

09 14

BOX:

535

FOLDER:

4877

DESCRIPTION:

Breen, Cornelius

DATE:

10/24/93



4877

0916

Court of General Sessions.

THE PEOPLE

vs.

Charles Green

County of New York, Borough of Manhattan of the City of New York. } ss.:

Joseph A. Redmond being duly sworn, deposes and says: I reside at No. 509 E. 81st Street, Borough of Manhattan, in the City of New York. I am a Subpoena server in the office of the District Attorney of the County of New York. On the 19 day of June 1899, I called at No. 426 East 89th Street, New York City, N.Y. the alleged residence of Patrick Twomey the complaint herein, to serve him with the annexed subpoena, and was informed by

the janitor and tenants in the said house that they never knew of any such person by the name of Patrick Twomey ever having lived there. Deponent further says that he made inquiries among the residents of the neighborhood but no one knew the said Patrick Twomey, or ever heard of him. Deponent further says that after due & diligent search & inquiry he has been & is unable to ascertain the identity or whereabouts of the said Patrick Twomey.

Sworn to before me, this

22 day

of

June

1899

William H. Proctor

Joseph A. Redmond

Subpoena Server

County Detective

N. Y. County

0917

Court of General Sessions.

THE PEOPLE, *on the complaint of*

Cornelius Green

vs.

Research
Offense:

Affidavit of

Joseph A. Redmond
County Detention

~~Subpoena Server~~

FAILURE TO FIND WITNESS.

ASA BIRD GARDINER,
District Attorney.

0918

New York February 20th 1898

For: Hawthorne Lyman
Dear Sir -

In the month of October 1893 - at #1611-2nd Ave
as I was paying men and boys who were employed by me in
the construction of Plumbing and Gasfitting work. one of the
men named Patrick Tuomey became very offensive and
demanded that he should be paid first and not wait
for even a minute. I saw that he was ugly and paid
him first as he requested. then when he was paid
he didn't want to go without first having a fight and
the other men who were waiting for their pay got
discussed with him and shoved him out of doors and closed
the door on him. from outside he said that he would
not go away until he had a fight. he went away however
and remained away 10 or 15 minutes and returned again
and broke in the shop door driving his elbow through
the glass of same. then as before the men who were
still waiting in shop, again shoved him out and
this time he got hurt somehow and began bleeding
from the forehead. A police man took him in to my
shop and asked him who struck him. he said I struck
him with a piece of lead. I told the policeman that I
wanted him arrested and the policeman asked both of us
to go along with him to the station-house which we did. the
ambulance doctor said his wound was dangerous, and I was
held to appear next morning in Barlem Court, and two
boys who were not in my shop at the time nor who
didn't see the second attack made by Mr Tuomey

0919

(2)

swore that I hit him with a piece of brook so I was held for General Sessions under \$300 - Bond although I had six witnesses who were in the shop and saw the whole occurrence ready to swear that I didn't hit him and also swear that the boys who said that I hit him were not nearer than a saloon two blocks away at the time for they saw them coming from there when the policeman came into my shop. Lawier Fred House insisted that it was a case for General Sessions and not for Harlem Court. This fellow Tuomey before he left my employ smashed nearly what fixtures he set up while on the job and swore in Court that I used all 2nd handed materials on the job which was a City Job on Ward's Island. This was false swearing and I presume was done from the spite which prompted him to destroy my work. This spite originated I believe because I discharged his brother who was a foreman for me on the same job. The Boy Burns who swore I hit ^{Tuomey} him given him free Bond and other things to induce him to swear just as directed. It is an injustice to me to be put to such trouble and notoriety by a blaguard and I never knew that false swearing was permitted when witnesses were on hand to prove it.

Judge - You will please excuse me for all the annoyance

Respectfully
Cornelius M. Green
1440 2nd Ave.

0920

1853

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 5 DISTRICT.

Albert B. Ginnison

of No. 27 West 101st Street, aged ... years, occupation Police Officer being duly sworn, deposes and says

that on the 7 day of October 1893

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

Cornelius Green (now here) on complaint of Patrick Swomey of no

226 E. 89th St. who charged the defendant with having assaulted

him, by striking him the face with some hard substance, injuring him

so severely that he is now confined in the Presbyterian Hospital, and unable

to appear in Court.

Wherefore deponent prays the defendant may be held to answer for such injuries.

Albert B. Ginnison

Sworn to before me, this

of

Sept

1893

day

W. H. ... Justice

0921

9269
Police Court, *S* District.

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

Cornelius Green

vs.

AFFIDAVIT
Adm null

Dated *Oct 8* 189*3*

Welle Magistrate.

Gunnison Officer.

Witness, *27*

Oct 18 - 2 PM
Disposition,

Com fr

by Bail 500.

Bailed

0922

Presbyterian Hospital,

70th ST. and MADISON AVE.,

C. IRVING FISHER, M. D.
SUPERINTENDENT.

New York, Oct. 9 1893

Patrick Loomsey, is suffering from
effects of compound fracture of femur.
His condition is not serious, but he is
unable to leave the hospital.

E. C. Schultz
House-Surgeon

0923

PRESBYTERIAN HOSPITAL,

70th Street and Madison Avenue,

C. IRVING FISHER, M. D.,
Superintendent.

New York, 189

This is to Certify, that Patrick Looney
a patient in this Hospital, is suffering from Compd. Fractum
Skull

condition is improved, and he is not in a dangerous condition.

House E. L. Schultz

A. P. M.

0924

Police Court - District.

City and County of New York, ss.:

Patrick Twomey of No. 226 E. 89th Street, aged 22 years, occupation Plumber being duly sworn

Deposes and says, that on the 17 day of October 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Cornelius Drew (now here) who wilfully and maliciously struck deponent one violent blow on the head with a piece of iron he then and there threw from his hand at deponent, fracturing deponent's skull. Deponent further says that such assault was committed

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

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

Sworn to before me, this 17th day of Oct 1883 } Patrick Twomey

M. W. Veldt Police Justice.

0925

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Cornelius 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.

Cornelius Brown

Question. How old are you?

Answer.

24 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

245 E 83rd St. 2 years

Question. What is your business or profession?

Answer.

Plumber

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.
Cornelius B. Brown

Taken before me this

day of

Sept 189

M. J. [Signature]

Police Justice.

0926

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 *700* 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 *Oct 18* 189*3* *M. A. Wade* Police Justice.

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

Dated *Oct-19* 189*3* *M. A. Wade* 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 _____ 189• _____ Police Justice.

0927

P 269 1226
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Twomey
226th E. 89th St.
Cornelius Brew

Offence Assault
John

BAILLED.

No. 1 by Thomas J. Gallm
Residence 247th E 83rd Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated Oct 18 1893
Welde Magistrate.

Garrison Officer.
Precinct.

Witnesses: John Burns
No. 226th E 89th St. Street.

Frank Moore
No. ~~1603rd W 9th St.~~
1603rd W 9th St. Street.

No. 500
to answer

Paul
RECEIVED
OCT 23 1893
MUNICIPAL CLERK

0928

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Cornelius Breen

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

Cornelius Breen

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

The said Cornelius Breen

late of the City and County of New York, on the seventh day of October in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, in and upon one

Patrick Twomey

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

Cornelius Breen

with a certain piece of iron which he the said

Cornelius Breen

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

0929

SECOND COUNT—

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

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

The said *Cornelius Breen*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

Patrick Twomey

_____ in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Cornelius Breen*
the said *Patrick Twomey*
with a certain *piece of iron*—

which *he* the said *Cornelius Breen*—

in *his* right hand then and there had and held, in and upon the *head*
of *him* the said *Patrick Twomey*
then and there feloniously did wilfully and wrongfully strike, beat, *cut*—
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Patrick Twomey*
_____ to the great damage of the said *Patrick Twomey*
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.

DE LANCEY NICOLL, *District Attorney.*

0930

BOX:

535

FOLDER:

4877

DESCRIPTION:

Brennan, George H.

DATE:

10/10/93



4877

0931

BOX:

535

FOLDER:

4877

DESCRIPTION:

Nugent, John

DATE:

10/10/93



4877

POOR QUALITY ORIGINAL

0933

There is no further
return, to the
after the return
Myself, I have
Name the return
As they are the
are recognized.

Attest
Court

June 13th - 98
p. 3

Concern in case

~~There is no further return, to the after the return Myself, I have Name the return As they are the are recognized.~~

87
Counsel,

Filed

Pleas,

1893

City with 1893

THE PEOPLE

vs.

George H. Brennan

and
John Nugent

DE LANCEY NICOLL,

District Attorney.

Part 3, June 13, 1898.
An indictment of the
of Nugent and Brennan in his own name.

A True Bill.

Edward G. Taylor

Foreman.

On the return and recommendation of
the District Attorney the indictment against
the aforesaid persons is returned

Dec 24 1898

FOOL SELLING.
(Section 351, Penal Code and Chap. 479
Laws of 1887, 2/4 and 7)
[Chapter 469, Laws of 1893]

ENTERED
T. J. W.

made below
Dec 23 1898
Witnesses:
Geo A. Lachar

Off W. C. ...
In this case I have
personally examined
the witness Lanchar
and also Officer McBlaney

From my examination
it appears that the
entire conversation in
regard to the alleged
plot was had between
Lanchar and Nugent,
that Nugent made the
entry of the bet, that

Brennan only received
the money from Lanchar
without any remark
from Lanchar, and that
so far as the evidence
shows there is no proof
that Brennan knowingly
the purpose for which
the money was given
or that any bet was made
at all.

Under all these facts
I do not believe it probable
to convict Brennan and
therefore respectfully re-
commend that as to Brennan
the indictment be dis-
missed.

Geo. L. ...
Dec 23 1898

0934

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 H. BRENNAN & JOHN NUGENT.

CITY AND COUNTY OF NEW YORK, SS:-

CHARLES A. LACHAUSSER, being duly sworn, says:-

That on the 19th of September, 1893, I went to the saloon at the corner of Canal and Mercer Streets. I saw there the two defendants George H. Brennan and John Nugent. I saw the defendant Nugent writing upon what appeared to be a book slate. In the afternoon, I told Nugent that I wished to make a bet on a horse called "My Fellow" who ran in the sixth race at Guttenberg. Nugent then took out a book slate and made an entry, as follows:- "My Fellow W. \$2. C. A. L.", the letters C. A. L. being my initials. When I offered him the money, he refused it and pointed to a man alongside of him, whom I learned later to be George H. Brennan. This man took the money and put it in his pocket. I had no conversation with Brennan about betting and Brennan made no entry upon the slate. Brennan gave me no ticket or memorandum of any kind. The whole conversation in regard to the bet was entirely with Nugent and my only dealing with Brennan was to give him two dollars which he accepted without any remark.

Sworn to before me this :
21st day of December, 1895.:

Charles Lachausser

Robt. E. Nicholls
Notary Public 3d
N.Y. Co.

0935

We hereby waive an examination but demand that the case be sent to the Special Sessions for trial upon the ground that the offence, if any, is but a misdemeanor; that the Ives Pool Bill is wholly unconstitutional and the only complaint that can be taken against these defendants is under the old code before the Ives Pool Bill and its amendments were passed.

We therefore demand to be tried in the Court of Special Sessions.

Dated 26th September 1893.

*John Nugent
George A. Brennan*

0936

Police Court, / District.

(1358)

City and County }
of New York } ss.

of No. 73 Jefferson Avenue Jersey City Heights Street, aged 27 years,
occupation Reporter being duly sworn, deposes and says,
that on the 20 day of September 1893, at the City of New

York, in the County of New York he caused the arrest of George
H. Brennan and John Nugent (both now here) for
the following reasons - that on September 19th
1893 at the premises situated on the North West
Corner of Canal and Mercer Streets - the two defendants
did then and there, acting in concert one with the
other - did accept money and record a wager, upon
the result of a trial of speed between horses in
violation of Chapter 469, Laws of 1893 of
the State of New York, for the reason following
to wit: at the said Corner of Canal and Mercer
Streets he approached the two defendants now here
and told them he desired to make a bet on the
horse My-fellow, said horse being advertised
to run in a contest or trial of speed at
Guttenberg New Jersey.

The defendant Nugent
asked deponent "How he wanted to bet"
deponent answered "to win".

Then the defendant Nugent
made a record of deponent's wages upon a book
plate he held in his hand. deponent then offered
the said Nugent two dollars the amount of his
wager, which Nugent refused and the said
Nugent then told deponent to give his money to
Brennan. deponent tendered the two dollars
to Brennan which Brennan accepted.

Wherefore
deponent charges both defendants with the violation of
Chapter 469 Laws of 1893 of the State of New
York

Subscribed and sworn to before me this }
25th day of September 1893 }
Charles A. Lachausse
Police Justice

0937

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John August 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. *Refused*

Question. How old are you?

Answer. *Refused*

Question. Where were you born?

Answer. *Refused*

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

Answer. *Refused*

Question. What is your business or profession?

Answer. *Refused.*

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 decline to answer*
by advice of counsel
Signature refused

Taken before me this

day of

Robert [unclear]
[unclear]

Police Justice

0938

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Refused

Question. How old are you?

Answer. Refused

Question. Where were you born?

Answer. Refused

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

Answer. Refused

Question. What is your business or profession?

Answer. Refused

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 decline to answer
by advice of counsel
(Signature refused)

7 taken by process this

James J. [Signature]

Police Justice

0939

Henry
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 *Alfred Davis*

Alfred Davis 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, *each* and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *Sept 26* 189*3* *Thomas M. Math* Police Justice.

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

Dated, *Sept 26* 189*3* *Thomas M. Math* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0940

170 1/2 St B, 1039
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles A. Zachausse
73 Jefferson Ave. Jersey City
Heights
George H. Brennan
John Nugent

Offense Viol of Chap 169
Laws of 1893 of the
State of New Jersey

Date, Sept 20 189

Magistrate
W. C. Cheeky, Esq. Police Officer
Precinct.

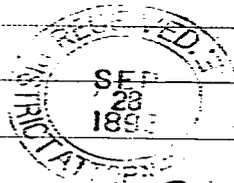
Witness

No. Street

No. Street

No. Street

\$ 1000 No answer I
Paid



BAILED

No. 1, by *Paul M. Carr*

Residence *86 Thomas Street*

No. 2, by *do do*

Residence _____ Street

No. 3, by _____

Residence _____ Street

No. 4, by _____

Residence _____ Street

0941

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 H. Brennan
and John Maguire*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *George H. Brennan and John Maguire*

of the crime of keeping a room for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said *George H. Brennan and John Maguire, both*

late of the *Twelfth* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *September*, in the year of our Lord one thousand eight hundred and ninety *three*, at the Ward, City and County aforesaid, and not upon any grounds or race track, owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously keep a certain room in a certain building there situate, for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; 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 *George H. Brennan and John Maguire*

of the crime of knowingly permitting a room to be used and occupied for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said *George H. Brennan and John Maguire, both*

0942

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the ~~remains~~ of certain room in a certain building there situate, with force and arms, unlawfully and feloniously did knowingly permit the said room to be used and occupied for the purpose of therein recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed, and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Third Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *George W. Brennan and John Nugent*

of the crime of keeping, exhibiting and employing devices and apparatus for the purpose of recording and registering bets and wagers, and of selling pools, committed as follows:

The said *George W. Brennan and John Nugent, both*

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being the ~~remains~~ of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein keep, exhibit and employ, divers devices and apparatus (a more particular description whereof is to the Grand Jury aforesaid unknown) for the purpose of recording and registering bets and wagers, and of selling pools, upon the result of trials and contests of speed and power of endurance of beasts, to wit, horses; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Fourth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *George W. Brennan and John Nugent*

of the crime of becoming the custodian and depository, for hire and reward, of money staked,

wagered and pledged upon the result of trials and contests of speed and power of endurance of horses, committed as follows :

The said *George W. Brennan and John Maguire, both* —

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, being then and there the ~~owner~~ of a certain room in a certain building there situate, with force and arms, did unlawfully and feloniously therein then and there become the custodian and depository, for hire and reward, of certain money, to wit : the sum of — *Two* — dollars in lawful money of the United States of America, which said money was then and there by one *Charles W. Sadranee*, staked, wagered and pledged upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called "*My Friend*," and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situate at *Lythenden of* in the County of — *Schenectady* — in the State of *New York*, and commonly called the *Lythenden of*, Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the circumstances and manner of, upon, and in which the said money was so staked, wagered and pledged as aforesaid, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

Fifth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *George W. Brennan and John Maguire* of the crime of recording and registering a bet and wager, committed as follows :

The said *George W. Brennan and John Maguire, both* —

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, and not upon any grounds or race track owned, leased, or conducted by any association incorporated under the laws of this State, for the purpose

of improving the breed of horses, where racing was then lawfully had, with force and arms, did unlawfully and feloniously record and register, and cause to be recorded and registered, a certain bet and wager, then and there made by and between one

Charles A. Sachse

and divers other persons to the Grand Jury aforesaid unknown, upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called "*my* *Beams*" and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Mythological* in the County of *Duchess*, in the State of *New York* and commonly called the *Mythological* Race Track, and which said trial and contest was had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trial and contest, and of the said bet and wager so as aforesaid then and there made upon the same, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

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

George H. Brennan and John Nugent

of the CRIME OF POOL SELLING, committed as follows:

The said *George H. Brennan and John Nugent, both*

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold, to one *Charles A. Sachse* and to divers other persons, to the Grand Jury aforesaid unknown, a certain pool upon the result of a certain trial and contest of speed and power of endurance of and between a certain horse called "*my* *Beams*"; and divers other horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid.

said, at a certain place and race track situated at Hyattsville
in the County of Washington in the State of New York
and commonly called the Hyattsville Race Track,
and which said trial and contest was had, holden and run on the day and in the year aforesaid at
the place and race track aforesaid (a more particular description of which said trial and contest,
and of the pool upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid
unknown, and cannot now be given), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York and their dignity.

Seventh Count, And the Grand Jury aforesaid, by this indictment, further accuse the
said George W. Brennan and John Nugent

of the crime of recording and registering bets and wagers, committed as follows :

The said George W. Brennan and John
Nugent, both

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, and not upon any grounds or race track owned,
leased, or conducted by any association incorporated under the laws of this State, for the purpose
of improving the breed of horses, where racing was then lawfully had, with force and arms, did
unlawfully and feloniously record and register, and cause to be recorded and registered, divers
bets and wagers, then and there made by and between divers persons to the Grand Jury aforesaid
unknown, upon the result of divers certain trials and contests of speed and power of endurance of
and between divers horses (a more particular description whereof, and of each of them, is to the
Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year
aforesaid, at a certain place and race track situated at Hyattsville
in the County of Washington in the State of New York
and commonly called the Hyattsville Race Track, and which
said trials and contests were had, holden and run on the day and in the year aforesaid, at
the place and race track aforesaid (a more particular description of which said trials and contests
and of the said bets and wagers so as aforesaid then and there made upon the same, is to the
Grand Jury aforesaid unknown, and cannot now be given), 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.

Eighth Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *George H. Brennan and John Maguire*

of the crime of pool selling, committed as follows :

The said *George H. Brennan and John Maguire, both*

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, and not upon any grounds or race track owned, leased or conducted by any association incorporated under the laws of this State, for the purpose of improving the breed of horses, where racing was then lawfully had, with force and arms, did feloniously engage in pool selling, and did then and there feloniously sell, and cause to be sold to divers persons, to the Grand Jury aforesaid unknown, divers pools upon the result of divers trials and contests of speed and power of endurance of and between divers horses (a more particular description whereof, and of each of them, is to the Grand Jury aforesaid unknown) thereafter to be had, holden and run on the day and in the year aforesaid, at a certain place and race track situated at *Spokenburg* in the County of *Hudson* in the State of *New York* and commonly called the *Spokenburg* Race Track, and which said trials and contests were had, holden and run on the day and in the year aforesaid, at the place and race track aforesaid (a more particular description of which said trials and contests and of the pools upon the same so as aforesaid then and there sold, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

~~DE LANCEY NICOLL,~~
~~District Attorney.~~

0947

San Diego COUNTY.

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

George W. Brennan and John Maguire
of the CRIME OF receiving, registering and recording
money offered for the purpose of buying bet and
wagered upon the speed and endurance of horses,
committed as follows:

The said George W. Brennan and John
Maguire, both —

^{ward}
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the ^{City} and County aforesaid, and not upon any grounds
or race track owned, leased or conducted by
any association incorporated under the laws of
this state for the purpose of improving the
breed of horses, did unlawfully and
feloniously receive, register and record, the sum
of two dollars in lawful money of the United
States of America, by one Charles A. Sachanose
then and there offered to them for the purpose
of being bet and wagered upon the speed and
endurance of certain horses, and among them,
a certain horse called "My Fellow," in a certain
trial and contest, commonly known as a
horse race, between the said horses thereafter
to be had, ridden and run on the day and
in the year aforesaid at a certain place and

0948

race track situated at Guttenberg, in the
County of Hudson, in the State of New
Jersey, and commonly called the Guttenberg
race track, 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 dignities:

San Diego COUNTY.

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

George W. Brennan and John Nugent
of the CRIME OF receiving, registering and recording of
money that had been received upon the speed
and endurance of horses, —

committed as follows:

The said George W. Brennan and John
Nugent, both —

^{ward,}
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the ^{City} and County aforesaid, and not upon any
agendas or race track owned, leased or
conducted by any association incorporated
under the laws of this State for the
purpose of improving the breed of
horses, did unlawfully and feloniously
receive, register and record the sum of
two dollars in possession of money of
the United States of America, by one
Charles A. Sachausee, then and there
and received upon the speed and endurance
of certain horses, and among them, a certain
horse called "My Yellow", in a certain
trial and contest, commonly known as a
horse race, between the said horses then
to be had, ridden and run on the day and

in the year of grace of a certain year and
now trade situated at the town of, in the
County of Hudson, in the State of New
York, and commonly called the town of
now trade; 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

...COUNT.

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

George W. Brennan and John August
of the ^{importing and pretending to} CRIME OF ~~forwarding~~ to a race course now and
offered for the purpose of being bet and
wagered upon the speed and endurance of horses,
committed as follows:

The said George W. Brennan and John
August, both

late of the ^{City} City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the ^{City} City and County aforesaid, ^{did import and pretend to} ~~forwarded~~ forward to a certain race course
situated at ^{Hightstown} Hightstown, in the County of
Hudson in the State of New Jersey, and
commonly called the Hightstown race-course,
the sum of ~~two~~ ^{two} dollars in lawful money
of the United States of America, to-wit: one
Charles A. Cadmus then and there
offered to them for the purpose of being
bet and wagered upon the speed and
endurance of certain horses, and among
others, a certain horse called "My Fellow";
in a certain trial and contest, commonly
known as a horse race between the said
horses, thereafter to be had, to hold and
run on the day and in the year aforesaid
at the race course aforesaid; against the form

0952

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.

~~Trinity~~ COUNTY.

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

George W. Brennan and John Nugent
of the CRIME OF ~~importing~~ and pretending to
forward to a race course money
bet and wagered upon the speed and
endurance of horses, —

committed as follows:

The said George W. Brennan and
John Nugent, both —

^{Ward,}
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, ^{at} the City and County aforesaid, did unlawfully and
~~importing~~ import and pretend to
forward to a certain race course situated
at ~~Lythendura~~, in the County of Hudson,
in the State of New Jersey and commonly
called the Lythendura race course, the
sum of two dollars in lawful money
of the United States of America, by one
Charles S. Sachanouse then and there
bet and wagered upon the speed and
endurance of certain horses, and among
others, a certain horse called "My Fellow";
in a certain trial and contest, commonly
known as a horse race between the said
horses, thereafter to be had, ridden and
run on the day and in the year aforesaid

0954

at the rate come aforesaid; 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.

De Lancey Nicol,

~~Attorney~~

0955

BOX:

535

FOLDER:

4877

DESCRIPTION:

Brennan, John

DATE:

10/13/93



4877

0956

Witnesses:

Anthony Allen
Off O'Neill

166

Counsel, ~~19 Oct 1903~~
Filed, ~~19 Oct 1903~~
Pleads, ~~19 Oct 1903~~

THE PEOPLE

46 sec' are us.

475.
45up
John Brennan

INJURY TO PROPERTY.

[Section 654, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edward G. Taylor

Foreman.

Park 3. Oct 25 1903 -
Pleads guilty.

Pen & mv

0957

1900

CITY AND COUNTY } ss:
OF NEW YORK, }

POLICE COURT, 2 DISTRICT.

of No. 304 West 10th Street, aged 25 years,
occupation liquor being duly sworn, deposes and says,
that on the 4 day of October, 1898
at the City of New York, in the County of New York, John Brennan

(nowhere) did, wilfully and maliciously
break and destroy a plate of
glass in the show window of the
said premises the said property
being in defendant's care and of the
value of one hundred dollars for
the following reasons. That defendant expected
the defendant from the said premises when
defendant seized a ring from a cart in said
street and struck the plate of glass with the
ring while he held it in his hands. Anthony Holler.

Sworn to before me this

1898

day

Police Justice.

0958

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

John Brannan 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 Brannan

Question. How old are you?

Answer.

43 years

Question. Where were you born?

Answer.

New York City

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

Answer.

475 Second Avenue 85 Mos

Question. What is your business or profession?

Answer.

Oysterman

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 Brannan*

Taken before me this

day of

1899

Police Justice.

0959

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 *three* 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 *Oct 9* 18*93* *John H. [Signature]* Police Justice.

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

Dated.....18..... 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.....18..... Police Justice.

0960

Police Court 1075 District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Arthur Holler
John Brennan
vs. 304 1110
1
2
3
4
Offence (Misdemeanor)
Mischief (felony)

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Oct 9 1893

Leach Magistrate.

Hull Officer.

9 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. 300 Street.

\$ _____ to answer



[Signature]
[Signature]
[Signature]
[Signature]

0961

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

John Brennan

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

John Brennan

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said

John Brennan

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *October*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

one pane of plate glass

of the value of *one hundred dollars* of the goods, chattels and personal property of one *Anthony Hottel* then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy;

[Signature]

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.

0962

SECOND COUNT.

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

John Brennan
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said

John Brennan

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

one pane of plate glass

of the value of *one hundred dollars*
in, and forming part and parcel of the realty of a certain building of one *Anthony*
Keller there situate, of the real property of the said

Anthony Keller
then and there feloniously did unlawfully and wilfully *break and*

destroy

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.

DE LANCEY NICOLL,
District Attorney.

0963

BOX:

535

FOLDER:

4877

DESCRIPTION:

Brighton, George

DATE:

10/12/93



4877

0964

157

Witnesses:

Walter Woods

Counsel,

Filed *12* day of *Oct* 189*3*

Pleas, *Guilty 73*

THE PEOPLE

vs.

George Brighton

Grand Juror
Grand Juror,
(From the Person)
(Sections 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edward G. Taylor

Foreman.
Passed October 15/93
Found and acquitted

0965

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss:

Mabel Woods
of No. 140 West Houston Street, aged 22 years,
occupation Singer being duly sworn,
deposes and says, that on the 6th day of October 1899 at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of ^{and person} deponent, in the day time, the following property, viz:

A pocket book containing
ten dollars and seventy five
cents

10 75
100

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously
taken, stolen and carried away by George Brighton Crowder

for the following reasons, to-wit:
That at about 5:30 o'clock
a. m. while deponent was passing
along Houston Street, the
deponent was grabbed, and stole
the said property from deponent's
hand, but the deponent
then took the ten dollar bill
from the pocket book, threw
the pocket book into the roadway
and ran away.

Mabel Woods
Deponent

Sworn to before me this 1899 day of October
1899
Police Justice.

0966

Sec. 198-200.

1882

2 District Police Court.

City and County of New York, ss:

George Brigantini 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 Brigantini

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Ireland

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

Answer. 310 Grand Street Jersey City N.J. 2 months

Question. What is your business or profession?

Answer. Collector

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

Answer.

I am now quiet

Geo. Brigantini

Taken before me this

day of

August 1903

Police Justice.

0967

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.....

Stephen David
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 *Oct 23* 18..... *Paul L. H.* Police Justice.

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

Dated..... 18..... 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..... 18..... Police Justice.

0968

Police Court--- 2 1077 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mabel Woods
1440 23. St. Haydon
George Bright

Callahan
Am. Court
Office

2
3
4

Dated *Oct 6 93* 188

Koch Magistrate.
Sullivan Officer.
St. W. Precinct.

Witnesses *Callahan*
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *Callahan*



Call

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

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 Brighton

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

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

The said

George Brighton

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *October* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *day* time of the said day, at the City and County aforesaid, with force and arms,

the sum of ten dollars and seventy-five cents in money, lawful money of the United States of America, and of the value of ten dollars and seventy-five cents, and one pocketbook of the value of one dollar

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

Re Lancy Nicoll
District Attorney

0970

BOX:

535

FOLDER:

4877

DESCRIPTION:

Broche, Alberto

DATE:

10/18/93



4877

0971

BOX:

535

FOLDER:

4877

DESCRIPTION:

Ortogo, Raefalo

DATE:

10/18/93



4877

0973

Police Court 1st 11th District.

Affidavit—Larceny.

City and County }
of New York, } 55.

of No. 141 East 15th Street, aged 23 years,
occupation Chemist

being duly sworn,
deposes and says, that on the 16th day of August 1893 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 coat and vest, and one
overcoat

of the value together of
Twenty five Dollars
(\$25.00)

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 Alberto Brocche and Raphael

Ortogo who were acting in concert
for the reasons following to wit
on said day deponent missed
said property from a closet in
a room in said premises and
deponent is informed by Domingo
Garoni of 44 Avenue 21st St. that
that said Brocche admitted and
confessed to him said Garoni
that he had taken said property
from said premises and that he would
Garoni would return said property
to him if deponent would not
prosecute him for the larceny thereof
said deponent charges said Garoni
with the larceny of said

J. McIntyre

Sworn to before me, this

day

of August 1893

Notary Public

0974

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alberto Broche

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. *Alberto Broche*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Cuba*

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

Answer. *246 West 25th Street / Week*

Question. What is your business or profession?

Answer. *None*

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. *Have nothing to say at present*

Alberto Broche

Taken before me this

day of

1893

Police Justice.

0975

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Rafalo Ortogo 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. Rafalo Ortogo

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Venezuela

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

Answer. 22 of West 25th street. 1 month

Question. What is your business or profession?

Answer. None

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. Have nothing to say at present
R. Ortogo

Taken before me this 14
day of July 1898
[Signature]
Police Justice.

0976

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

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

Dated, Oct 14 1893

[Signature]
Police Justice.

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

Dated, _____ 189 _____

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

0977

Police Court--- District. ¹¹¹¹ 1834

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius McDuffie
Alberto B. B. B.
Rafalo Ortega

BAILED,
No. 1, by _____
Residence _____ Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Dated, *Oct 14* 189*3*
Meade Magistrate.
Hanby & Wade Officer.
C.O. Precinct.

Witnesses *Charles Hanby*
No. *C. Office* Street.
Jennie Lyons
No. *1211 East 15th* Street.
Adeline Reed
No. *1411 East 15th* Street.
\$ *to answer 7th Street*
4th Street

RECEIVED
OCT 16 1893
ATTORNEY

0978

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alberto Broche
and
Rafalo Ortogo

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

Alberto Broche and Rafalo Ortogo

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

The said

Alberto Broche and
Rafalo Ortogo, both

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *August* in the year of our Lord, one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

one coat of the value of
twenty-five dollars, one vest
of the value of ten dollars,
one overcoat of the value of
forty dollars

of the goods, chattels and personal property of one

Julius McDityre

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.

Wm Lancy Nicoll
District Attorney

0979

BOX:

535

FOLDER:

4877

DESCRIPTION:

Brofaze, Louis

DATE:

10/26/93



4877

0980

Witnesses:

Aug I Gloucester

351

Counsel,

Filed 26th day of Oct 1893

Pleas

Not guilty
THE PEOPLE
23 Grand Juror
vs.
Barbudo

Louis Brofage

Part 3. Nov 9/93
Pleas Attempted G. L. 2^d deg

Grand Juror, second Degree.
[Sections 628, 531, Penal Code.]

DR LANCEY NICOLL,
District Attorney.

Nov 9
Part 3

A TRUE BILL.

Edward G. Taylor

Ed Rafferty Foreman

The property was recovered
upon information given by
deft. According I recommend
acceptance of plea of attempt
at Grand Larceny 2^d degree
as amply sufficient to meet
the ends of justice

Nov 9/93 Stephen J. O'Hara
District Attorney

0981

Police Court— District.

Affidavit—Larceny.

City and County of New York, } ss.

Frederick W. Bechtold

of No. 354 Grand Street, aged 21 years,

occupation Bartender being duly sworn,

deposes and says, that on the 9 day of October 1893 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:

A gold Watch & chain and Eighteen dollars in good and lawful money of the United States

all of the Value One hundred and eight Dollars

the property of Deponent

Sworn before me this 11th day of 1893

Police Justice.

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 Louis Brofaci (now here)

for the following reasons— about 3 o'clock A.M. on said date deponent had said property in a pocket in his vest which he had in his room and he went to bed— deponent is informed by Ernst Kahler of 354 Grand Street that about the hour of 6 o'clock A.M. on said date the defendant asked him for the key of said room as he defendant wished to get his clothing which he said was in said room said Kahler gave the key of said room to defendant and he went to said room and returned a short time thereafter and he said he could not find his clothing in the room— deponent

0982

further says that when he awoke he discovered that his property had been stolen ~~and~~ and as the defendant was the only person who entered said room from the time he (deponent) last saw his property until he missed it he charges the defendant with the Larceny of said property

Fred. W. Bechtold

Sworn to before me
this 14th day of October 1893

A. J. Mearns
Police Justice

0983

CITY AND COUNTY }
OF NEW YORK, } ss.

Ernst Kahler

aged 18 years, occupation Lunch boy of No.

354 Grand Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Frederick W. Bechtold

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

Sworn to before me this, 14 } Ernst Köhler
day of Oct 1893 }

[Signature]
Police Justice.

0984

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Louis Brofaci 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.

Louis Brofaci

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Germany

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

Answer.

223 Bowery 2 weeks

Question. What is your business or profession?

Answer.

Bartender

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

Louis Brofaci

Taken before me this
day of *Oct* 18*93*
W
Police Justice

0985

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

no ~~guilty~~ thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Three* 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, *Oct 14* 189*3*

Commack Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

0986

725 / 1108
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick W. Bechtold
354 Grand St.
Louis Brofani

Offense *Larceny*

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, *Oct 14* 189*3*

Meade Magistrate.
O'Donnell Officer.

6 Precinct.

Witnesses *Ernst Kahler*
No. *354 Grand* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *G. S. W.*

Committed



**TORN
PAGE(S)**

0987

PART

THE COURT ROOM IS IN THE
FIRST STORY.
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 kept.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To Off. O'Donnell
of No. _____ Street, _____

6th

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in
and for the City and County of New York, at the Sessions Building, adjoining the New Court House in
the City Hall Park in the City of New York, on the _____ day of

NOVEMBER 189⁹ at half-past ten o'clock in the forenoon of the same day, as a witness in
a criminal action prosecuted by the People of the State of New York, against

Louis Brofaci

Dated at the City of New York, the first Monday of NOVEMBER
in the year of our Lord, 189⁹

DE LANCEY NICOLI, District Attorney.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Profaze

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

Louis Profaze

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

The said Louis Profaze

late of the City of New York, in the County of New York aforesaid, on the ninth day of October, in the year of our Lord, one thousand eight hundred and ninety-three, at the City and County aforesaid, with force and arms,

one watch of the value of sixty dollars, one chain of the value of thirty dollars, and the sum of eighteen dollars in money, lawful money of the United States of America, and of the value of eighteen dollars,

of the goods, chattels and personal property of one

Frederick W. Bechtold

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.

De Launcey Nicoll
District Attorney

0989

BOX:

535

FOLDER:

4877

DESCRIPTION:

Brooks, Joseph

DATE:

10/03/93



4877

0990

Witnesses:

Off Cleary

Maurice Keegan

#6

Chandler

Counsel, _____

Filed, 3 day of Oct 1893

Pleads, *Ignorantly*

THE PEOPLE

45
30 Spring St
Woburn

Joseph Brooks

INJURY TO PROPERTY.

[Section 654, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edward G. Taylor

Part 3 - Oct 6/93 - Foreman.

Pleads Injury to Property of
value of less than \$25 -

Pen 30 days.

0991

1352

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 5 DISTRICT.

Maurice F. Melligan

of No. 2389 3rd Ave Street, aged 26 years,
occupation Butcher being duly sworn, deposes and says
that on the 26 day of September 1893
at the City of New York, in the County of New York,

Sworn to before me, this
of Sept 27 1893

27 days

[Signature]
Police Justice

Joseph Brooks (now here) did wilfully
and maliciously break and destroy a
large pane of french plate glass
in the window of the premises no 2389
3rd Avenue of the value of seventy five
dollars the property Henry Holger by then
and there striking said window with a
stick. He then and there held in his hand
whenever dependent from the said
dependent he held and dealt with
according to law. Maurice F. Melligan

0992

Sec. 198-200.

5 District Police Court. 1882

City and County of New York, ss:

Joseph 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 a 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 Brooks

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

30 Elizabeth St - 2 years.

Question. What is your business or profession?

Answer.

W pholsterer

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 - Gully

Joseph Brooks
his
mark

Taken before me this 1891

Day of

1891

Joseph A. ...

Police Justice.

0993

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

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

Dated, Sept-27 1893. Thos. J. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0994

Police Court,

J

1036

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maurice Melligan
2389 3rd Ave
vs
Joseph Brooks

Offense: *Willful Destruction of Property*
Section 4

BAILED,

No. 1, by.....
Residence..... Street.

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

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

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

3.....
4.....

Dated, September 27, 1893

Fritman Magistrate.

Clarke Officer.

29 Precinct.

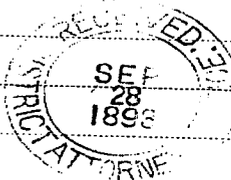
Witnesses.....

No. Street.

No. Street.

No. Street.

\$ 500 to answer *JS*



Om

0995

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Joseph Brooks

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

Joseph Brooks

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said

Joseph Brooks

late of the City of New York, in the County of New York aforesaid, on the *36th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms,

one pane of plate glass

of the value of *seventy-five dollars* of the goods, chattels and personal property of one *Henry Stulges* then and there being, then and there feloniously did unlawfully and wilfully *do*

break and destroy;

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.

0996

SECOND COUNT.

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

Joseph Brooks
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said *Joseph Brooks*,

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

one pane of plate glass

of the value of *seventy-five dollars*
in, and forming part and parcel of the realty of a certain building of one *Henry*
Holger *Henry Holger* here situate, of the real property of the said

then and there feloniously did unlawfully and wilfully *break and*
destroy;

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.

DE LANCEY NICOLL,
District Attorney.

0997

BOX:

535

FOLDER:

4877

DESCRIPTION:

Brown, William

DATE:

10/04/93



4877

0998

Witnesses:

Robt Ferris

Off Sloane

#37

Counsel,

Filed

14 day of Oct

1893

Pleas,

Not guilty

THE PEOPLE

23

148 Norfolk St

London Mass

William Brown

Burglary in the Third Degree.

(Section 486, 506, 527, 531)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Edward G. Taylor

Part 2 - Oct. 11, 1893

Foreman.

Pleas Petit Larceny

Part II - Oct 10 1893

177 Paul St

I believe that the interests of justice will be substantially served by accepting a plea of petit larceny in this case.
Oct 11/93 Stephen J. O'Hare
District Atty

County Special Sessions } Before Justice
 The People } Mr. Mahon,
 v } Smith, and
 O. M. Brown } Diver
 Sept. 29 to 1893

Robert Farrell Brown
 By the Court - You are a porter at 42 Elizabeth St
 a yes sir

Q On the 19th of July last was anything stolen
 from you here? a Yes sir, a dozen chairs,
 worth \$2.50 a piece

Q To whom did they belong?

a To E. P. Chickester

Q You are in his employ? a Yes sir

Q Tell us all you know about the stealing
 of them?

a On the 19th of July this man had been
 in the stable of a man named Wolff. He put
 a dozen chairs on the truck. He passed
 it from one man to another, and pushed
 it through Canal St, and up Canal St
 to Chrystie, and down Chrystie to Water,
 and through Water to Forcey the, down
 Forcey to market, and then to Feltman's
 basement 181 East Broadway

Q Did you follow him?
 a Yes sir

Q Why did not you have him arrested?
 A I did not know what he had on the truck

Q Why did you follow him?
 A More out of Curiosity than anything else.

Q How did you find out what he had on the truck?

A When he was putting it into Keltner's basement

Q Have you got the truck since?

A No Sir

Officer Henry Morlock of the 7th Precinct was then called & Snow

Q Did you arrest this defendant?

A No, not at the time

Q Did you find these chains & 4 cutlines in the Complaint?

A Yes Sir, at 161 East Broadway

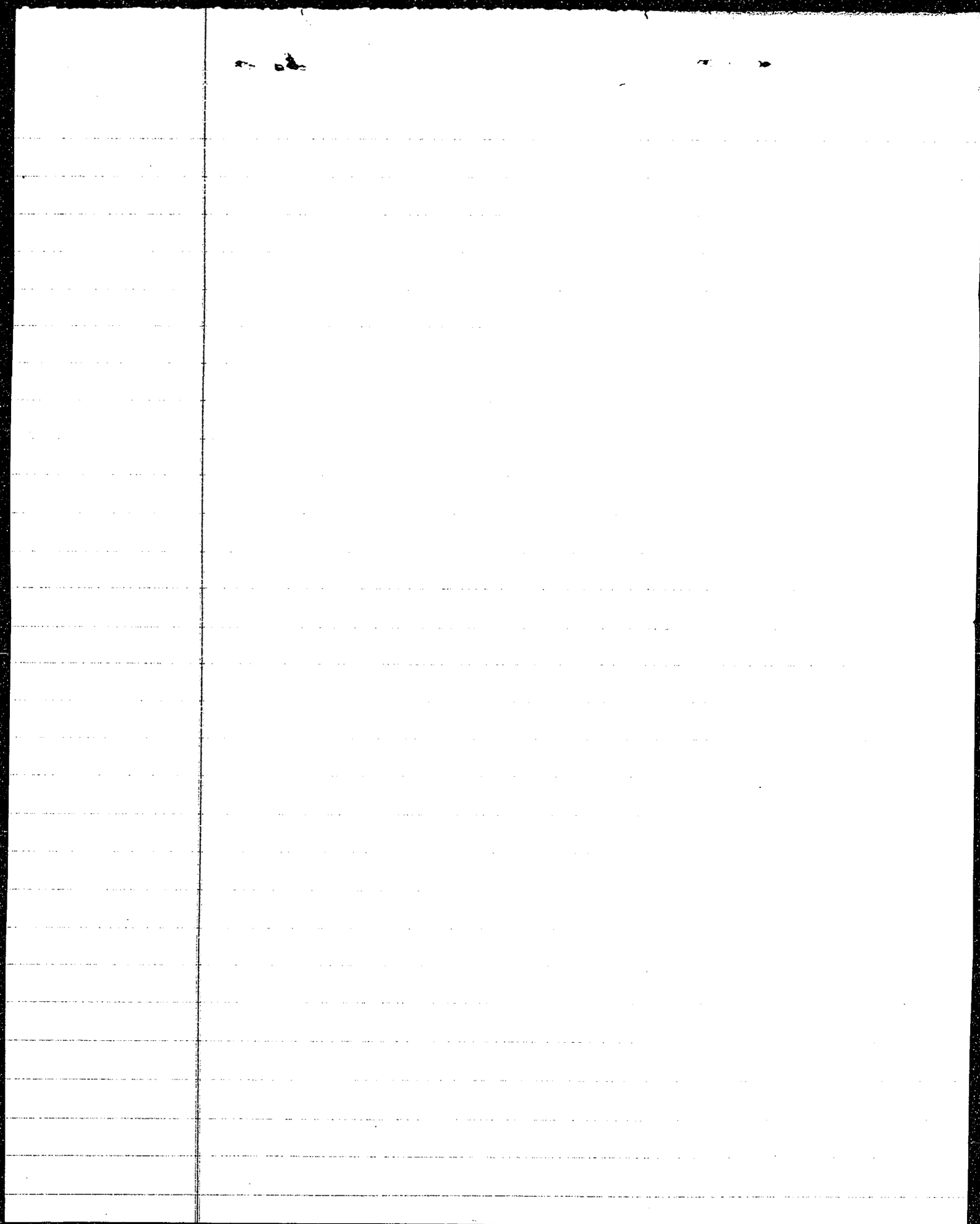
Q Did you examine the premises from which the chains were taken?

A Yes Sir; the window was raised and the chains taken out.

The Court now transferred this case to the Court of General Sessions, on the ground that the testimony discloses a felony -

L. S. V. Stitt
 Henry M.

1001



1002

TORN PAGE

PART II.

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 DIRECTION.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Robert Farrell*

of No. *#2 Elizabeth* Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the
OCTOBER 189*3* at the hour of *11* in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

William Brown

Dated at the City of New York, the first Monday of

OCTOBER

in the year of our Lord, 189*3*

DE LANCEY NICOLL, *District Attorney.*

1003

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Robert Farrell

of No. 42 Elizabeth Street, aged 28 years.

occupation Painter being duly sworn,

deposes and says, that on the 19th day of July 1892 in the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in night time, the following property, viz:

One dozen chairs of the value of twenty five dollars

the property of E.P. Cheekster but in Cheekster's charge

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by William Brown now seen from the fact that on the night of said date deponent saw the defendant remove the above property from the above premises and deposit the same with one Mr. Seltman of 161 East Broadway

Robert Farrell

Sworn to before me this 19th day of July 1892
M. J. [Signature]
Police Justice.

1004

1502

POLICE COURT DISTRICT.

City and County of New York, ss.

THE PEOPLE

vs.

On Complaint of

For

Robert Farrell
Pelt Laundry

William Brown

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

Dated *Sept 27* 189

Wm T Brown

William Maitte Police Justice.

1005

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William 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. *William Brown.*

Question. How old are you?

Answer. *23 years.*

Question. Where were you born?

Answer. *W.*

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

Answer. *148 Stuyvesant St.*

Question. What is your business or profession?

Answer. *Truck driver.*

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

Answer.

I am not guilty.

Wm Brown.

Taken before me this

William Brown
ASSESSOR

Police Justice.

1006

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 Stephens

Stephens 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, Sept 27 1893 James Martin Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

1007

#77
1041
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Farrell
42 Elizabeth
William Brown

Offense
Child Abuse

2
3
4

BAILED,
No. 1, by _____
Residence _____ Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Dated, Sept 29 1893
Magistrate.
Off. Henry Healeck
7th Precinct.
Transferred to Gen
Sessions Evidence Street
Commission of a Felony



No. _____ Street.
No. _____ Street.
\$ 5000 to answer

Committed

1008

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Brown

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

William Brown

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

The said

William Brown

late of the 14th Ward of the City of New York, in the County of New York, aforesaid, on the
nineteenth day of *July* in the year of our Lord one
thousand eight hundred and ninety-*three* in the *right* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *factory* of
one *Edward P. Chester*

there situate, 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

Edward P. Chester in the said *factory*
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.

SECOND COUNT—

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

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

The said

William Brown,

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 said day, with force and arms,

*twelve chairs of the value
of two dollars and fifty cents
each*

of the goods, chattels and personal property of one *Edward P. Chester*

in the

factory

of the said

Edward P. Chester

there situate, then and there being found, in the *factory* 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.

*Wm. Lucey Nicoll,
District Attorney*