
before me this 3rd day
of March 1886,
Rufus B. Cowing
City Judge*

0385

Stenographer's Transcript.

188

General Sessions.

The People &

vs

Samuel F. Bishop

Defendant and
Exhibit (Bill of Sale)

of George H. Raymond

Ordered filed in Clerk's
Office.

filed Mar 3. 1882.

0386

New York, Apr 15th 1884

The Haeger Warehouse

WILL DELIVER. to
bearer the goods selected

Margaret Walbrink

per
E. W. Bishop

Perpetua A.
2022

0387

3	Cutting Board
2	Centre Tables
3	Benches
1	Steel Chair
1	Set Slats
1	Ice Box
1	Bed Quilt
4	Coal Hods
1	Champagne Basket
1	Tub
2	Pine Tables
1	Raw Silk Sofa
1	Blacking Stool
1	Library Step
1	Sponge
1	Step Ladder
1	Clothes Winger
1	Bed Case
1	Shovel
1	Hair Broom
2	Bureaus
9	Bed Pictures

0388

1	Pictorial
2	Bureau Mirror
1	Knives "
2	Sevens
1	Clothed Poles
6	Shuttle Slats
1	Box
1	Ice Box
4	Bed Ends
1	Forming Board
1	Bed Shade
1	Pair Horses
1	Set Slats
1	Shuttle Board

In Oct 2/83. Out Nov 17/84

Order signed
Margaret Wallbrook
per

E. J. Bishop

Paid \$ 901.00 Nov 14/84

Advertised from Sept 22/84
for 6 Weeks in NY Tribune

0389

Wall Brook

(Signature)

1	Beds Sheds
41	Painted Lamps
	" " " "
	" " " "
	Upstairs
1	Naupha
1	St. S. " "
1	Reps " "
1	Meas. Laps
1	Clotter. Rashes
1	Soft. Table
3	Roll. Card. Paper
1	Shade
2	Spings
1	Beds. Bedding
5	Shallows
2	Gr. " "
4	Form. Carpet
1	Shoring
1	Clotter. Horse
2	Washstand
1	Cell. cloth
2	Walters

0390

General Summary

The People vs }
Eleazar J. Bishop }

City & County of New York
Sumner & Rindall being duly sworn that
at the time defendant was called to plead
and the Bail fixed at \$2500 having the Records
studied that the Court could listen to an
application to reduce the Bail. In the event
the defendant was unable to get the Bail,
regrained.

That defendant has tendered Mr.
Annular as Bail who is the owner of
Leam held property ^{on Madison Street 4914 West} of the value
of about \$15000 or \$16000 dollars which
is mortgaged for \$10000, in which a
defect is informed. There are
no other encumbrances - that
the Bail Rent is \$500 per year the
Taxes about \$240 & the Rent about \$12 -
the property which is 4 story brick
& convenient rents for about \$2700 & per
\$2800 per year. Balance of Leam 15 or 16
That this is at present the Best Bail
defendant can offer & the Court will
accept it as a good one.

only an equity of \$3000 -

There should be deemed sufficient
 But in order that defendant may not be
 deprived of said Defendant hereby
 pays the Court to receive the said to
 the sum of \$1500 - I thought it better as

The property which was the subject of
 the alleged conveyance defendant has seen
 in his own mind of being of the
 value of \$1500, or not of value exceeding
 from \$300. to \$500, that defendant saw
 it all at the time she made the
 fraud upon Mr. Bishop by Mr. Gordon
 the Comptroller told her herself
 told defendant she had given it
 to Mr. Bishop of the ~~value~~ of the
 amount of \$400 that was due
 upon it, about \$40 -

Mrs. Bishop is now sick at the
 Tomb. bleeding at the lungs, as
 she informs defendant & her physician
 and says there is likely to be
 attended with some results to
 her health.

Inwitness Whereof I signed this
 Myself 30 1886 -

Henry H. H. H.

Notary Public, N. Y. Co.

0392

Sir

Please note that the
Proceeds have been made
off the I shall make
Render the Office in the
at 2 1/2 P.M. this day was
when we received from the
during the time from 2500 to
1500 or such other order which
will be paid as shall be paid

May 30, 1886 J. M. W. R. R. R.
My father's order

To the order of
My father

0393

Emerson

The People

Chas. F. Bradley

Walter Reed

Paul R

W. P. M. M. M.

Sept 11

29th Nov

Paul Reed

at 11/15/13

23

0394

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Eleanor Birdsey

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

Eleanor Birdsey
of the CRIME OF *Grand Larceny in the first degree,*

committed as follows:

The said Eleanor Birdsey,

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *27th* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, with force and arms, two bedsteads of the value of thirty dollars each, four mattresses of the value of thirty dollars each, ten pillows of the value of five dollars each, five pairs of stockings of the value of ten dollars each pair, three bonnets of the value of twenty dollars each, one suit of ladies' furniture (a more particular description whereof is to be found among the records of the Court and cannot now be given) of the value of two hundred dollars, two bureaus of the value of twenty-five dollars each, two wardrobes of the value of

0395

of twenty dollars each, two pairs of
feet of the value of ten dollars
each, five hundred yards of
anything of the value of one dollar
each yard, two refrigerators of the
value of fifteen dollars each, one
wire mesh cage of the value of five
dollars, three stoves of the value of
twenty dollars each, twenty five
pictures, of the value of five
dollars each, three pounds of the
value of ten dollars each, five pairs
of slacks of the value of seven
dollars each pair, seven articles of
female clothing and wearing
apparel. A number and description
to the Agent of my Government,
of the value of one hundred dollars
two sets of the value of five dollars
each, seven articles of clothing, of
a number and description to the
Agent of my Government, of
the value of fifty dollars, one winter
of the value of twenty five dollars,
one wire-cage of the value of
fifteen dollars, one water pitcher of
the value of twelve dollars, ten pairs
of bed sheets of the value of fifty
cents each pair, twenty four yellow
cases of the value of twenty five

cents each, fifty napkins of the value
of twenty five cents each, fifty towels
of the value of twenty five cents each,
one silver horse of the value of one
dollar and fifty cents, twenty something
more of the value of forty cents
each, three iron pots of the value of
fifty cents each, twenty four tannies of
the value of twenty cents each, twenty
four forks of the value of twenty cents
each, twenty four spoons of the value
of twenty cents each, one table of the
value of ten dollars, two other tables
of the value of one dollar and fifty
cents each, twelve pictures of the value
of three dollars each, two sets of shades
of the value of ten dollars each set,
four handkerchiefs of the value of
twenty dollars each, and two books of
the value of two dollars and fifty
cents each, of the goods, chattels and
personal property of one Margaret
Wallace, when and where James
found, when and where James
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 Martin,

District Attorney.

0397

BOX:

202

FOLDER:

2023

DESCRIPTION:

Black, David G.

DATE:

01/13/86



2023

0398

140
Counsel,
E. M. Mayan

Filed 13 day of Jan 1886

Pleads *Inguilty*

THE PEOPLE

vs.

R

David G. Black

(2 cases)

Forgery in the Second Degree.
(Section 511 Penal Code.)
(Indorsement, etc.)

RANDOLPH B. MARTINE,

In 6p 19/86 District Attorney.

Doct. by Ct. in *Ward*

A True Bill. 19th Jan 1886

Francis Higgins Foreman.

*Complete in this case
will be away from*

0399

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York.

To

Le Roy Davidson

of No.

97 + 99 Water

Street.

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 19 day of April instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

David G. Black

in a case of Felony whereof *he stands indicted*. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of April, in the year of our Lord 1888.

RANDOLPH B. MARTINE, District Attorney.

PART 2. -

THE COURT ROOM IS IN THE THIRD STORY AND FROM THE PARK
IF THIS SUBPENA IS DISOBEYED, AN ATTACHMENT WILL IMMEDIATELY BE
ISSUED FOR THE ARREST OF THE DEFENDANT. THIS SUBPENA MUST BE
SERVED ON THE DEFENDANT WITH YOU, AND GIVEN TO THE CLERK OF THE COURT
ROOM BEFORE THAT YOUR ATTENDANCE MAY BE KNOWN.

(SEE OTHER SIDE FOR OTHER DIRECTIONS)

Randolph B. Martine
Clerk of Court, N.Y. City

0400

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To *Le Roy Davidson*
of No. *97 + 99 Water* Street.

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *19* day of *A p r i l* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

David G. Black
in a case of Felony whereof *he* stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *A p r i l* in the year of our Lord, 1886.

RANDOLPH B. MARTINE, *District Attorney.*

THE COURT ROOM IS IN THE THIRD STORY AND FACING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

PART 2.

Mr. Davidson, do not show up. He will return.

0401

GLUED PAGE

Court of General Sessions.

THE PEOPLE

vs.

J. G. Black

and County of New York, ss.:

John H. Curran being duly sworn, deposes and says: I reside at No. *245 Clinton*

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the *17* day of *April* 188*6*, I called at *nos. 77 & 94 Water Street*

the alleged place of business of *Levi Davidson* the complainant herein, to serve him with the annexed subpoena, and was informed by the janitor of the building that the said Davidson is now in *Charlotte North Carolina* and has been away for *3 or 4* months and cannot tell when he will return. I have called on several previous occasions with the same result. I have made diligent search and inquiry but have been unable to make a personal service upon the said *Levi Davidson* within the last 30 days.

Sworn to before me, this *19* day of *April* 188*6*

Rudolph L. Schuch
Clerk of Court, City of New York

John H. Curran
Subpoena Server.

0402

COURT OF GENERAL SESSIONS.

The People, etc.

vs.

OFFENCE

RANDOLPH B. MARTIN
District Attorney.

0403

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

David Black

Ingers
2 cases

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I think defendant, has been punished enough - I cannot wait any longer to prosecute as I have business in the South. Defendants character heretofore has been good,

Libby Davidson

February 1886

0404

M^r Denver

New York, Dec 2nd 1885
E. J. H.

TO LE ROY DAVIDSON, DR.

Merchandise Broker & Commission Merchant.

Terms Cash.

NOS. 97 & 99 WATER STREET.

Robt. Change 1st

17 50

paid Le Roy Davidson
V. J. H.

0405

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, }POLICE COURT, *First*

DISTRICT.

of No.

says that on the

day of

Street, being duly sworn, deposes and

188

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

Leroy Davidson
97 + 99 Water
2nd
December
David G. Black
 (nowhere) did feloniously make forge and
 utter the annexed forged and fraudulent
 instrument in writing purporting to be a
 receipt for ten boxes of Oranges delivered
 to Frank Demmer of No 15 Fulton Street
 said defendant did knowingly write and
 forge to and upon said instrument the
 name of Leroy Davidson with intent to cheat
 and defraud

The said defendant on the
 above described date came to Frank Demmer
 at his place of business No 15 Fulton Street
 and represented to said Demmer that he has
 ten boxes of Oranges of which he defendant had
 notice sent by the Mallory Steam Ship Company
 to Leroy Davidson and said Demmer went
 with said defendant to Pier 20 East River
 and said Demmer examined the said Oranges
 and the defendant asked said Demmer what
 he Demmer would pay for said Oranges and
 said Demmer agreed to pay Seventeen Dollars &
 fifty Cents less the freight for said ten boxes of
 Oranges and defendant agreed to sell said
 Oranges and said Demmer paid said defendant
 the sum of Twelve Dollars & twenty Cents for
 said Oranges

Defendant gave the said Frank
 Demmer the annexed forged receipt which
 he defendant signed the name of Leroy

0406

Davidson ^{and upon} to, in the presence of said Frank Demmer

That deponent thereafter missed the aforesaid oranges and was informed by Officer James Bates of the 1st Precinct Police that the said annexed forged receipt was given to him Bates by Frank Demmer on the 8th day of December 1885

That deponent has since seen said receipt given to said Officer by Frank Demmer and deponent says the deponent did not sign said receipt and that deponent's name attached thereto was written thereon without his consent and is a forgery

Sworn to before Me this

9th day of December 1885

John Davidson

J. J. Davidson

Police Justice

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFRIDA VIT.

Dated 11th 188

Magistrate.

Officer.

Witness.

Disposition.

0407

CITY AND COUNTY
OF NEW YORK, } ss.

aged 27 years, occupation

157 Fulton

Frank Deumer
Bruit

of No.

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

Sworn to before me, this

day of Dec

9th
1883

Frank Deumer.

P. G. Duffey
Police Justice

0408

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Police Officer of No. 100

President Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Larry Davidson

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

Sworn to before me, this

day of Dec 1888

J. James Oates
Police Justice.

0409

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

David G. Black 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 *David G. Black*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *238 Washington Street, Brooklyn, 3 Mrs.*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer.

*I have nothing to say
at present*
D. G. Black

Taken before me this

day of *October* 188*8*

[Signature]
Police Justice.

04 10

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

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

Dated *the 10th day of* 188*8* *J. P. [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.

[Handwritten mark]

0411

Police Court

10th District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

David M. Bluff

2

3

4

Offence

Dated

188

Magistrate

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street,

No.

Street,

\$

to answer

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

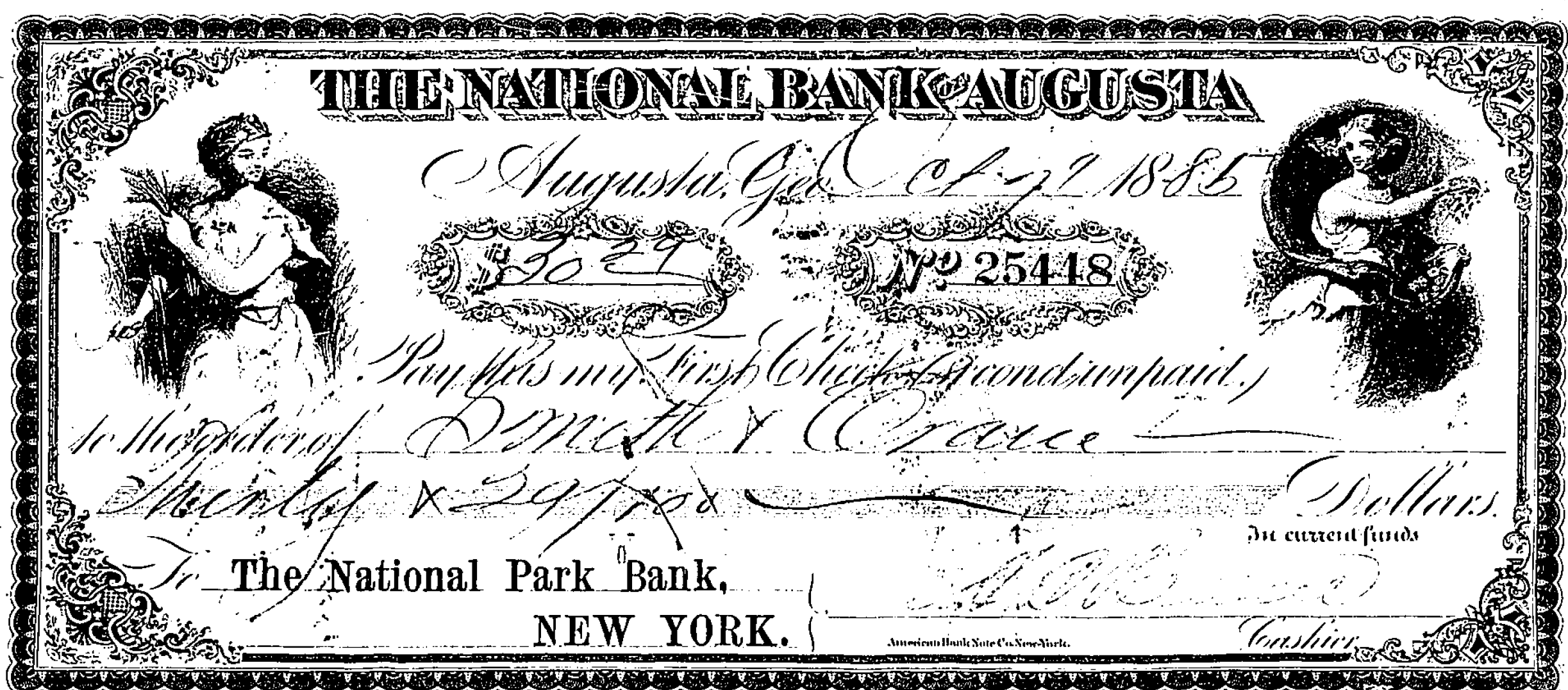
Street.

No. 4, by

Residence

Street.

0412



0413

Pay to the order
of Le Roy Davidson.
Quint & Cramer

Le Roy Davidson

FOR DEPOSIT IN THE
National Park Bank
TO THE CREDIT OF
D. M. TORREY.

[Handwritten signatures and scribbles]

L. D.
Jan 8/86

0414

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

David F. Colada

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

— David F. Colada —

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

The said David F. Colada,

late of the City of New York, in the County of New York aforesaid, on the
Xenth day of October, — in the year of our Lord
one thousand eight hundred and eighty-five, at the City and County aforesaid,
having in his custody a certain instrument and writing, to wit: an order
for the payment of money of the
said commonly called draft, —
which said draft

is as follows, that is to say:

The National Bank of Augusta
Augusta, Geo. Oct 4 1885
No. 25448
Pay this my First Order, (second unpaid),
to the order of Smith & Crane —
Twenty & 29/100 Dollars in current funds
To the National Bank of Augusta
New York. A. R. Beane
Cashier.

on the back of which said draft, there was
then and there written a certain instrument
and writing commonly called an endorsement,
which said endorsement is as follows, that
is to wit: "Pay to the order of the Payee David
son, Smith & Crane."
the said David F. Colada, —

— afterwards, to wit, on the day and in the year
aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge,
and cause and procure to be forged, and willingly act and assist in the forging on the
order — back of the said draft —
a certain instrument and writing commonly called an endorsement which said forged
instrument and writing, commonly called an endorsement is as follows: that is to say,

"See Payee Davidson."

with intent to defraud, 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 15

SECOND COUNT:

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

- David R. Blada -

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

The said David R. Blada,

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in his possession a certain instrument and writing, to wit: an order for the payment of money, of the kind commonly called draft,

which said draft is as follows, that is to say:

The National Bank of Augusta
Augusta, Geo. Oct. 4/1885
\$30.29 No. 25448
Pay this my first check, (second unpaid),
to the order of Smith & Crane -
Twenty & 29/100 Dollars in current funds
To the National Bank of Augusta, A. P. Beane
New York. Cashier

on the back of which said draft there was then and there written a certain instrument and writing commonly called an endorsement of the said draft, which said endorsement is as follows, that is to say: "Pay to the order of De Roy Davidson Smith & Crane" and also a certain other instrument and writing, to wit: ^{on the} ^{of which said} ^{there was then and} there was then and there written a certain forged instrument and writing, commonly called an endorsement of the said last-mentioned draft which said forged instrument and writing, commonly called an endorsement, is as follows, that is to say: "De Roy Davidson."

with force and arms, the said forged endorsement then and there feloniously did utter, dispose of and put off as true, with intent to defraud, the said David R. Blada, then and there well knowing the premises, and that the said endorsement was forged, 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.

0416

13th May

Counsel,

Filed 13 day of Jan 1886

Pleads

Inguity

THE PEOPLE

vs.

H

David G. Black

(2 cases)

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)
(Indorsement, etc.)

RANDOLPH B. MARTINE,

Is ap. 14/86 District Attorney.

Disch. by the Court in this

A True Bill. In recog.

James H. Higgins Foreman.

0417

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Applicant's name

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To *Mr. Davidson*

of No. *47 + 1/2 West* Street.

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of *April* instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

Davidson

in a case of Felony whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *April* in the year of our Lord, 1883.

RANDOLPH B. MARTINE, *District Attorney.*

0418

GLUED PAGE

Court of General Sessions.

THE PEOPLE

Davidson

City and County of New York, ss.:

John Carroll

being duly

sworn, deposes and says: I reside at No. 225 Clinton

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 1st day of June 1886, I called at No. 174 1/2 West 11th Street

the alleged place of business of L. Davidson

the complainant herein, to serve him with the annexed subpoena, and was informed by a man on the same floor with Davidson that he had not seen him since he left the South and that the said Davidson might return in a few days. I found the office of the said Davidson locked and no one there to represent him.

I have called on several previous occasions and was then informed that by the person in charge of the office that the said Davidson is in the South and did not know when he would return.

Sworn to before me, this

day

of

1886

John Carroll
Deputy Notary Public

Subpoena Server.

04 19

COURT OF GENERAL SESSIONS.

The People, &c.

VS.

Edward G. [illegible]

OFFENCE

BANDOLPH B. MARTINEA

District Attorney.

0420

No. 12116 Georgetown, S. C. Nov 30 1885

Chase National Bank
NEW YORK.

Pay to L. G. Emanuel or order
Six 75/100 Dollars
\$6 75

P. V. Sample
Cashier

C. H. Clayton & Co. 127 & 130 Pearl St. N. Y. National Safety Paper Mfg. Co.

0421

Pay to the Order
of Lorry Davidson
L B Emanuel
L B Davidson
L B Davidson
92 Warren St

R D
Jan 6/86

0422

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David H. Black

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

— David H. Black —

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

The said David H. Black,

late of the City of New York, in the County of New York aforesaid, on the
first day of December, — in the year of our Lord
one thousand eight hundred and eighty-five, at the City and County aforesaid,
having in his custody a certain instrument and writing, to wit: an
order for the payment of money, of the
kind commonly called bank check,
which said bank check — is as follows, that is to say:

No. 1216 Fitzgerald, N.Y. Nov 30 1885
Cash National Bank
New York.
Pay to P. H. Remond or order
\$ 100 ————— Dollars
\$ 6 — P. H. Remond
Cashier

on the back of which said bank check there
was then and there written a certain instrument
commonly called bank check, on endorsement, which
said endorsement is as follows, to wit: "Pay to the
order of David Davidson, P. H. Remond"
the said David H. Black,

afterwards, to wit, on the day and in the year
aforesaid, with force and arms, at the City and County aforesaid, feloniously did forge,
and cause and procure to be forged, and willingly act and assist in the forging on the
back of the said bank check —
a certain instrument and writing commonly called an endorsement, which said forged
instrument and writing, commonly called an endorsement is as follows: that is to say,

"Pay to David Davidson," —

with intent to defraud, 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. Burtine,
District Attorney

0423

BOX:

202

FOLDER:

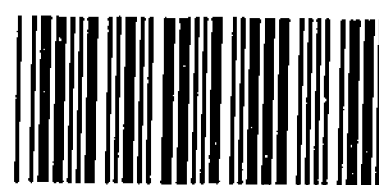
2023

DESCRIPTION:

Bodman, John

DATE:

01/05/86



2023

0424

Witnesses:

J. B. w

Counsel,

Filed

May of 1886

Pleas,

Not guilty

THE PEOPLE

vs.

P

John Bodman

Burglary in the Third Degree.
Sections 408, 506, 522, 531, 534.

RANDOLPH B. MARTINE,

22 Dec. 1886 District Attorney.
Ind. & acquitted.

A True Bill.

James H. Haggan Foreman
Jan 11 1887
J. H. G. J. W.

0425

Police Court First District.City and County } ss.:
of New York,of No. 14 Wlecker Street, aged 24 years,
occupation grocerdeposes and says, that the premises No 14 Wlecker being duly swornin the City and County aforesaid, the said being a Three story brick building Street,in the 15th Ward in past Grocery storeand which was occupied by deponent as a no human being, by nameand in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking a
wire screen on a door leading into Elizabeth
street and push the latch on said door
back and entered said premiseson the 12th day of November 1885 in the Night time, and the

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

Good and lawful monies of the United States
in Bank Bills and silver coins of the amount
and value of One hundred and seventy five dollars
one pistol one sugar holder and a pocket book
together of the value of Ten dollars altogether
for the value of One hundred and eighty
five dollars and one silver watch &
chainthe property of Deponentand 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 byChristopher Bischoff and John Bodman

for the reasons following, to wit:

from the fact that at about
the hour of eleven o'clock P.M. on the above
described date deponent tried the door
and saw the door securely fastened and
on the morning of the 13th day of November 1885
at about the hour of five o'clock A.M.
deponent found the aforesaid premises had
been burglarized and the aforesaid money
and pocket book and sugar holder taken

0426

stolen and carried away from a trunk in said premises and the aforesaid pistol was taken stolen and carried away from the money drawer in said premises (and deponent is informed by Officer William C. Weiss of the 6th Precinct Police of Brooklyn that he arrested the said defendants Bischoff + Puttman in Brooklyn on suspicion of committing a Burglary and found in the room occupied by defendants the aforesaid pistol which deponent has since seen and identified as a portion of the property taken stolen and carried away as aforesaid as a portion of the proceeds of said Burglary
known to before me

this 18 day of November 1885
Richard Bannan
Police Justice

Police Court / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Burglary

vs.

Richard Bannan
vs.
Christopher Bischoff
John Puttman

Dated Nov 18 1885

John Brennan
Magistrate.

Officer.
14
Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0427

CITY AND COUNTY }
OF NEW YORK, } ss.

William C. Weiser
aged 27 years, occupation Roundsman of No. 6th Presmen Place Brooklyn Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Richard Dammann
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23^d day of Dec 1887 by William C. Weiser.

Henry Murray
Police Justice.

0428

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

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

Question What is your name?

Answer *John Bodman*

Question How old are you?

Answer *22 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *123 Maysa Street Brooklyn 2 months*

Question What is your business or profession?

Answer *Laborer*

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

Answer. *I am not guilty*

John Bodman

Taken before me this

188

Police Justice.

0429

Sec. 151.

18th District Police Court.

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

Whereas, Complaint on oath has been made before the undersigned, one of the Police
Justices in and for the said City, by Richard Wammanna

of No. 14 Bleeker Street, that on the 12th day of Nov

1888 at the City of New York, in the County of New York, the following article to wit:

Good and lawful Monies of the United States
one pocket book one pistol one Sem Holan
one watch and chain altogether

of the value of One Hundred & Eighty five Dollars,

the property of Complainant

was taken, stolen, and carried away and as the said complainant has cause to suspect, and does suspect and
believe, by Christopher Bochoff & John Goodman

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff/Marshals and Policemen, and every of you, to apprehend the body us of the said Defendant and forthwith
bring them before me, at the 18th DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 18th day of Nov 1888

[Signature]
POLICE JUSTICE.

0430

POLICE COURT, ¹⁸⁷ DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Richard Dammann
Christopher Diocchio
John Goldman

Dated

188

D. J. [Signature] Magistrate

Officer

The Defendant

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

Officer.

Dated

188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0431

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 Ardman

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

Dated *Dec 23* 188

John M. Bivney
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.

0432

Police Court

102 14 64
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard Gammann
14 Blocker
John Goodman

Offence

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

Dec 23

188

Magistrate

Officer.

14 Precinct.

Witnesses

Roundsman W. b. Weiser
6th Precinct of Brooklyn

No.

Street,

No.

Street,

\$

1000

to answer

(John)

0433

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 Addman

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

John Addman —

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

The said *John Addman*,

late of the *5th* Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Richard Sammam —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Richard Sammam —

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

0434

SECOND COUNT—

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

John Rodman, —

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

The said *John Rodman,*

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

*gave promissory notes for the
payment of money, of a number,
kind and denomination to the
Grand Jury aforesaid unknown,
then and there due and
unsatisfied for the payment of
and of the value of one hundred
and seventy five dollars, given
coins, of a number, kind and
denomination to the Grand Jury
aforesaid unknown, of the value
of Twenty five dollars, one gold
of the value of five dollars, one silver
holder of the value of five dollars, one
gold of the value of one dollar
one watch of the value of ten dollars and
one chain of the value of five dollars.*

of the goods, chattels and personal property of one *Richard Bamman,*

in the *Store* of the said *Richard Bamman,*

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

0436

BOX:

202

FOLDER:

2023

DESCRIPTION:

Boelen, Cornelius H.

DATE:

01/08/86



2023

Witnesses:

Of the rights of the
in P. is 9000
I will recommend a
reduction of her
sentence to 2 1/2 years

F.D.

on appeal to Supreme
Court stay by Justice
Laurence - defendant
trials before Justice
Barnett May 4 '86
by Chas. Greenmeyer
121 Allen St. N.Y.

Counsel,

Filed 8 day of Jan 1886

Pleads

THE PEOPLE

vs.

Cornelius H. Roelen

Ordered that the
proposed bill be
filed for trial
Jan 1886

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Foreman.

P. 2. 1886

True and convicted
(change of mercy)

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

0437

0438

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Liquor Dealer of No.

145-3-Grand Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Albert Dorell

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

Sworn to before me, this

day of

23
December 1885

Herman C. Voorth

Wm Conway

Police Justice.

0439

District Attorney's Office,
City & County of
New York, 1886

Where is the
presented

order?

0440

Police Court

District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 156 Courtland Street, aged 30 years,
occupation Managerdeposes and says, that on the 10th day of December 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 daytime, the following property viz:

Twelve Cases of Ciudad Bolivar
Bitters of the Value of One Hundred
and twenty dollars, and good and
lawful money to the amount of
eighteen dollars and ninety six cents
Collectively of the Value of One Hundred
and thirty eight dollars and ninety
six cents \$138.⁹⁶/₁₀₀

the property of J. Calvin & Hafer Co Limited
An organization incorporated under the laws
of this State and in deponent's care and
charge as Manager 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 Prudens A. Boelen in the

names following to wit: That at said
time the defendant was in the employment
of said Company as an agent empowered
to sell goods on which he received a Com-
mission. That on the day in question he
presented to deponent a certain false
and fraudulent order hereto Annexed purporting
to be made and signed by A. C. Booth
for the delivery of said Cases of Bitters
to him Booth and deponent wholly
relying on the statement of the defendant
that the order was genuine and was given
by said Booth gave the defendant said
Bitters and eighteen dollars ninety six cents

0441

that being the amount of commission
due the defendant for the obtaining
of said order and the sale of the
goods - That defendant is now
informed by said North that the order
appended was not made or signed by
him nor by his authority and conceals
and that the same is false & fraudulent
and defendant believes the same to be
true. Defendant therefore charges
the defendant with so taking, stealing
and carrying away said property
by the issuing of said false order
the character of which was well known
to the defendant at the time he issued
the same with intent to cheat and
defraud the true owner of said property.

From to before me this }
23 day of Decr 1885 }
J. M. Murray }
Justice of the Peace }

Dated 1885 _____
guilty of the offence within mentioned, I order he to be discharged.
Police Justice.

There being no sufficient cause to believe the within named
Dated 1885 _____
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 _____
Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars _____
and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885 _____
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Albert Dorell

C. H. Boelen

Offence - LARCENY.

Dated December 23 1885

Murray
Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer

Sessions.

0442

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ^{SS}

15th District Police Court.

Cornelius H. Breen 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 Cornelius H. Breen

Question. How old are you?

Answer 44 years

Question. Where were you born?

Answer. Holland

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

Answer. 107 Reid Ave Brooklyn 3 years

Question What is your business or profession?

Answer Agent

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

C. H. Breen
J. J.

Taken before me this

day of

1887

Police Justice.

0443

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police

Justices in and for the said City, by

St. Omer of No. 10 Street, that on the 10 day of December

1888 at the City of New York, in the County of New York, the following article to wit:

Charles C. O'Connell and also Benjamin, John and William O'Connell all
of the value of one hundred and thirty eight Dollars,
waken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by St. Omer

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said

Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith

bring him before me, at the DISTRICT POLICE COURT in the said City, or in case of my absence

or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to

be dealt with according to law.

Dated at the City of New York, this 03 day of December 1888

Police Justice.

0444

POLICE COURT / DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Dorell

vs.

Emilia Dorell

Warrant-Larceny.

Dated

December 23 1885

Miner Magistrate

Gardner Officer

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

Barty Officer.

Dated

Dec 26 1885

This Warrant may be executed on Sunday or at
night.

Henry M. M. Police Justice

REMARKS.

Time of Arrest, 4 PM

Native of

Sweden

Age,

54

Sex

Complexion,

Color

Br

Profession,

Salesman

Married

Yes

Single,

Read,

Yes

Write,

Yes

107. Read are only

0445

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 Cornelius

Brolen

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

Dated Dec 17 188

Henry Henry 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.

0446

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

20
First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Albert Dorell

86 Courtland

Cornelius Dorell

2

3

4

Dated

December 27 1885

Magistrate

Officer.

Precinct.

Witnesses

Herman G. Voth

No.

145 3rd Ave

Street.

No.

Henry Marsh (Expressman)

163 West Broadway

Street.

No.

\$1000 to answer

Street.

ex Dec 30th 9 1/2 a m

Counsellor failed to produce defendant

and case further postponed

David B. M.

0447

AT A GENERAL TERM OF THE SUPREME COURT OF THE
STATE OF NEW YORK HELD AT THE COUNTY COURT HOUSE IN THE CITY
OF NEW YORK, FIRST DEPARTMENT, ON THE 25TH OF OCTOBER 1886.

FOR THE PEOPLE:

HON. WM. DAVIS, OF STOLEN EVIDENCE, AND

HON. J. R. BRADY, JUSTICE.

The People of the State of New York

respondents.

and

Cornelius H. Soelen.

Appellant.

The Appeal heretofore taken herein by the defend-
ant Cornelius H. Soelen, above named, from the judgment ren-
dered by the Court of General Sessions, held in and for the
City and County of New York, convicting him of the crime of
forgery in the second degree, having come on to be heard and
after hearing Frank J. Keller of Counsel on behalf of said ap-
pellant and *J. McHenry* Semple Esq. Ass't. District Att'y. for
respondents herein, and after due deliberation being had there
upon it is now upon motion of Frank J. Keller, Counsel for

0448

appellant

O R D E R E D that said judgment of conviction
of the 15th of February 1896, and the sentence therein of the
24th of February 1896 be and the same hereby are in all things
reversed and set aside and a new trial of said appellant di-
rected to be had in the said ~~County~~ Court of General Sessions
of the Peace held in and for the City and County of New York

H. J.

Wm. H. Miller
CL

0449

U. S. Supreme Court.
General Term

The People vs.
Respondents

against

Charles H. Becker
appellant

*Order
certified copy*

FRANK J. KELLER.

Attorney for *Appellant*

320 BROADWAY,

NEW YORK CITY.

To *John Charles*
Clerk of *Supreme Court - 1st General Term*
Attorney for

Due and timely service of

is hereby admitted.

Dated *Filed May 188*

Attorney for

C. B. Merwin, Printer, 218 Fulton St., N. Y.

0450

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Romulus St. Paulus

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

Romulus St. Paulus

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

The said *Romulus St. Paulus*,

late of the City of New York, in the County of New York aforesaid, on the
Tenth day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*nine*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing, *to wit: an order*

for the delivery of property.

which said forged *order* —
is as follows, that is to say:

Original.

NY 9 Dec 1886

*Messrs. J. Calumet & Co. (Limited),
New York. Dear Sirs:*

Please find me

*2500 cases, (2 dozen each), @ \$10.-
Cases, (1 dozen each), @ \$*

*For which we will forward you our
invoice, acceptance, or cash 30%,
within ten days of date of invoice, at
our option.*

Respectfully,

W. R. North

with intent to defraud, 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.

0451

SECOND COUNT:

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

- Cornelius St. Paulsen -

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

The said *Cornelius St. Paulsen,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *- his -* possession a certain forged instrument and writing, *to wit. an order for*

the delivery of property. -

which said forged order, -
is as follows, that is to say:

Original.

W 14 9 Decr 1895

Messrs. J. Polin & Co. (Printed), New York.

Dear Sirs:

Please ship me

my

fifteen cases, (2 dozen each), @ \$10.-

Cases, (1 dozen each), @ \$

*for which we will forward you
our fifty days acceptance, or cash
less 3%, within ten days of date
of invoice, at our option.*

Respectfully,

C. St. Paulsen

with force and arms, and with intent to defraud, the said forged order -
then and there did feloniously utter, dispose of and put off as true, *the* the said
Cornelius St. Paulsen, then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0452

BOX:

202

FOLDER:

2023

DESCRIPTION:

Boylan, Charles

DATE:

01/26/86



2023

0453

BOX:

202

FOLDER:

2023

DESCRIPTION:

Hamlin, John

DATE:

01/26/86



2023

247

Witnesses:

In this case, I have
known known the Court
that the defendant Martin
then perhaps on his own
recognition. My reason
for so doing, are, that he
was a few years ago a
merchant of good standing
who has had several sons
in his business, these were
followed by family troubles.
He then became addicted to
drinking, and was more or less
under the influence of liquor
at the time he passed the check.
His brother a
Boston has many friends and in
defendant's estimation, the
only person in his words, who
troubled him upon a false claim
to Boston. On all these facts of
evidence I find that the ends of
justice will be served by
proposing of the case as I
have mentioned.

March 9/88
Randolph B. Martine
Deputy
to call
Lawrence
Dover

Counsel, *E. M. Hickey*
Filed *26* day of *January* 1886
Pleadings, *M. H. Hickey*

THE PEOPLE

vs.
Charles F. Bayland
and
John C. Hamlin

RANDOLPH B. MARTINE,
Attorney at Law,
District Attorney.

Charles F. Bayland
A True Bill.

Charles F. Bayland
Attorney at Law,
District Attorney.

M. H. Hickey Foreman

The 12th 1886
" 19th 1886

[Sections 528 and 581, Penal Code].
(False pretenses).
LARCENY.

0455

New York, Jan. 8th/86.
Mr. Hamlin:-
Dr. Friend:-

John & I
have arrived here safely in
the best of spirits. I saw the
President of the 9th Nat. Bank
this morning & I am to receive
\$40,000 to-morrow morning from
him. I told him about the
note of mine & you can
it at his bank on the date
it is due & it will be honored.
He advised me not to com-
promise with my wife ^{as} the
Gov. explained the case to
him & he says I am positively
sure of getting my money on
the 20th of the month.

0456

I am sure you will appreciate our luck as well as ourselves. Enclosed please find some ferry tickets which John forgot to give you when you left us. Hoping you will regain your health
Strength & Vigor
Yours Friend
Charles F. Baylan
W. City. Post Office

0457

St Peter's Catholic Church

0458

W. J. General Sessions
People on my Complaint
I return
John C. Hamlin
To Hon. R. Martin Test City

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

I wish to say further - The prisoner
told me that one Boylan's check was good
and induced me to cash a worthless
check - Since then I have seen the
admitted letter which said Boylan about
that time wrote to Joseph P. Hamlin
the prisoner's brother, and it has impressed
me with the idea that the prisoner may
have really thought Boylan would
have the money when he asked me
to cash Boylan's check.

Mr. Joseph P. Hamlin is the prisoner's
brother, as before mentioned, he is a
gentleman of good standing in Boston.
He assures me and I believe it
to be true that this is the first time

0459.

his brother has been charged with crime
Probably before coming to see me with Boylan
and his clerk - the prisoner had been
drinking too freely -

The prisoner has been actually in-
carcerated for about six weeks in the
Jails which I consider severe punish-
ment - Joseph Hamlin has made restitu-
tion so far as any of his brother's
creditors in this proceeding would
accept - He has offered to pay
me the amount I advanced
on Boylan's check - He is anxious
to take his brother to his home in Boston
restore him to good influences and
remove him from evil associates

The prisoner is about 43 yrs of age
and all his evil doings so far as I
know have been recent only within
a few months.

Joseph O. Hamlin insists upon
paying me the money I advanced
on the check. I have declined
because I did not wish even to
appear as accepting money
under such circumstances

I make this statement
because I think the prisoner has

0460

been punished enough and I am willing
and glad to restore him to the
good influences of his brother Joseph
whom I respect, hoping he will
in the future do right -

In making this request I have
no other purpose than the above
whatsoever -

New York July 25th 1886. Henry C. Marsh.

Witness
J. M. Brown

March 3, 1886

0461

People


is

John C. Hamilton

Complainants request
for Business Package

0462

No. New York Jan. 18th 1886
Kinck's Nat. Bank of N.Y. city
Pay to Mr. H.W. Marsh or order
Five 100 Dollars
\$ 50⁰⁰ Charles A. Baylan



Hammond & Tyne, Stationers & Steam Printers, 76 Bowery, N.Y.

0463

*The place where
the bones have been found
is the same as the one*

0464

District Attorney's Office.

PEOPLE

Chas. F. ^{vs.} Boylan &
John C. Hamilton

Mr. Boylan with
pleas and the
the defendant
K...
J...
K...
J...

0465

Globe Print Works,
MARSH & HARRIS,
SATINET PRINTERS,
176 WORTH ST.

New York, Jan. 18 1886

Received from J. B. Hamilton
Fifteen dollars.
Wm. H. March

\$ 15⁰⁰

0466

Police Court—2 District.

Affidavit—Larceny.

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

William H. M. Marsh

of No. 176 North Street, aged 34 years,
occupation Satinish Printer being duly sworndeposes and says, that on the 18th day of January 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

Good and lawful money of
the United States to the amount and
value of Thirty five Dollars (\$35.00)

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 Charles F. Boylan and John C. Hamlin. (both now here) from the
fact that the said defendants came
into deponent's place of business at the above
mentioned address together and acting in
concert. And the said John C. Hamlin
introduced the said Charles F. Boylan to
deponent and told deponent that he the
said Hamlin was going in business with
the said Charles F. Boylan and that the
said Boylan had Eighty five hundred
dollars on deposit in the Fourth National
Bank. and the said John C. Hamlin
told deponent that if the deponent would
cash a check for the said Charles F. Boylan

Subscribed before me, this

1886

Police Justice

0467

he the said John C. Hamlin would pay
deponent a bill of fifteen dollars he the said
Hamlin owed deponent. Deponent believing
the representations the said John C. Hamlin
had made to deponent in regard to the money
the said Boylan had on deposit in the 9th
National Bank cashed the annexed check
where the said Boylan had drawn to the order
of deponent on the 9th National Bank for fifty
dollars giving the said Boylan the sum of thirty
five dollars and a receipt for the fifteen dollars
the said Hamlin owed deponent. Deponent
has since been informed by Solomon
K. Osborn the bookkeeper of the Ninth National
Bank that there is not now or never was any
money on deposit in said Bank to the credit
of the said Charles F. Boylan. Wherefore deponent
charges the said defendants with willfully obtaining
the aforesaid amount of money from deponent with intent
to defraud him by color or aid of the said check well
knowing at the time that the said Charles F. Boylan
presented said check that he was not entitled to draw on the
drawee for the sum specified therein

Police Justice

188

Wm H. Marsh

guilty of the offence mentioned. I order him to be discharged.

Sworn to before me

Police Justice

this 20th day of July 1886

188

Dated

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

Police Justice

188

Dated

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

Hundred Dollars and be committed to the Warden and Keeper of the City Prison.

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—LARCENY

188

Dated

Witnesses,

No.

Street,

No.

Street,

No.

Street,

No.

to answer

Sessions.



0468

CITY AND COUNTY }
OF NEW YORK, } ss.

Solomon K. Osborn

aged 33 years, occupation Bookkeeper ^{A to K}, of No.

407 Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Wm H. M. Marsh

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

Sworn to before me, this

20th

day of

January

1886

Solomon K. Osborn

[Signature]
Police Justice.

0469

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

2 District Police Court.

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

Question What is your name?

Answer

Charles F. Boylan

Question How old are you?

Answer

21 years old

Question Where were you born?

Answer

New Jersey

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

Answer

Franklin House 11th Ave & 2nd St

Question What is your business or profession?

Answer

No business at present

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

Answer

I am not guilty
Charles F. Boylan

Taken before me this

30

day of

Aug

1887

Police Justice.

0470

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK,

John C. Hamlin

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

Question What is your name?

Answer

John C. Hamlin

Question How old are you?

Answer

43 years old

Question. Where were you born?

Answer.

Maine

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

Answer.

Franklin House 29th St & 4th Ave

Question What is your business or profession?

Answer

No business at present

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

Answer.

I am not guilty
John C. Hamlin

Taken before me this

day of

August 1908
John C. Hamlin
Police Justice.

0471

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

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

Dated January 30 188 5 [Signature] Police Justice.

I have admitted the above-named [Signature]
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.

0472

80

Police Court-- 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm H. M. Marsh

176 vs. Worth

Charles F. Boylan

John C. Hamilton

3

4

Office of Grand Jury

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated January 20th 1886

P. G. Duffy Magistrate

Wm M. Derr Officer.

29 Precinct.

Witnesses Solomon K. Osborn

No. 9th National Bank Street.

407 Broadway

No. Street,

No. Street,

No. Street,

No. Street,

\$1000 each to answer Gen Sec

Call

0473

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 E. Bonfau
and
John C. Standin

The Grand Jury of the City and County of New York, by this Indictment, accuse
Charles E. Bonfau and John C. Standin
of the CRIME OF *Larceny* in the second degree,
committed as follows:

The said Charles and John, each -

late of the City of New York, in the County of New York aforesaid, on the *eighteenth*
day of *January*, in the year of our Lord one thousand eight hundred and
eighty-*five*, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one William St. M. March,*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the
use and benefit thereof, and to appropriate the same to *their* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
William, -

That the said Charles then had a
credit with a certain banking insti-
tution there known as the *Ninth*
National Bank to the amount of
eighty three hundred dollars, against
which the said Charles was
then lawfully entitled to draw
checks, and that a certain paper
writing which the said Charles
and John then and there produced
and delivered to the said William, in
the words and figures following to wit:
No. - New York Jan 18th 1886. Ninth
Nat. Bank of N.Y. City. Pay to Wm.
St. M. March or order Fifty 100 Dollars.
\$ 50 00 Charles E. Bonfau,

was then and there a good and valid
order for the payment of money and
of the value of *fifty dollars*. -

0474

By color and by aid of which said false and fraudulent pretenses and representations, the said *Charles and John* —
did then and there feloniously obtain from the possession of the said *William*,

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

of the proper moneys, goods, chattels and personal property of the said *William*

—, with intent to deprive and defraud the said
— *William* —

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

Whereas, in truth and in fact, the said *Charles* did not
have a credit with the said
First National Bank to the
amount of thirty five hundred
dollars, or to any amount
whatsoever, against which the
said *Charles* was then lawfully
entitled to draw checks:

And whereas in truth and
in fact, the said *Charles* and
John did then and there
produce and delivered to
the said *William*, was not then
and there a good and valid order
for the payment of money, and
was not then and there of the
value of thirty five dollars, or of
any value whatsoever, but was
in truth then and there wholly
void and worthless. —

0475

And Whereas, in truth and in fact, the pretenses and representations so made as
aforesaid by the said *Charles and John* —
to the said *William* — was and were
then and there in all respects utterly false and untrue, as *they* the said
Charles and John —
at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said
Charles and John —
~~the day and year first aforesaid, at the City and County aforesaid, in the manner and form~~
aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
chattels and personal property of the said *William* —

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

RANDOLPH B. MARTINE,
District Attorney.

0476

BOX:

202

FOLDER:

2023

DESCRIPTION:

Brennan, Samuel

DATE:

01/26/86



2023

0477

BOX:

202

FOLDER:

2023

DESCRIPTION:

Williams, Edward

DATE:

01/26/86



2023

0478

Witnesses:

209

Counsel,
Filed 26 day of June 1886
Pleaded, Mr. Buckley vs.

THE PEOPLE
vs.
Samuel Brennan
and
Edward Williams
H.D.

RANDOLPH B. MARTINE,
District Attorney.
Filed J.P.

A True Bill.
Each for 10 months.
Thurman Higgin

Foreman
Feb 4/86
J. S. B.

Brought in the Third Degree.
Sections 498, 506, 528, 532, 550.

0479

Police Court—2 District.City and County }
of New York, } ss.:of No. 267 7th Avenue Leopold. Westheimer Street, aged 32 years,
occupation Butcher being duly sworn.deposes and says, that the premises No 267 7th Avenue Street
in the City and County aforesaid, the said being a 4 story brick building
in the 16th Ward of said city,
and which was occupied by deponent as a butcher shop
and in which there was at the time ^{no} human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking a pane
of glass in the side of the show window
of deponent's storeon the 21st day of January 1886 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:About twenty pairs of Chickens of
the value of ten dollarsthe property of Mr Phillips & in the care 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 bySamuel Brennan (now known as Edward
Williams alias Red. not yet arrestedfor the reasons following, to wit: that at about the hour of
eleven o'clock P.M. on said date deponent
left his shop leaving said window in
good condition. And shortly thereafter
deponent was informed by a police officer
that his window had been broken and
when deponent examined said window
he discovered that it had been broken as
aforesaid and the aforesaid property

0480

taken out. And deponent is informed by William J. O'Donnell of no 165 West 24th Street that he the said O'Donnell saw the said Samuel Brennan on 7th Avenue near 28th offering to sell a pair of chickens to a colored man at about the hour of 11:15 O'clock P.M. on said date. And deponent is further informed by John Mc Mahon of no 201 West 24th Street who was arrested on suspicion of being implicated in said burglary that he the said Mc Mahon heard the said Samuel Brennan now here and the said Edward Williams not yet arrested talking about the said burglary and heard the said Brennan say to the said William not to go near the store of deponent. And then the said Mc Mahon asked the said Brennan and the said William why they should not go near said store. When the said Brennan told the said Mc Mahon that he had thrown a brick through the window of said store. Wherefore deponent charges the said Samuel Brennan (now here) and the said Edward Williams (not yet arrested) with having burglariously broken his window and feloniously taken stolen and carried away the aforesaid property.

Leopold Wethering

Sworn to before me
this 23rd day of July 1886

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary
Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Police Justice

Committed in default of \$

Bailed by

No.

Street.

0481

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

John Carey

of No. 29th West Police Street, aged 34 years,
occupation Police Officer being duly sworn deposes and says,

that on the _____ day of _____ 188____
~~at the City of New York, in the County of New York,~~ Edward Williams
(now here) is the person named in
the annexed affidavit as Edward
Williams alias Red who had not been
arrested at the time the said affidavit
was made and that he is the person
that took part in the within mentioned
burglary

John Carey

Sworn to before me, this _____ day

of _____ 188____

Police Justice.

0482

CITY AND COUNTY }
OF NEW YORK, } ss.

William J. O'Donnell
aged *25* years, occupation *Moulder* of No. *165, West, 24th*
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Leopold Westheimer*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *23*
day of *Jan* 188*6* } *W. J. O'Donnell*
J. G. Duffy
Police Justice.

0483

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation

John W. Mahon
Laborer

of No.

201 West 24
Now in the House of Detention

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Leopold Westheimer

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

Sworn to before me, this

23

day of

January

1886

John W. Mahon
M m R

Police Justice.

0484

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

2. District Police Court.

Samuel Bruman 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 Samuel Bruman

Question How old are you?

Answer 29 years old

Question. Where were you born?

Answer. New York City

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

Answer. 402 W. 31 St. North River

Question What is your business or profession?

Answer Laborer

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

Answer. I am not guilty.
Samuel Bruman

Taken before me this

28

day of

August 1888

John J. White Justice.

0485

Sec. 108-200

CITY AND COUNTY
OF NEW YORK,

2 District Police Court.

Edward Williams 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 *Edward Williams*

Question How old are you?

Answer *24 years old*

Question Where were you born?

Answer *New York City*

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

Answer *42 E. Houston St. about 3 months*

Question What is your business or profession?

Answer *Waiter*

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

Answer.

I am not guilty

Edward Williams

Taken before me this

23

day of January 188

[Signature]
Police Justice.

0486

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

Samuel Brennan, and Edward Williams

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

Dated January 25 188 Wm. Duff 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.

0487

Police Court

83 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Leopold Westheimer
267 7th Ave

Samuel Brown
Edward Williams

Offence Burglary

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Jan 28 188

Duffy Magistrate

John Barry Officer

Officers Gray Precinct.

Witnesses Wm O'Donnell

No. 165 25th St.

John W. Mahan

No. House of Detention
in default of \$100,000 to testify

Charles Lee

No. 235 7th Ave Street

\$1,000 to answer Gen Sec

William Rogers

214 7th Ave

William Rogers

216 7th Ave - Sr

Henry Smith - 263 5th Ave

0488

January 29th 1886

John Conan esq
Chief Clerk.

In the Case of the people vs
Saul Brennan & Edward Williams alias
Red. charged with Burglary. Leopold Westheimer
Complainant. please add the following names
as witnesses. Henry Smith 263. 7th Ave. ^{at above number} Bartender
William Corcoran 214. 7th Ave. in Butcher shop.
William Rogers 216. Ave 214

In the above Case. there seems to be
a disposition to shield the prisoners by the people's
witnesses. but I am satisfied of their guilt
and character. and hope when the time comes
to be able to prove the people's Case

Yours Resp.

John Cary
29th Precinct
who made the arrest

0489

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 Brennan
and
Edward Williams

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

Samuel Brennan & Edward Williams

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

The said *Samuel Brennan and*

Edward Williams, each —

late of the *Sixteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*six* —, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* — of one

- Leopold Westheimer, -

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Leopold Westheimer,

in the said *shop*, 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.

0490

SECOND COUNT—

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

Samuel Brennan and Edward Williams

of the CRIME OF *Petit* LARCENY, —

committed as follows :

The said *Samuel Brennan and*

Edward Williams, each —

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

gently did assault and rob the value

of twenty five cents each.

of the goods, chattels and personal property of one *John Phillips, whose*
real Christian name is to the Grand Jury unknown,
in the *shop* — of the said *George Westheimer,*

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

0491

THIRD COUNT—

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

Samuel Brennan —

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

The said *Samuel Brennan*,

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,

*forty dead birds of the value
of twenty five cents each,*

of the goods, chattels and personal property of one *John Phillips, whose
real Christian name is to the Grand
jury aforesaid unknown, by Edward Williams and
by — certain other persons to the Grand Jury aforesaid unknown, then lately before feloniously
stolen, taken and carried away from the said *John Phillips.**

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

Samuel Brennan

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.

0492

BOX:

202

FOLDER:

2023

DESCRIPTION:

Broadhead, George W.

DATE:

01/05/86



2023

Witnesses:

Counsel, _____
Filed 13 day of May 1886
Pleads _____

THE PEOPLE
vs. George W. Broadhead
Grand Larceny, second degree
[Sections 628, 681 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.
vs. The People
pleads guilty -
A True Bill.

State Referee to J. L. Linder.

Foreman.

0494

Police Court—2nd District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Antia R. Todd
 of No. 27 Waverly Place ~~aged~~ 27 years,
 occupation Housekeeper being duly sworn
 deposes and says, that on the 19th day of December 1888 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property viz:

One gold watch + gold chain of
the value of twenty five dollars and
a pair of silver bracelets of the value of
two dollars all of the value of
Twenty seven (27) 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 George W. Broadhead now
 here from the fact that on said
 date the aforesaid property was in
 deponent's bedroom at the above address
 and the defendant was in a room
 adjoining said bed room with
 deponent and deponent left said
 room for the purpose of answering
 a ring of the door bell. And deponent
 is informed by her servant Clara White
 that she the said Clara saw the
 said defendant go in and out of
 the bed room where said property was
 several times and shortly thereafter
 the said defendant left deponent's

Subscribed before me this

1888

Police Justice

0495

house and deponent has not seen him since until he was arrested. And deponent missed said property shortly after the defendant left his house. And deponent further says that no person other than the defendant and deponent's servants had access to said bed room on the aforesaid date. Wherefore deponent charges the said defendant with feloniously taking and carrying away the aforesaid property from deponent's bed room in the house No. 27 Waverly Place
Anita R. Todd.

Served to before me
this 23^d day of Dec 1885

Sam'l C. Bull Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1885
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1
2
3
4

Date

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

0496

CITY AND COUNTY }
OF NEW YORK, } ss.

Clara White
aged 58 years, occupation Domestic of No.

27 Waverly Place Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Anta R Todd

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

Sworn to before me, this 28
day of December 1884

Clara X White
Mark

Dan C. Bruff
Police Justice.

0497

Sec. 108—200.

CITY AND COUNTY
OF NEW YORK,

2

District Police Court.

George W. Broadhead 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 W. Broadhead

Question. How old are you?

Answer.

19 years old

Question. Where were you born?

Answer.

Peekskill N.Y.

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

Answer.

300 Bowery about 12 days

Question. What is your business or profession?

Answer.

Porter

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

Answer.

I am not guilty
George W. Broadhead

Taken before me this

21st

day of *December* 188*5*

David C. Kelly Police Justice.

0498

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 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 Dec 28 188 Samuel C. Bell 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.

0499

1452
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Anita R. Ford
27 Waverly Place
George H. Broad

1
2
3
4

Offence

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated December 23rd 188

D. J. Ford Magistrate

J. J. Broad Officer.

10 Precinct.

Witnesses Clara White

No. 27 Waverly Place Street.

No. Street.

No. Street,

\$ 10000 to answer

Com

0500

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Figoraz W. Broadhead

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

- Figoraz W. Broadhead -

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

The said *Figoraz W. Broadhead*,

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

*one watch of the value of twenty
dollars, one chain of the value
of ten dollars, and two watches
of the value of one dollar each.*

of the goods, chattels and personal property of one *Quinta R. Todd*,

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.

*Samuel J. Martinie,
District Attorney.*