

0130

BOX:

73

FOLDER:

819

DESCRIPTION:

Boyle, John

DATE:

08/10/82



819

0131

68

Counsel

Filed 10 day of Aug 1882

Pleads

THE PEOPLE

vs.

John Boyle

BURGLARY—First Degree, and
Second Degree Larceny.

J. J.

JOHN McKEON,

District Attorney.

Aug 11/82

Pleas Guilty

A True Bill.

State Reformatory Ohio.

M. J. Hunt

Foreman.

Verdict of Guilty should specify of which count.

0132

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 Boyle

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

John Boyle

of the CRIME OF BURGLARY in the ~~First~~ Degree, committed as follows:

The said John Boyle

late of the ~~Thirteenth~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~seventeenth~~ day of ~~July~~ in the year of our Lord one thousand eight hundred and eighty-~~two~~ with force and arms, about the hour of ~~twelve~~ o'clock in the ~~night~~ time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Francis Drapp

there situate, feloniously and burglariously did break into and enter, by means of ~~forcibly breaking open an outer door thereof~~ whilst there was then and there some human being, to wit, one Francis

Drapp within the said dwelling-house, the said John Boyle

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

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

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

John Boyle

of the CRIME OF ~~GRAND LARCENY IN A DWELLING HOUSE~~, committed as follows:

The said John Boyle

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, about the hour of ~~twelve~~ o'clock in the ~~night~~ time of said day, ~~one padlock of~~ the value of ~~one dollar~~

of the goods, chattels, and personal property of

Francis Drapp ~~in the said dwelling house of one~~ then and there being found

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

JOHN McKEON, District Attorney.

0133

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 208, 209, 210 & 212.

Police Court - 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Stanley
 326 Broadway
John Boyle

Offence, _____

Dated *July 18th* 188*2*.

Magistrate, _____

George W. ...
 Clerk

John ...
 Street, _____



No. _____ Street, _____

No. _____ Street, _____

100 ...

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 Boyle*

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

Dated *July 18th* 188*2*. *C. L. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0134

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.

J. M. C.
DISTRICT POLICE COURT.

John Boyle 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 Boyle*

Question. How old are you?

Answer. *18 years of age.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *Jersey City.*

Question. What is your business or profession?

Answer. *I did work in an iron foundry.*

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

Answer. *I am not guilty of the charge.*
John Boyle
Wants!

Taken before me, this *18th*

day of *July* 188*8*

P. J. Morgan Police Justice.

0135

Police Court 3rd District.

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

Francis Tough
of No. 326 DeLancey Street, aged 34 years,
occupation Keep a beer saloon being duly sworn

deposes and says that the premises No. 326 DeLancey
Street, 13 Ward, in the City and County aforesaid, the said being a Saloon
and dwelling house

and which was occupied by deponent as a saloon and place
of abode were BURGLARIOUSLY

entered by means breaking off the pad
lock of the cellar door
and entering thereby

on the Night of the 14th day of July 1882
and the following property feloniously taken, stolen, and carried away, viz:

beer and clothing and
other articles of value
in all of the value of
Twenty five dollars.

the property of deponent

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

John Boyle (now here) and
another person whose name is
unknown not arrested

for the reasons following, to wit:
from the fact that deponent
is informed by Officer Abraham
Samuelson of the 13th Precinct
Police that he and Officer
Boyle and said unknown
person run away from
said cellar door he said
Officer caught said Boyle
and in his possession found
the padlock aforesaid the said

0136

unknown person escaped
from department said office
Department fully identifies
said lock broken
away from the said
cellar door and knows
that said Boyle had
entered said premises
with said unknown
person with the intent
to take and carry
away the property contained
therein. Family Group

Sworn to before
me this 18th day
of July 1882
A. H. [Signature]
Justice

Sup. to
City & County of New York Geo.
of the 13th Precinct being duly
sworn says that the facts
stated in the foregoing complaint
on information given by deponent
are true of his deponent's
own knowledge.
Sworn to before me
this 18th day of July
1882 A. H. [Signature] - Abraham Livingston
Justice

0137

BOX:

73

FOLDER:

819

DESCRIPTION:

Brady, John

DATE:

08/16/82



819

0138

WITNESSES.

110

□

Counsel,

Filed 6 day of Aug 188 2

Pleads,

THE PEOPLE

vs.

John Brady

Att. Gen. Larceny from the Person.

RETURNED TO SENDER

W. J. [unclear]

JOHN McKEON,

District Attorney.

A True Bill.

W. G. [unclear] Foreman.
Aug 6/82
Chas. J. [unclear]
Res. Dix [unclear]

0139

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 Brady

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

John Brady
of the CRIME OF ^{attempt at} LARCENY (from the person)

committed as follows:

The said *John Brady*

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

divers coins of the United States of America of a number kind and denomination to the Grand Jury aforesaid unknown of the value of fifty cents.

of the goods, chattels and personal property of one *Frank Falk* on the person of the said *Frank Falk* then and there being found, from the person of the said *Frank Falk* then and there feloniously ^{attempt 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.

JOHN McKEON, District Attorney.

0140

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

62-1 T10

Paul Jack
John Brady

Dated August 1 - 188

Offences Larceny from the Person

Magistrate.

Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street,



Street,

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 Brady ~~admitted to bail~~ ^{held to answer the same and} ~~in the sum of~~ ^{of the City of New York until he} ~~Hundred Dollars~~ and be committed to the Warden or Keeper of the City Prison until he ~~give~~ ^{legally give} such bail.

Dated Aug 2 188 J. H. [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 h to be discharged.

Dated _____ 188 _____ Police Justice.

0141

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Brady 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. John Brady

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Philadelphia

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

Answer. 448 E 10 St (wishes there by car)

Question. What is your business or profession?

Answer. Printer

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

Answer. I am not guilty

John Brady.

Taken before me, this 1

day of August 1888

J. T. Williams Police Justice.

0142

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 153 East 3 Street,

Frank Rath

being duly sworn, deposes and says, that on the 1 day of August 1882

at the City of New York,
in the County of New York, ^{attempted to be} was feloniously taken, stolen and carried away ^{in the night} from the possession
of deponent, ^{and from complainant's person}
the following property, viz:

fifty cents in Silver coin and
ferris bond and lawful
money of the United States

Sworn before me this

the property of Complainant

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was ^{attempted to be} feloniously taken,
stolen, and carried away by John Brady (now present)

from the fact that deponent
was lying in front of deponent's
store along side of the coat
box, said Brady put his hand
in deponent's vest pocket; and
then into deponent's left hand
pantalons pocket of the pants
then and there removed by deponent
said pants being a part of
deponent's daily clothing. and attempted
to take the money ^{and} also described
Frank Rath

day of August 1882
J. H. Williams

Police Justice

0143

BOX:

73

FOLDER:

819

DESCRIPTION:

Brooks, George

DATE:

08/18/82



819

0144

197

WITNESSES.

(1)

Counsel,
Filed 18 day of Aug 1882
Pleads,

THE PEOPLE
vs.
George Brooks
H. D.

INDICTMENT.
Larceny from the Person.

John McKeon
District Attorney.

A True Bill.

W. E. Ghurston Foreman.
Aug 18/82
Charles P. B.
Rev. S. W. C. W.

*

0145

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Brooks

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

George Brooks

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

George Brooks

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

three promissory notes for the payment of money the same being then and there due and unsatisfied of the kind known as United States Treasury Notes of the denomination and of the value of five dollars each

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

JOHN McKEON, District Attorney.

0146

677
Police Court - 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Peterson

1 George Brooks

2
3
4
Offence, Larceny from person

Date, 14 August 1882

Magistrate, Edward J. Brett

Clerk, H. J. ...

Witnesses, Complaintant in

House of Correction, ...

No. 15 ...

No. 2 ...

No. 3 ...
to answer

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 George Brooks

guilty thereof, I order that he be held to answer the same ~~and be admitted to bail in the sum of~~ be legally discharged

Dated 14 August 1882 [Signature] Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0147

Sec. 198-200.

1813 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

George Brooks

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 Brooks

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Jersey City

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

Answer. Chatham St 1 month

Question. What is your business or profession?

Answer. Peddler

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

Answer. I am not guilty. I waive further examination
George Brooks
his mark

Taken before me this

day of

Handwritten signature of the Justice

Police Justice.

0148

Just District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of ~~the~~ *House of Detention* ~~at~~ *Peter Peterson, now in the* aged *43* years *Sailor*

being duly sworn, deposes and says, that on the *14* day of *August* 188*2*

at the *night* time in the _____ City of New York,

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

of deponent, *and from deponent's person*

the following property, viz:

Good and lawful money of the United States consisting of three notes of the denomination and value of five dollars each. in all of the value of fifteen dollars

Shawmut Building

the property of *deponent*

1882

_____ 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 Brooks (now here)*

from the fact that deponent met said defendant on Chatham Street and asked defendant to take a drink deponent remained in said defendant's company for about two hours in a drinking saloon on Chatham Street and then deponent and said defendant left said drinking saloon and started to walk and proceeded along Chatham Street to and along New Bowery

1882

0149

and while on New Bowery said defendant thrust his hand into the right hand side pocket of the pantaloons then and there worn by deponent taking therefrom the aforesaid money and ran away deponent pursued said defendant and caused his arrest

sworn to before me this 4th day of August 1883 Peter ^{his} Peterson
mark

J. A. Patterson Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated 1883

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0150

BOX:

73

FOLDER:

819

DESCRIPTION:

Brown, Emma

DATE:

08/09/82



819

0151

E. C. Price

Trial for
Counsel,

Filed 9 day of Aug 1882

Pleads *Guilty* (14)

THE PEOPLE

vs.

Emma Brown
vs. Mark B

John J. [Signature]

Indictment for Disorderly House.

~~CARROLL C. ROLLINS~~

John D. McKean
District Attorney.

2nd Monday Jan/83
A True Bill.

Mr. G. Clark Foreman.
Part 2 Feb 16/83
Bail discharged

Friday,

0152

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Emma Brown

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

Emma Brown

of the crime of *keeping and main-*

taining a disorderly house

committed as follows:

The said

Emma Brown

late of the *Fifteenth* Ward of the City of New York, in the County of
New York, on the *first* day of *May* in the year of our
Lord one thousand eight hundred and eighty *two* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
her said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *her*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

~~JOHN MCKEAN~~ *John McKean*
~~BENJ. K. PHELPS~~ **BENJ. K. PHELPS, District Attorney.**

0153

The people

NY

Emma Brown

Officers of Dep-

Feb. 16, 1883

—

0154

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

The People

vs

Emma Brown

3

3

3

Keeping disorderly house,
at no 51. west 13th Street
N.Y. City.

Emma Brown, being duly sworn, says
I am the defendant in the above entitled
action. That since my arrest in this
case, I have left the house for which
I am charged with keeping in a disorderly
manner. I am not now a resident of
New York City, but am living at my
home in Norwalk, Connecticut, and in-
tend there to reside, I am not en-
-gaged in any illegal business, and that
I have no interest whatever in said house, nor have
I rented ~~it~~ ^{it} same to anybody to carry on any business, ^{whatsoever}.
Sworn to before me

Emma Brown

this 16th day of February,

1883,

Edmund E. Price,

Notary Public,

New York County.

0155

BAILED,
 No. 1 by Emma Brown
 Residence 157 W 13th Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,

678
 Police Court 2 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

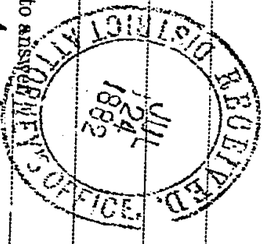
Michael Smollet
Emma Brown

2 _____
 3 _____
 4 _____
 Offence, Keeping Disorderly House

Dated July 20th 1882

Sever Magistrate.
Ernestly 15 Officer.

Witnesses, _____ Clerk.
 No. _____ Street,
 No. _____ Street,



No. _____ Street,
 \$ Sever to answer within
Sever

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 Emma Brown

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated July 20th 1882 Sever Police Justice.

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

Dated July 20 1882 Sever Police Justice.

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

Dated _____ 188 _____ Police Justice.

0156

SECOND DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

WARRANT—Disorderly House.

Dated,

187

JUSTICE.

OFFICER.

*This warrant may be executed
at night*

Salou B. Smith

Police Justice

0157

Second District Police Court.

WARRANT—DISORDERLY HOUSE.

STATE OF NEW YORK
City and County of New York, }

To any Constable 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

Michael Crowley
of No. *15 A Pleasant Place* Street

and subsequent that on the *first* day of *May* 187*2*
at the City of New York, in the County of New York, the premises known as
No. *57 West 13th* Street,
were occupied or kept by *Elysa Mansfield*

as a disorderly house, namely, a resort for tipplers, drunkards, common Prostitutes, and reputed thieves, with other vile, wicked idle, dissolute and disorderly men and women, and reputed thieves, who or most of whom, are in the practice of drinking, ~~drinking~~, quarrelling and fighting at almost all hours of the day and night. to the great damage and common nuisance of the People of the State of New York residing in the neighborhood and passing thereby.

These are, therefore, in the name of the People of the State of New York, to COMMAND you, the said Constable and Policeman and every of you, to apprehend the body of the said *Elysa Mansfield* and all vile, disorderly and improper persons found upon the premises occupied by said *Elysa Mansfield* and forthwith bring them before me, or some other Justice for the City and County of New York, at the *Second District Police Court*, in the said City, to answer the said charge, and to be dealt with as the law directs.

Given under my hand and seal, this *17th* day of *July* 187*2*

Solou B. Stewart
Police Justice

0158

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Emma Brown

Question. How old are you?

Answer. Thirty Years

Question. Where were you born?

Answer. Connecticut

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

Answer. 51 West 13 - 8 months

Question. What is your business or profession?

Answer. Keep boarders

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. There has been no soliciting from the stoop or on the street

Taken before me, this 20
day of July 1887

Emma Brown

Salomon Smith
Police Justice.

0159

W

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Crowley

vs.

Eliza Mansfield

AFFIDAVIT, Disorderly House.

Dated, *July 18 -* 187*2*

Smith MAGISTRATE.

OFFICER.

WITNESS,

0160

Police Court, Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

Michael Crowley
of the *15th Precinct Police* Station

being sworn, doth depose and say, that the premises known as number *51 West 13th*
Street, in said City and County, and occupied or kept by *Elyse Mansfield Emma Brown*
on *May 1st 1882* and subsequent times
as a disorderly house

is a disorderly house, namely, a resort for tipplers, drunkards, common prostitutes, and reputed thieves,
with other vile, wicked, idle, dissolute, and disorderly men and women, and reputed thieves, who, or most
of whom, are in the practice of drinking, ~~dancing~~, quarrelling, and fighting, at almost all hours of the day
and night, to the great disturbance of the public peace, the annoyance of the neighborhood, and the viola-
tion of public order and decency.

Deponent therefore prays, that the said *Elyse Emma Brown*
Elyse Mansfield

and all ~~vile~~ disorderly and improper persons found upon the premises, occupied by said
Elyse Mansfield Emma Brown
may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before, this *17th* day } *Michael Crowley*
of *July* 18*82* } *Police Justice.*

Amended and resworn to
before me this 28th day of July 1882
Solomon Smith Police Justice

0161

BOX:

73

FOLDER:

819

DESCRIPTION:

Brown, George

DATE:

08/15/82



819

0162

WITNESSES.

101

(D)

Counsel,

Filed 15 day of Aug 188 2

Pleads,

THE PEOPLE

vs.

George Brown

*vs
No 101
M. J. Brown
M. J. Brown*

INDICTMENT.
Excerpts from the Person.

JOHN McKEON,

District Attorney.

A True Bill.

*M. J. Brown Foreman
J. J. Brown for
J. J. Brown
D. J. Brown
J. J. Brown*

0163

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Brown

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

George Brown

of the CRIME OF LARCENY (from the person)

committed as follows:

The said *George Brown*

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty sixth* day of *July* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the Ward, City and County

aforesaid, with force and arms *one watch of the value of*
eight dollars

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

JOHN McKEON, District Attorney.

0164

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.]

SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

To *W. Bayes*

of No. _____ 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 *10th* day of *August* instant, at the hour of ~~eleven~~ *10.30* in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

George Brown
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 *August* in the year of Lord 188 *20*

JOHN McKEON, *District Attorney.*

0165

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Goodell
Et al
vs
George Brown

Office, *James Brown*
1st

Dated *July 27* 1882

Morgan Magistrate.

Bayen - Officer.

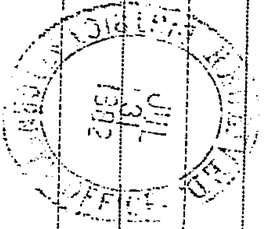
No. 4, by _____

Residence _____
Street, _____

Witnesses
Frank Schlofstein
42 *Healin*
Street, _____

No. _____
Street, _____

No. _____
Street, _____



Amos

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 _____

George Brown guilty thereof, I order that he be admitted to bail in the sum of *Twenty* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *July 27* 1882

J. H. Morgan Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0166

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Brown

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

Question. What is your name?

Answer.

George Brown

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York.

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

Answer.

23 Bayard St - (arrived there 5 weeks)

Question. What is your business or profession?

Answer.

Vannier

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 Brown*

Taken before me this 27 }
day of July - 1882 }

P. L. Morgan Police Justice.

0167

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Isaac Goldfeld

of No. 46 Orchard Street,

being duly sworn, deposes and says, that on the 26 day of July 1882

at the East 11th Ward City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from Complainant's person the following property, viz:

one double case Silver watch

[Crossed out section]

all of the value of ~~eight~~ ^{eight} dollars

the property of Complainant

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 Brown (was present) from the fact that whilst deponent was standing on

the corner of Essex and Hester streets said Brown came up to deponent and

snatched deponent's watch which he had at the time in the

left hand vest pocket of the vest then worn there upon by

deponent said vest being a part of deponent's ^{with} clothing

Isaac Goldfeld

Sworn before me this

day of

1882

[Signature]

Police Justice.

0158

BOX:

73

FOLDER:

819

DESCRIPTION:

Brown, John

DATE:

08/15/82



819

0169

WITNESSES.

[Handwritten mark]

(D)

Counsel,

Filed *15* day of *Aug* 188 *2*

Pleads, *[Signature]*

THE PEOPLE

vs.

John Brown

16. J. G. [Signature]

INDICTMENT.
Lawrence from the Person.

[Handwritten mark]

JOHN McKEON,

District Attorney.

A True Bill.

Wm. [Signature] Foreman.
[Signature]
Pleas guilty.
Wm. [Signature] & Co.

0170

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 Brown

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

John Brown

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

John Brown

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~twenty~~ th day of June in the year of our Lord one thousand eight hundred and eighty-~~two~~ ^{two}, at the Ward, City and County aforesaid, with force and arms

one pocket-book of the value of one dollar, and divers coins of the United States of America of a number kind and denomination to the Grand Jury aforesaid unknown of the value of one dollar and forty six cents.

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

JOHN McKEON, District Attorney.

0171

Sec. 208, 209, 210 & 212.

Police Court - 3rd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Henry McKeegan*
2 *John Brown*
3
4

Offence, *Larceny from Person*

Dated *June 29* 188*2*

Murphy Magistrate.

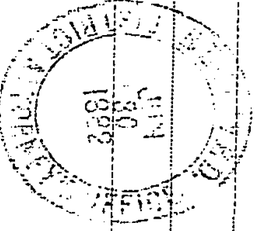
Stephen P. Officer.

Witnesses *John* Officer

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



James Brown JS

Carver

BAILED,

No. 1, by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

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 Brown*

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

Dated *June 29* 188*2* *John Murphy* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0172

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jalen Brown 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. *Jalen Brown*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *18th Street Lodging House 5 months*

Question. What is your business or profession?

Answer. *Baker*

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 Brown

Taken before me, this *29*
day of *March* 188*8*

James H. [unclear]
[unclear]

John J. [unclear]
Police Justice.

0173

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 234 *Herbert*

Mary McKeuzie
Street,

being duly sworn, deposes and says, that on the 29 day of June 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, *and from the person of deponent in day time*

the following property, viz:

one pocket book containing good and lawful money of the issue of the United States consisting of Silver and Copper coin of the value of one ⁴four dollars

Sworn before me this

day of

the property of *deponent and her husband James McKeuzie*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by *John Brown (nowhere)*

from the fact that deponent was standing on Grand Street, that she felt a jerk on her dress pocket which contained said pocket book, that deponent immediately missed her property, deponent saw said Brown walk away from deponent, and deponent followed him, when deponent saw him take her pocket book from his pocket and

Police Justice.

188

0174

Examined the same, that defendant then
ran after him, he commenced to run
when ~~defendant~~ he discovered that
he was pursued by defendant
That the pocket book was found in
a bag, which he Brown had passed
while running away

Sworn to before me this 29th day of June 1882
Mary Ann McLaughlin
Magistrate
Wm. Morrison
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
AFFIDAVIT—Larceny.

Dated 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0175

BOX:

73

FOLDER:

819

DESCRIPTION:

Budesyasska, Henry

DATE:

08/10/82



819

0176

04

WITNESSES.

Day of Trial,
Counsel,

Filed 10 day of Aug 1882

Pleads *Chinquity*

THE PEOPLE

Felonious Assault and Battery.

P
Henny Bundergand

John McKeeon

JOHN MCKEON,
District Attorney.

I to New boy ps
Black and by the Court
A True Bill.

Ordered by Court
March 2/84

W. B. Shepard
Foreman.

Aug 11/82

Charles A. J. P.

Jury returned
Aug 11/82

17

0177

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Henry Budeszarska

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

Henry Budeszarska
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Henry Budeszarska*

late of the City of New York, in the County of New York, aforesaid, on the
fourteenth day of *July* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Hedwiga Budeszarska*
in the peace of the said people then and there being, feloniously did make an assault
and *her* the said *Hedwiga Budeszarska*
with a certain *knife*
which the said

Henry Budeszarska
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with
intent *her* the said *Hedwiga Budeszarska*
then and there feloniously and wilfully to kill, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT.

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

Henry Budeszarska
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Henry Budeszarska*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said *Hedwiga*
Budeszarska then and there being, wilfully and feloniously did make an
assault and *her* the said *Hedwiga Budeszarska*
with a certain *knife* which the said

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

JOHN McKEON, District Attorney.

0178

BAILED,

No. 1 by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court-1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Admiral Budeszaska
Henry Budeszaska
 Offence *fel ass - 1300*

1 _____
 2 _____
 3 _____
 4 _____

Dated *July 21* 188

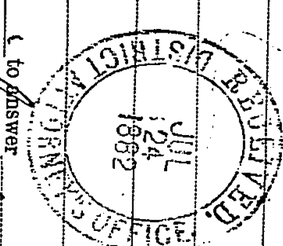
Garfield Magistrate.
Garfield Officer.
B E Clerk.

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



Am without bail
E. S.

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

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

be legally discharged
 Dated *July 21* 188 *Alfred J. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.



0179

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

1st District Police Court.

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

Question What is your name?

Answer.

Henry Budesyasska

Question. How old are you?

Answer.

46 years

Question. Where were you born?

Answer.

Poland

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

Answer.

113 Mulberry Street about 6 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty of the charge

Henry Budesyasska

Taken before me this

day of

188

Police Justice

0180

Form

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

POLICE COURT—FIRST DISTRICT.

Hedwiga Budesyascka
of No. *112 Mulberry* Street, being duly sworn, deposes and says,

that on the *24th* day of *July* 18*92*

at the City of New York, in the County of New York, she was violently and feloniously assaulted and

beaten by *Henry Budesyascka*
deponent's husband now present.

That said Henry did
wilfully cut and wound
deponent's fingers with
and by means of a certain
knife which he then held
in his hand

Sworn to, before me, this

day of *July* 18*92*
August Gardner
Police Justice.

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

Henry Budesyascka

with the felonious intent to take the life of deponent, or to do her bodily harm, and without any justification

on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-

ing to law.
Hedwiga Budesyascka

0181

Olita dnia $\frac{16}{28}$ Grudnia 1893

Przemysły Panie!

W następującym liście mego, koniada mi^{am}
go, dla oszczędności mojej siostry, Karoliny
Kasperowicz, nie chcę być przykryty
współnie z nią w tym celu. Wmieszczę
namierzone wiadomości do Ameryki,
gdzie tam może moja siostra i jej
znajomości albo inni znajomi spróbują
porozumieć ich i wyjąć z rąk niechcących
go. Wtedy do tego czasu nie ma
namierzenia tu w Olitce. Spróbuję jednak
wspólnie, aby być z nimi i radość

0182

300π i' áley, kúin meíwada de
Omeupéi, to ías wabi wéllan
pawia₂ - komúie síe á² híwre
páie on íep m'koremy; Sajdaw
m'epo h'wepata ep - mo uíwé^u
kotta páie ékwe² wopá komíaw
i' paw'edá íéj' éwem íowúie m'á
péie - mo páie híwremy k'owem
i' h'wep
Julian Wep'awéw

0183

124 13 at lot

Budapest

0184

Indictment filed Aug 10/82

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Henry Puderyaska
on the Island

Bench Warrant for Misdemeanor.

Issued *March 21st* 1884

The defendant is to be admitted to be bail
in the sum of dollars.

April 23

The within named
defendant is now
confined in the
Lunatic Asylum
at Wards Island
as incurable patient
Jacob Von Gerichten

0186

Department of
Public Charities and Correction,

HENRY H. PORTER, Prest., THOMAS S. BRENNAN, JACOB HESS, Com's.
Office of City Prison, Cor. Franklin and Centre streets,

JAMES FINN,
Warden.

New York Dec 1 1882,

Hugh Connelly Esq
West 7th

I would respectfully
call your attention to a prisoner named Henry Rudzinski
committed Oct 19 under indictment New York
West Battery. If not too much trouble be
kind enough to make some disposition
of this case

Yours Respy.

James Finn
Warden

Aug 10/82

0187

Court of General Sessions
of the Peace

The People

against
Henry Budeyarska

Copy
Petition and Affidavit

State of New York }
 City and County }
 of New York } Sd.

13 Charles Schaefer, being duly sworn deposes and says that he is well acquainted with one Henry Budesyarska, who is now confined in the Penitentiary on Blackwell's Island. Deponent further says that the said Henry Budesyarska said to deponent that when he would get his discharge and become free he would murder Will and take the life of Hedwiga Casper formerly Hedwiga Budesyarska, and her husband Frank Casper, no matter what the consequence would be, and no matter what would be done to him, and that he has sworn to do it afterwards. That deponent therefore verily believes that it would be unsafe for Hedwiga Casper, and Frank Casper if the said Henry Budesyarska were to obtain his liberty as the said Henry Budesyarska is a dangerous, bad and reckless man, and one who has no regard for law and decency. Deponent verily believes that if said Henry Budesyarska were discharged, that he will carry out his threat, to take the life of Hedwiga Casper the petitioner herein.

0 189

and that of her husband Frank Casper

sworn to before me

This 7th day of March 1884

Jacob Katz

Notary Public

N.H. Co. (4)
13.

3 } Charles X Schaefer
his Mark

State of New York }
 City and County }
 of New York } ss.

Charles Treveske being duly sworn, deposes and says that he is well acquainted with one Henry Budesyanka, who is now confined in the Penitentiary on Blackwell's Island.

Deponent further says that the said Henry Budesyanka said to deponent, that when he would get his discharge and become free he would murder him and take the life of Hedwiga Casper formerly Hedwiga Budesyanka, and her husband Frank Casper, no matter what the consequence would be, and no matter what would be done to him, and that he has sworn to do it afterwards.

That deponent therefore verily believes that it would be unsafe for Hedwiga Casper, and Frank Casper if the said Henry Budesyanka were to obtain his liberty, as the said Henry Budesyanka is dangerous, bad and reckless now, and one who has no regard for law and decency.

Deponent verily believes that if said Henry Budesyanka were discharged, that he will carry out his threat, to take the life of Hedwiga Casper the petitioner herein.

0191

and that of her husband Frank Casper
sworn to before me

this 7th day of March 1883

12 Jacob Katz
Notary Public
N.Y. Co (4)

Charles + Meneshe
Wants

0192

Fol. 1.

To

Hon Henry A. Eldersleeve
City Judge Court of General Sessions
— of the Peace —

The Petition of Hedwiga Casper formerly
Hedwiga Budeyaska respectfully
shows to your Honor.

I That on or about July 21st 1882 one
Henry Budeyaska was arraigned before
Mr Justice Hugh Gardiner, upon the
charge of a Felonious Assault, with intent
to kill upon the complaint of your
petitioner, and that the said Henry
Budeyaska was committed upon said
complaint by said Mr Justice Gardiner
without bail.

II That on or about August 11th 1882, the
then Grand Jury of the City and County
of New York found a true bill of indictment
against said Henry Budeyaska upon
Two Counts. —

First Count. —

"The Grand Jury of the City and
County of New York, accuse Henry Budeyaska
of the crime of "Assault and Battery upon
another with a deadly weapon with intent
to kill" committed as follows: That said
Henry Budeyaska late of the City of New

3
 York in the County of New York aforesaid
 on the 14th day of July 1882 with force and
 arms at the City and County aforesaid
 in and upon the body of Hedwiga
 Budesyarska in the peace of the said
 people then and there being feloniously
 did make an assault on her the said
 Hedwiga Budesyarska with a Knife which
 the said Henry Budesyarska in his right
 hand then and there had and held,
 the same being a deadly and dangerous
 weapon wilfully and feloniously did
 strike stab cut and wound with intent
 her the said Hedwiga Budesyarska
 then and there feloniously and wilfully
 to kill, against the form of the Statute
 in such case made and provided,
 and against the peace of the people of the
 State of New York.

Second Count. =

4
 And the said Grand Jury aforesaid
 by the said indictment further accuses
 the said Henry Budesyarska of the Crime
 of "Assault upon another, with justifiable
 or excusable cause, with a sharp dangerous
 weapon, with intent to do bodily harm." Com-
 mitted as follows. The said Henry Budesyarska
 afterwards, to wit on the day and in the year
 aforesaid at the City and County aforesaid

0194

5 with force and arms in and upon the body of the said Hedwiga Budesyarska then and there being wilfully and feloniously did make an assault on her the said Hedwiga Budesyarska with a certain knife which the said Henry Budesyarska in his right hand then and there had and held, the same being then and there a sharp dangerous weapon, wilfully and feloniously, and without justifiable and reasonable cause, did then and there beat strike stab, cut and wound with intent to then and there wilfully and feloniously do bodily harm unto her the said Hedwiga Budesyarska against the form of the Statutes in such case made and provided, and against the peace of the people of the State of New York and their dignity.

III

6 That on or about August 17 1882 said Henry Budesyarska was arraigned in Part 2 of the Court of General Sessions upon the indictment found as aforesaid, and that he was tried and found guilty but sentence was suspended by the Court, upon the request of your petitioner, and with the promise and assurance from said Henry Budesyarska that he said Henry Budesyarska should leave the United States of America, and

never return again, but upon his ever returning here again he should be sentenced in conformity with the law in such cases made and provided.

IV

7

That subsequently, and on or about October 15, 1883, said Henry Buderyaska did again return to this City in violation of his promise and assurance to this Court, and again committed another assault upon your Petitioner, and that on or about October 18, 1883, he was arrested and committed by our Justice Hermann in default of \$500. and sent to the Penitentiary Blackwell Island for the period of six months.

V

8

That since said 18th day of October 1883 said Henry Buderyaska has made threats, when his term of imprisonment will expire, which will be during the present month, that he said Henry Buderyaska will take the life of both your Petitioner, and that of her husband no matter what the consequences will be to him, and that the lives of your Petitioner, and that of her husband are both in danger at the hands of said Henry Buderyaska when he is discharged from imprisonment.

VI

Your Petitioner therefore respectfully asks your Honor to require and order

0196

said Henry Buryaska to be brought before the court at or before the expiration of his present imprisonment in the Penitentiary, and that such judgment be pronounced against him upon the said conviction as to the court may seem just and proper in the premises.

And Your Petitioner will ever pray.

Dated New York City

March 7th 1884

Hedwiga Casper
Petitioner.

J. V. Jarvis (Christopher)

Attorney for Petitioner

Office and Post office address

No 89 Henry Street

New York City.

City and County

of New York. }
} N.Y.

Hedwiga Casper being duly sworn deposes and says that she is the petitioner named in the foregoing petition, and knows the contents thereof, and that the same is true of her own knowledge except as to the matters therein stated to be alleged on information and belief, and as to those matters, she believes it to be true.

Sworn to before me this }
7th day of March 1884 }
} N.Y.

Hedwiga Casper

Saml. V. Kelly
Notary Public (4)
N.Y. Co.

0197

BOX:

73

FOLDER:

819

DESCRIPTION:

Burgess, James

DATE:

08/16/82



819

0198

BOX:

73

FOLDER:

819

DESCRIPTION:

Mulligan, Thomas

DATE:

08/16/82



819

0199

BOX:

73

FOLDER:

819

DESCRIPTION:

McCoy, John

DATE:

08/16/82



819

0200

BOX:

73

FOLDER:

819

DESCRIPTION:

Doe, John

DATE:

08/16/82



819

0201

X 138
Bills 143
Sept 4/88
Order of Court

Counsel,

Filed 16 day of Aug 188 2

Pleas *W. J. Kelly*
THE PEOPLE

vs.
James Banger
Thomas Mueligan
John Mc Coy and
John Doe
two cases agst 2012.
INDICTMENT.
Larceny from the Person. (Money, &c.)
in the night time.

JOHN McKEON,

District Attorney.

1. County Court

A True Bill.

3. Found by Court

Sep 14/88
Foreman.

12 Sept 15/1888
was, 2 + 3 tried & acquitted.

Wm. M. Coy

Recd 7/10/88
Sept 14/1888

0202

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Burgess
Thomas Mulligan
John McCoy and
John Doe

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

James Burgess, Thomas Mulligan
John McCoy and John Doe.
of the crime of ^{Grand}LARCENY FROM THE PERSON ^{in the night time}, committed as follows:

The said James Burgess, Thomas Mulligan, John McCoy and John Doe

late of the First Ward of the City of New York, in the County of New York, aforesaid on the ^{twenty first} day of ^{March} in the year of our Lord one thousand eight hundred and eighty-^{two}, at the Ward, City and County aforesaid, with force and arms, ^{in the night time of said day:}

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

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of ^{seventy five dollars}

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of ^{fifty dollars, and one satchel of the value of one dollar}

of the goods, chattels, and personal property of one ^{Edward Thompson}
on the person of ~~the said~~ ^{Eliza Thompson} then and there being found,
from the person of the said ^{Eliza Thompson} then and there feloniously
did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

732

People

vs

James Burgess
Thomas Muligan
— Mrs Coy
vs John Doe



Eliza Thompson
455 W. 24th Street
Officer Dinn
16 Precinct
Andrew Dink
521 W. 49th Street
Barbara Dink
521 W. 49th Street
James McCoy
see Mrs Thompson above &
serving this man

0204

City and County of New York n.y.

Eliza Thompson of 455 West 24th Street being duly sworn deposes and says that on the evening of March 21st 1882 as deponent was alighting from a car she was set upon by four men, James Burgess, Thomas Mulligan, and — McCoy, and another whose name is to deponent unknown who seized deponent violently and stole from her a satchel containing the sum of one hundred and twenty five dollars in money: deponent seized said James Burgess and held him until an officer came and arrested him, and the said Mulligan, McCoy and other escaped.

Deponent further says that ~~at~~ said Mulligan, McCoy and other whose name is unknown swore falsely at said Burgess's trial and said Burgess was acquitted.

0205

BOX:

73

FOLDER:

819

DESCRIPTION:

Burke, John

DATE:

08/16/82



819

0206

Friday Aug 17

Day of Trial,

Counsel,

Filed 16 day of Aug 1882

Pleads *Guilty*

THE PEOPLE

vs.

E

John Burke

~~LARCENY AND RECEIVING STOLEN GOODS~~

JOHN McKEON,

District Attorney.

X

A True Bill.

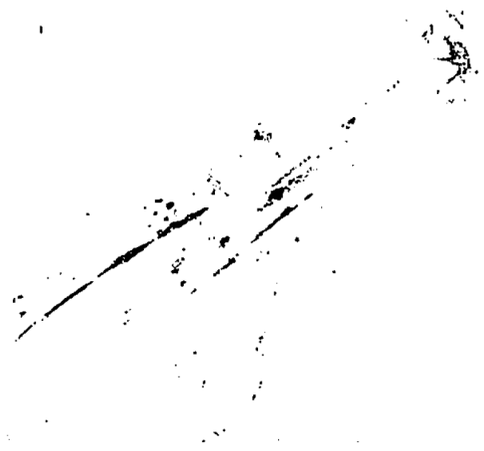
W. G. Chumley Foreman.

Aug 18, 1882

Pleas do P. L.

Per: Geo m. d.

WITNESSES.



0207

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

THE POPE OF THE STATE OF NEW YORK,

against

John Burke

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

^{Petit} John Burke
of the CRIME OF ~~GRAND~~ LARCENY, committed as follows:

The said

John Burke

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the fourth day of August in the year of our Lord one
thousand eight hundred and eighty two, at the Ward, City and County
aforesaid, with force and arms two towels of the value
of ten cents each

of the goods, chattels and personal property of one

Joseph Gerkij

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

John McDean
District Attorney

0200

662
117
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Peck
1112 West Broadway
John Clarke

1
2
3
4
Offence, Petition

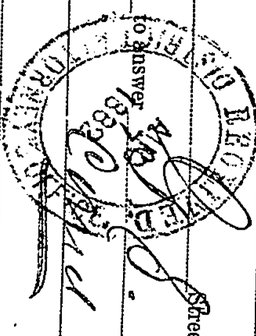
Dated August 5 1882

Paterson Magistrate.
Stinson & Officer.
Mey Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. 1 Street,
\$ 100
to answer 1882


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 Clarke

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

Dated August 5 1882 J. M. Peck Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0209

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Burke*

Question. How old are you?

Answer. *Forty-five years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *30 Hamilton St. 20 years*

Question. What is your business or profession?

Answer. *I do anything*

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

Answer. *I am not guilty. I waive further explanation here.*

John Burke
ma

Taken before me this

day of

Sept 1887
Paterson

Police Justice.

02 10

City and County of New York, ss.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE,

On complaint of

Joseph Gusty

vs.

For

Petit Larceny

John Parker

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

Dated August 5 1882

J. M. Peterson

Police Justice.

John X Parker
Comant

0211

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *112 Leichtham* Street, *Jents Farming Goods,*

being duly sworn, deposes and says, that on the *4* day of *August* 188*2*

at the _____ City of New York,

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

of deponent, *in the night time*

the following property, viz:
Two linen towels, together of the value of Twenty-five Cents

the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by *John Burke, now here,* from the fact that deponent *then* caught and detected said deponent *in the act of stealing and carrying away said towels from the front of deponents store at said premises, it being about 8 o'clock P. M.*

Joseph Gesty

Sworn before me this

John D. [Signature]

5th day of August

1882

Police Justice

0212

BOX:

73

FOLDER:

819

DESCRIPTION:

Burtis, Joseph

DATE:

08/18/82



819

0213

WITNESSES.

X 199

(C)

Counsel, E. E. P.
Filed 18 day of Aug 1882
Pleads *Not Guilty*

THE PEOPLE

vs.

R

Joseph Burtis

Sept Term

INDICTMENT.
Grand Jurors from the Person
Grand Jurors from the Person

JOHN McKEON,

District Attorney.

Pr Sept 12, 1882

Plends guilty. G.L.
A True Bill.

S.P. one year.

Wm. Howard Foreman.

Paul Jackson Sept 12, 1882

J. H. ...

0214

Court of General Sessions of the Peace.

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Burtis

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

of the ^{crime} CRIME OF LARCENY (from the person) *in the night time*

committed as follows:

The said

Joseph Burtis

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *first* day of *August* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the Ward, City and County
aforesaid, with force and arms *in the night time of said day*

one watch of the value
of seventy five dollars

of the goods, chattels and personal property of one *Peter W. Emens*
on the person of the said *Peter W. Emens* then and there being found,
from the person of the said *Peter W. Emens* then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN McKEON, District Attorney.

0215

Police Department of the City of New York,

Precinct No. 16

New York, Sept 5th 1882

District Attorney
McKeon

Sir,
Detective Morgan Thomas
is absent on his vacation

Respectfully
Daniel P. Shanley
Sergeant Precinct

11 th
9

02 16

PART 2.

THE COURT ROOM IS IN THE THIRD 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.]

SUBPOENA.

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Off Thomas*

of No. _____ Street,

16
✓

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 *5* day of *Sept* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Joseph Burts
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 *Sept* in the year of our Lord 188 *2*
JOHN McKEON, *District Attorney.*

0217

Call on Farley
tomorrow

Notary Public,
N. Y. Co.

Sworn to before me this _____ day 188 _____

_____ 188, by _____

_____ on the _____ day of _____

Subpoena, of which the within is a copy, upon _____
being duly sworn, deposes and says he _____

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

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.
If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.
If ill when served, please send timely word to the District Attorney's office.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

0218

Emmer in Syracuse

PART 2.

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this Subpcena 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.]

SUBPCENA.

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Peter W Emmer*

of No. *363* *W* *19* Street.

g. m. av
✓

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 *5* day of *Sept* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Joseph Burtho

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 *Sept* in the year of our Lord 188 *2*

JOHN McKEON, District Attorney.

0219

34 Montgomery St
will attend by telegram
N. Y. Co.
Notary Public,

Sworn to before me this

188 day

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

188, by

on the day of

Subpoena, of which the within is a copy, upon

being duly sworn, deposes and says he

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

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.
If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.
If ill when served, please send timely word to the District Attorney's office.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

0220

34 Montgomery St.
Syracuse, N.Y.

Aug. 21st 1862.

John McKee,

District Attorney, N. Y. City.

Dear Sir:

I did not get word
of being wanted to appear before
the Grand Jury to give evidence
in the complaint pending against
Joseph Priestis until Friday last
at 7.45 A.M. If I must appear
I am very sorry I could not
have known of it last week,
for I am a lecturer on Anatomy,
Physiology and Medicine, and
the lecture season commences
about the first of September.
I was in hopes the Grand Jury

0221

would get along without me, if should they find a bill, I would have a vicar aged and of course another to appear as Justice in the court of general sessions against Poutis.

Of course I will not shrink responsibility in the matter, but trust you will consider the circumstances in which I am placed, and make me but one trip to New York, if possible. Dr. Osborn of the 99th Street Hospital is the principal witness in the case. My affidavit which you have bring out about all I know of the affair, excepting seeing the cloth drop from under his coat, when we apprehended him, and the return of the watch the next day. An exact copy of the letter accompanying the ^{watch} ~~letter~~

you have.

It seems to me you can get along without me before the grand jury. You have Dr. Osborn and Detective Haight, also the assistant Juror of the City of Richmond. If the evidence you have is not sufficient to indict Poutis, my evidence will not convict him. Dr. Osborn saw the prisoner walking in the vicinity of my watch, with a cloth over his left arm and both hands. My watch was taken then and there. I felt the prisoner, but did not notice his hands. Within one hundred feet he was arrested, and the cloth dropped from under his coat. Dr. Osborn also saw a man with him, close at his side, to whom, of course, he handed the watch. And the watch was returned as before stated.

0222

Should you want me, or if
you cannot get along with-
out me, let me know just
when you want me to be there,
and I will come. Give me
what time you can, as I can
reach New York. A letter mailed
there in the P. M. before 6 o'clock
I will get the next morning at
7.45; unless it should be mis-
carried.

Yours Respectfully

P. W. Errens Esq. D.

Ans. Aug. 22/82

that Prischer was indicted

J. V.

0223

*He has left the Hospital
four months ago.*

PART 2.

JURY ROOM IS IN THE THIRD 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.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Frank J. Wisbron*

of No. *99 South 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 *12* day of *Sept* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Joseph Curtis
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 *Sept* in the year of our Lord 188*8*

Daniel C. Rolins
DANIEL C. ROLINS, District Attorney.

0224

*Off Thompson is requested to find this address
as the office does not know his address.*

PART 2.

THE COURT ROOM IS IN THE THIRD 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.]

SUBPOENA.

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Off Thompson*

of No. _____ Street,

16

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 *12* day of _____ instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Joseph Burtis

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 _____ in the year of our Lord 188 _____

Smyth

JOHN McKEON, District Attorney.

0225

New York Aug^t 2, 1852

Dear Sir,

Last evening a young man was arrested, charged with the larceny of your watch. That man is innocent of the theft of your property.

The sender of this note having possession of your watch, and not wishing to have another suffer for his offence, takes this manner of restoring your property, hoping it may induce you to cease the prosecution of the man you have now under arrest, which in his case would be a precaution.

Without exacting a promise from you in this matter, I leave it to your honor, as a gentleman, to cease moving any further in it.

I do not wish to detain you in case you should have any business out of town, therefore I enclose herewith ~~the~~ your watch.

Yours Resp^t

P. W. S.

0226

Peter W. Emery

0227

6641
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John W. Edwards
363 West 19 St

Joseph P. Puntis

Offence

Dated Aug 2, 1882

Magistrate

Officer

Clerk

Witnesses

No. Street

No. Street

No. Street

BAILLED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

Joseph Puntis

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

Dated *Aug 3* 1882 *John Henry Ford* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0228

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Burtis*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *New York City*

Question. What is your business or profession?

Answer. *Bookkeeper*

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

Answer.

I am not guilty of the charge I was on the boat and came off of it with others - I may have pushed against the complainant in the crowd but if I did so it was not with any intention to steal anything from him

Taken before me, this *3rd*

day of *Aug* 188*8*

Joseph Burtis

J. Henry Bond Police Justice.

0229

Ind
" "

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY)
OF NEW YORK,) ss

of No. *363 West 19th* Street,

being duly sworn, deposes and says, that on the *1st* day of *August* 188*2*

at the *fire foot of West 21st Street* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from deponent's person, in the night time.*
the following property, viz.

*One double case gold
Watch of the value of seventy five
dollars*

Summary of the facts

the property of *this 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 *Joseph R. Curtis* (found

here) for the reasons following, to wit:

*That about the hour of 8 o'clock P.M.
of said day deponent was on board of
the Steamboat City of Richmond at fire
foot of West 21st Street and at that time
the said watch was contained in the
left side pocket of the vest then and
then worn on the person of deponent as
a part of his bodily clothing, and that
at the said time and place deponent
felt the pressure of a man's body against
him; and from the further fact that*

Police Justice

188

0230

deponent is informed by Frank J. Disbrow that he saw the said P. Rustis approach the deponent and at the same time throw a small black chalk over his ^{Rustis's} left arm and push against this deponent. Deponent further says that when his attention was called to the loss of the said property deponent upon examination found that the said watch had been taken from the pocket in the said vest and broken from the chain to which it was attached.

Shown to before me this 2nd day of August 1882 } Peter W. Emmons
J. Henry Bond Police Justice
City and County of New York

Frank J. Disbrow
Age 24 years. Physician, of the 99th Street Hospital being duly sworn deposes and says that he has heard read the foregoing affidavit of Peter W. Emmons and so much thereof as relates to deponent is true of his own knowledge, and that deponent fully identifies Joseph Rustis, her present, as the man who placed a small black chalk over his arm and pushed against the said Emmons.
Shown to before me this 2nd day of August 1882 } F. J. Disbrow
J. Henry Bond Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

:

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0231

BOX:

73

FOLDER:

819

DESCRIPTION:

Butt, Frederick

DATE:

08/10/82



819

0232

N.Y.C.

81

Day of Trial,

Counsel,

Filed 10 day of Aug 1882

Pleads Not Guilty (14)

THE PEOPLE

vs.

Fredrick Butt

W. J. ...

Attest

JOHN MCKEON,

District Attorney.

A True Bill.

W. C. ... Foreman

Violation of Excise Laws.

Gustav Schneider
15 William St

0233

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Burt

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

Frederick Burt

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Frederick Burt

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty third* day of *July* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to a certain person whose name is to the Grand Jury aforesaid unknown,

_____ ; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Frederick Burt* of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said *Frederick Burt* 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, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,

_____ contrary to the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0234

636

Police Court District.

THE PEOPLE, &c.,

vs. THE COMPLAINT OF

Sam Lagan

12th Street

Violation

Game Law

BAILED,

No. 1, by

Arthur Schneider

Residence

15 William Street,

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

21 July 1882

Arthur White Magistrate.

Lagan Officer.

13 Clerk.

Witnesses,

No. _____

Street, _____

No. _____

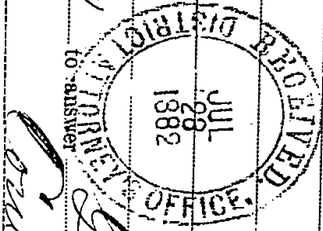
Street, _____

No. _____

Street, _____

No. _____

Street, _____



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

Frederick Butt.

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

Dated *21 July* 188 *2* *Arthur White* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0235

POLICE COURT, FIFTH DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Violation of Excise Law.

Dated day of 187

Magistrate.

Officer.

Witness,

Bailed \$ to Ans

By

Street.

CPW

0236

Police Court, Fifth District.

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

of No. 121 Peunch Police John Organ Street,
of the City of New York, being duly sworn, deposes and says, that on the 23 day
of July 1882 in the City of New York, in the County of New York,

At 2188 1/2 Avenue a place where intoxicating liquors and wines were kept for sale, and sold as a beverage, Frederick
Bull (now here) did then and there expose for sale, and ~~did sell~~ ~~caused~~ ~~suffered~~ and
~~permitted to be sold and given away~~, under his direction or authority, ~~strong and~~ ~~liquors~~ ale and beer,
being intoxicating liquors, to be drunk in the house or premises aforesaid, contrary to and in violation of law; and did not
keep said place closed on said Sunday as required by law.

WHEREFORE, deponent prays, that said Frederick Bull may be arrested and dealt with according to law.

Sworn to before me, this 24 day of July 1882
John Organ
Arthur [unclear]
[Signature] POLICE JUSTICE.