

0704

BOX:

397

FOLDER:

3699

DESCRIPTION:

Brophy, Mark L.

DATE:

06/05/90



3699

POOR QUALITY
ORIGINAL

0705

92

Counsel
Filed 5 day of June 1890
Plends, Chas. W. Gardner

Witnesses:
Chas. W. Gardner

THE PEOPLE
vs.
Mark L. Brophy

VIOLETION OF EXCISE LAW.
(Selling to Minor).
[Section 290, Penal Code, sub. 8.]

JOHN R. FELLOWS,
District Attorney.

Transferred to the Court of Special
Sessions for trial and final disposition.
Part 2. June 1st 1890.
A True Bill.

Foreman.
on motion of defense
Sent to Special Session
June 18th G.S.
A.S.

POOR QUALITY
ORIGINAL

0706

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mark L Brophy

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

accuse

Mark L Brophy

of a MISDEMEANOR, committed as follows:

The said

Mark L Brophy

late of the City of New York, in the County of New York aforesaid, on the

twenty-second day of *May* in the year of our Lord
one thousand eight hundred and ninety

, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, 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, and cause and procure and permit to be sold to one

Jessie Richardson who was then and

there a child actually and apparently under the age of sixteen years, to wit: of the age of
thirteen years, 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 R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0707

Counsel

Filed 5 May of June 1890

Pleads, *Admittedly*

THE PEOPLE

vs.

B

Martha L. Brophy

(2 cases)

VIOLETION OF EXCISE LAW.
(Selling to Minor).
[Section 290, Penal Code, sub. 8.]

JOHN R. FELLOWS,

District Attorney.

Transferred to the Court of Special
Sessions for trial and final disposition.

Part 2. June 18th 1890.

A True Bill.

James Higgins

Foreman.

Witnesses

Chas. W. Gardner

POOR QUALITY
ORIGINAL

0708

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mark L Brophy

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

accuse

Mark L Brophy
of a MISDEMEANOR, committed as follows:

The said

Mark L Brophy

late of the City of New York, in the County of New York aforesaid, on the

twenty second day of *May* in the year of our Lord

one thousand eight hundred and ninety —, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, 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, and cause and procure and permit to be sold to one

Frederick Pullis

who was then and

there a child actually and apparently under the age of sixteen years, to wit: of the age of

seven years, 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 R. FELLOWS,

District Attorney.

0709

BOX:

397

FOLDER:

3699

DESCRIPTION:

Brosemer, Edward

DATE:

06/12/90



3699

POOR QUALITY
ORIGINAL

0710

Witnesses:

Off. H. K. H. H.

Counsel,

Filed

12

day of

June 1890

Pleads,

Not Guilty (ang 4)

THE PEOPLE

vs.

Edward Broome

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1083, Sec. 21 and
page 1080, Sec. 5.]

7
Trial, held to the Court of Special

Session, and final dis-

position.

JOHN R. FELLOWS,

District Attorney.

Dated July 14th 1890

A True Bill.

Wm. Higgins
Foreman.

7 June 20 1890

POOR QUALITY
ORIGINAL

0711

Court of General Sessions of the Peace,

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Brosemer

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

Edward Brosemer
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows:

The said

Edward Brosemer

late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *September* in the year of our Lord one thousand eight hundred and *eighty-eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one *Thomas W. Hallahan*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said

Edward Brosemer

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

JOHN R. FELLOWS,

District Attorney.

07 12

BOX:

397

FOLDER:

3699

DESCRIPTION:

Brown, Carl

DATE:

06/17/90



3699

0713

Y Munsberg Jr
Jas Emuck

day of June 1890

ms.

Carl Brown

Buyshary in the third degree.
Buyshary
 [Section 408, v. 2, p. 2, 1911.]

JOHN R. FELLOWS,

District Attorney.

A True Bill

Forensic:

Dec 17/90

Hearts, Aug. 30, 1893
S. P. 3 yrs 10 B.

POOR QUALITY
ORIGINAL

0714

Police Court— District.

City and County of New York, ss.:

of No. 193 Forsythe Street, aged 21 years, occupation Plasterer, being duly sworn

deposes and says, that the premises No 287 Broome Street, 10 Ward

in the City and County aforesaid the said being a three story and

basement building, the basement

of which was occupied by deponent as a storage place and shop

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly removing a

lock from a door leading

into said basement

on the 12 day of June 1889 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

Two (2) trunks and a trunk

valued at five dollars

the property of Gustave Mungbry and in deponent's care 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

Carl Brown (nowhere)

for the reasons following, to wit: at the hour of 12 o'clock

Monday on said date deponent locked

the said door, the said property

being in said basement. Deponent

is informed by Henry H. Hooper (now

prisoner) that he Henry found the

said door broken open and said

deponent in said basement at 1 o'clock

P.M. Deponent missed the said property

from said basement, which

POOR QUALITY
ORIGINAL

0715

property was in said basement
when the Defendant left said
basement. Defendant further says
that the defendant is not in his
employ, does not live in said
premises and has no right
in said basement.

I am to before me }
this 12th day of June 1894 } Gustave M. Kingberg

J. M. Peterson
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 1894
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1894
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 1894
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated

1894

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street,

No.

Street,

No.

Street,

\$ _____
to answer General Sessions.

POOR QUALITY
ORIGINAL

0716

CITY AND COUNTY { ss.
OF NEW YORK,

aged 19 years Occupation Plasterer's helper of No. 134 Cloninger Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Gustave Mungler and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 12

day of June 1888

Henry H. Hope

J. M. Patterson

Police Justice.

POOR QUALITY
ORIGINAL

07-17

Sec. 198-200.

3
District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Carl 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.

Carl Brown

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Germany.

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

Answer.

41 Forsyth St. 3 months.

Question. What is your business or profession?

Answer.

Painter

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.
Don't know

Taken before me this

12
day of *March*
188*8*

W. J. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

0718

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

Police Court... District... 13930

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William M. Smith
123 St. Louis
Carl Brown

2 _____
3 _____
4 _____
Officer *Bing*

Dated June 12 1890
W. M. Smith
Magistrate

Prisoner
Officer

Witnesses
Henry H. H. H.
Precinct 11

No. 134 Broadway Street
Joseph Brown

No. 125 E 10th Street
Oliver H. H. H.

No. 225 St. Louis Street
W. M. Smith

No. 1000 St. Louis Street
W. M. Smith



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 _____

Refused me
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Two* 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 *June 12* 1890 *W. M. Smith* 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.

POOR QUALITY
ORIGINAL

0719

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Carl Brown

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

Carl Brown

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

The said

Carl Brown

late of the Tenth Ward of the City of New York, in the County of New York, aforesaid, on the twelfth day of June in the year of our Lord one thousand eight hundred and ninety, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the shop of one

Gustave Mungberg

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

Gustave Mungberg

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

POOR QUALITY
ORIGINAL

0720

SECOND COUNT—

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

of the CRIME OF

Petit LARCENY

committed as follows:

The said

Carl 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 *day* time of the said day, with force and arms,

*four trowels of the value of
one dollar each and one
brush of the value of one
dollar*

of the goods, chattels and personal property of one

in the

shop of the said *Gustave Munzberg*

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

*John R. Fellows,
District Attorney—*

0721

BOX:

397

FOLDER:

3699

DESCRIPTION:

Brown, Frank

DATE:

06/09/90



3699

0722

BOX:

397

FOLDER:

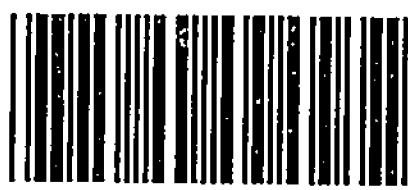
3699

DESCRIPTION:

Manning, James

DATE:

06/09/90



3699

POOR QUALITY
ORIGINAL

0723

Witnesses:

R. W. Sanders
Off. Charge

An examination of this
case coupled with the
statement enclosed of
the complainant &
recurrence that the
defendants be discharged
in their own recognizance
Exhibit 1000
Oct 8/90
J. A. Smith City

I Concur-

V. M. Davis
Oct 17/90

625
Counsel,
Filed
Pleas
day of
1890
Sept 10

THE PEOPLE
vs.
Frank Brown
and
James Manning

INJURY TO PROPERTY.
[Section 634, Penal Code.]

JOHN R. FELLOWS,
District Attorney.
23 Oct. 17, 1890
On rem. Robert. Alt.
Indict. chs. 1024
A True Bill.
Sept 10

Foreman.
June 12th at 845
Officer on vacation
back on June 24th

POOR QUALITY
ORIGINAL

0724

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Frank Brown &
James Manning

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

F. W. Sanders

I further state that I have received compensation
in for the injury to my Property by the Defendants

F. W. Sanders

POOR QUALITY
ORIGINAL

0725

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

Police Court, 5 District.

Frederick W. Sanders
of No. *1640 Park Avenue* Street, being duly sworn, deposes and
says, that on the *21st* day of *April* 18*90*
at the City of New York, in the County of New York, *Frank Brown*

and *James Manning* both now here,
did willfully and maliciously break
and destroy two panes of French
plate glass of the value of One hundred
and sixty five dollars, in the windows
of deponent's saloon, the property of
deponent, by then and there striking
said panes of glass with stones, which
they, the said defendants, each of them
then and there threw from their
hands at said windows.

Deponent further says that said
panes of glass were rendered entirely
worthless, by the injury done them
in the manner above described.

Wherefore deponent prays that the
said defendants be dealt with as
the Law directs.

Sworn to before me } *F. W. Sanders*
this 22nd Day of April 1890 }

[Signature]
Police Justice

POOR QUALITY
ORIGINAL

0726

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank 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.

Frank Brown

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

No 65 East 123 St 3 years

Question. What is your business or profession?

Answer.

Bricklayer

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
Frank Brown

Taken before me this

day of

Police Justice.

POOR QUALITY
ORIGINAL

0727

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Manning 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. *James Manning*

Question. How old are you?

Answer. *20 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 177 East 107th 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*

James Manning

Taken before me this
day of *April* 1937

Police Justice.

POOR QUALITY
ORIGINAL

0728

141 5th 633
Police Court - District.

THE PEOPLE, v. *James Munnig*
ON THE COMPLAINT OF
Andrew M. Sullivan

1640 2nd Ave
Frank Munnig
James Munnig

Offence *"Malicious
Mischievous
Tendency"*

Dated *April 22* 1890

Magistrate
Paul J. Duffy

Officer
Charles Murphy

Witnesses
John J. Sullivan
John J. Sullivan

No. *2944* Precinct *1*
Street *572*

to answer *Q.S.*

No. 1 *James Munnig*
No. 2 *Bailed*

Bailed, *John Munnig*
No. 1, by *John Munnig*
Residence *65 East 113rd* Street.

No. 2, by *Andrew M. Sullivan*
Residence *1869 East 100th* Street.

No. 3, by *John Munnig*
Residence *1869 East 100th* Street.

No. 4, by *John Munnig*
Residence *1869 East 100th* 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

Defendants
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 they give such bail.

Dated *April 22* 1890 *Paul J. Duffy* Police Justice.

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

Dated *April 22* 1890 *Paul J. Duffy* 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.

POOR QUALITY
ORIGINAL

0729

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

*Frank Brown and
James Manning*

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

Frank Brown and James Manning
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* —

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Frank Brown and James Manning*, both
late of the *Second* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-sixth* day of *April*, — in the year
of our Lord one thousand eight hundred and *eighty-nine*, at the Ward, City and
County aforesaid, with force and arms, *two boxes of plate*

glass,
of the value of *eighty-five dollars each*, —
of the goods, chattels and personal property of one *Fredrick W. Sanders*,
then and there being, 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.

POOR QUALITY
ORIGINAL

0730

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Frank Brown and James Manning
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* —
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Frank Brown and James Manning*, 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, with force and arms, *Two*

panes of plate glass,

of the value of *eighty five dollars each,* —

in, and forming part and parcel of the realty of a certain building of one

Frederick W. Sanders, —

there situate, of the real property of the said

Frederick W. Sanders, —

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.

JOHN R. FELLOWS,

District Attorney.

0731

BOX:

397

FOLDER:

3699

DESCRIPTION:

Brown, George

DATE:

06/03/90



3699

POOR QUALITY
ORIGINAL

0732

Witnesses:

A. C. Mather

Wm. C. Robinson

David Jones

Wardner M

Counsel,

Filed 3 day of June 1890

Pleads

Guilty

THE PEOPLE

27

us.

410

George Brown

POLICY.
[SS 343 and 344, Penal Code].

John R. Sellow,

RANDOLPH B. MARTINE,

District Attorney.

Filed 100.75

April 22/92

A True Bill.

Wm. Robinson

Foreman.

April 21, 1892

Reads guilty & finds

22

Court of General Sessions of the
Peace for the City & County of N.Y.
Part 2

The People vs } On a plea of
George Brown } Guilty -
City, County, & State }
of New York ss - George Brown
being duly sworn deposes and
says, That he never was
arrested before charged with
any offence - That at the
time of his arrest on the charge
above mentioned he was temporarily
employed in the premises No 132
Leonard St, in said City, in
place of one Arthur Newbold
who was sick, that on the
third day of his employment he
was arrested as aforesaid
charged with keeping a room
or place used for gambling pur-
poses - That since the date
of his arrest he has not
been engaged in it in any
manner connected with the foregoing

POOR QUALITY
ORIGINAL

0734

business in ~~any~~ ~~Manner~~ what-
soever, nor has deponent
any intention ever again to
connect himself with said
business. - Since deponent's arrest
as aforesaid he has been em-
ployed as a clerk for M^r.
H. Simon 195 East Houston
Street in this City, who is
engaged in the Manufac-
-ture of Umbrellas

Sworn before me
this 21st day of April 1892 }
George Brown
James W. Bricker
Commissioner of Deeds
N. Y. Leo

POOR QUALITY
ORIGINAL

0735

Carl J. Henderson
Part 2
The People

Geo. W. Brown
Appellant

Apr. 21 1892

POOR QUALITY
ORIGINAL

0736

CITY AND COUNTY
OF NEW YORK, ss.

Sworn to before me, this 27th day of March 1880
John H. Pearson
Police Justice.

John Howard
the within named Bail and Surety being duly sworn, says, that he is a resident and *Free* holder within the said County and State, and is worth *ten* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *House and Lot at No 31 Bowery in said City valued at ten thousand dollars free and clear*

John Howard

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINAL

0737

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss. 2

An information having been laid before John J. Gorman a Police Justice
of the City of New York, charging George Brown Defendant with
the offence of Gambling

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We, George Brown Defendant of No. 89 Mulberry
Street; by occupation a Buyer & sells Merchandise
and John Howard of No. 31 Bolivar
Street, by occupation a Hotel Keeper Surety, hereby jointly and severally undertake that
the above named George Brown Defendant
shall personally appear before the said Justice, at the 1st District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, this 27th
day of March 1890

John Gorman POLICE JUSTICE.

George Brown
John Howard

POOR QUALITY
ORIGINAL

0738

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Anthony Bonetto

of 150 Nassau Street, New York City, being duly sworn deposes and says. he is more than 21 years of age, and is employed as chief agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, and charge that George Brown here present

~~whose real name~~ unknown, but who can be identified by

did, at the city of County of and State of New York, on or about the 27th day of March 1880,

unlawfully use a room, table, establishment or apparatus for gambling purposes—and did engage ~~as a dealer or game-keeper~~ in a gambling or banking game, where money or property was dependent upon the result—and ~~did sell, or offer to sell what is commonly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing or drawn numbers of a certain lottery, hereto annexed,~~ and did indorse and use a book or other document for the purpose of selling ~~of enabling others to sell~~ or offer to sell lottery policies, writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing or drawn numbers of a lottery, against the form of the statute of the State of New York in such case made and provided.

Deponent further says, he has just come to believe, is informed and verily does believe from personal observation and from statements made by George Brown

that the said George Brown did have in his possession, at in and upon certain premises occupied by him and situate and known as number 132 Leonard street

in the city of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

POOR QUALITY
ORIGINAL

0739

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia layouts, chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes, in violation of the Provisions of Chapter IX of the Penal Code of the State of New York, wherefore deponent prays that warrants may be issued for the arrest of the persons named aforesaid, and to search for, seize and take possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this

27th day of March 1890.

Antony Faustock

[Signature] Police Justice.

CITY OF New York AND COUNTY OF New York ss.

Antony Faustock

being further sworn deposes and says that on the 27th day of March 1890, deponent visited the said premises, named aforesaid, and there saw the said George Brown aforesaid, and

had dealings and conversation with him as follows:

Deponent found George Brown behind the counter & saw him pass behind the counter, & then deponent found the Manifest for the afternoon and also for the morning and the said George Brown said he had been employed there for about a year & a half and that the afternoon book contained all the policies he had sold or plays made for the afternoon. Afterwards when deponent found another sheet of Manifest George Brown said that was the morning book, that he thought he had burned it as he

POOR QUALITY
ORIGINAL

0740

usually did - He said the plays on the sheet
were all there were for the evening -

Subscribed and sworn to before me this 27th day of March 1890

Andrew Forrester

John H. Homan

Police Justice

POOR QUALITY
ORIGINAL

0741

Subscribed and sworn to before me this }
..... day of 188..... }

..... Police Justice.

THE PEOPLE	
ON COMPLAINT OF	
<i>Andrew J. Brown</i>	
AGAINST	
<i>George Brown</i>	
Affidavit of Complaint.	

WITNESSES:

POOR QUALITY
ORIGINAL

0742

Sec. 198—200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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. *27 years*

Question. Where were you born?

Answer. *Maryland*

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

Answer. *417 East 12 Street 3 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*

George Brown

Taken before me this

day of

March 1900

Arthur W. Brown
Police Justice.

POOR QUALITY
ORIGINAL

0743

\$500 bail for
24 cell. 3 2. P.M.

16.2 P.M.

26 9 a.m.

23 2 P.M.

14 2 P.M.

23 2 P.M.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

The undersigned
in this Court and
have deposited the
within sum by reason
of my appearance
of my appearance
of my appearance

Police Court

District

THE PEOPLE, vs.,

ON THE COMPLAINT OF

Anthony J. S. S. S.

George Brown

Offence: Larceny
Gauding

Dated March 27, 1890

Magistrate

Officer

Precinct

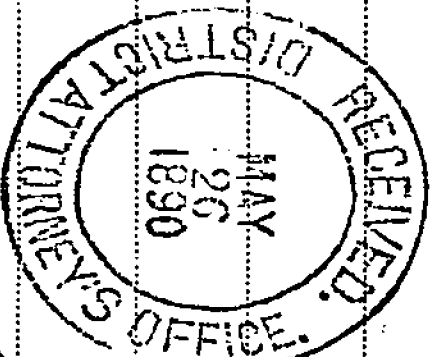
Witnesses

No. Street

No. Street

No. Street

No. Street



Printed by

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 \$500 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 May 23 1890 Police Justice.

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

Dated May 23 1890 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.

POOR QUALITY
ORIGINAL

0744

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 KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES,
committed as follows:

The said

George Brown

late of the *sixth* Ward of the City of New York in the County of New
York aforesaid, on the *twenty-seventh* day of *March* in the year of our
Lord one thousand eight hundred and eighty *ninety*, at the Ward, City and County
aforesaid, with force and arms, unlawfully did keep a certain room in a certain building, there
situate, to be used for gambling purposes, to wit: to be used for the purpose of therein con-
ducting a certain gambling game commonly called "policy," where money and property was
dependent upon the result, 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 Brown
of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING
LOTTERY POLICIES THEREIN, committed as follows:

The said

George Brown

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year
aforesaid, at the Ward, City and County aforesaid, unlawfully did keep a certain room
in a certain building there situate, to be used for the purpose of therein selling and
offering to sell what are commonly called Lottery Policies, and divers writings, papers,
and documents in the nature of bets, wagers and insurances upon the drawing or drawn
numbers of certain public and private lotteries, and of therein endorsing and using books
and other documents for the purpose of enabling divers persons to sell and offer to sell
lottery policies and other such writings, papers and documents, 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 R. Gellows
District Attorney.

0745

BOX:

397

FOLDER:

3699

DESCRIPTION:

Brown, John

DATE:

06/09/90



3699

POOR QUALITY
ORIGINAL

0746

Witnesses:

Officer Malone
proctor

Counsel,

Filed

Pleads,

1890

day of

June

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code).

THE PEOPLE

vs.

H

John Brown

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Francis Higgins Foreman.

June 9/90

Pleas do Guilty

Pen 3 mos

June 13/90 P.M. 13

POOR QUALITY
ORIGINAL

0747

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I ~~was~~ was intoxicated ^{and}
did not know what
I was doing
John Brown

Taken before me this 2^d

day of June 1890

So John Brown Police Justice.

POOR QUALITY
ORIGINAL

0748

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

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Malone

John Brown

Offence Assault

Dated June 2 1890

Magistrate

Greeneville Officer.

Witnesses

No. 1, by _____

No. 2, by _____

No. 3, by _____

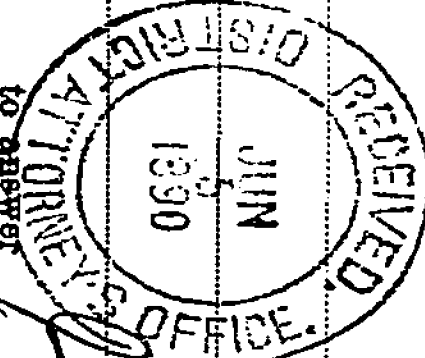
No. 4, by _____

No. 5, by _____

No. 6, by _____

No. 7, by _____

No. 8, by _____



Committed to Jail

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 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 June 2 1890 To the Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0749

Police Court—4—District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of 21 Pruned Police Thomas Malone Street, aged 32 years,
occupation Officer being duly sworn, deposes and says, that
on the 31 day of May 1890 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by John Brown (nephew)
from the fact that deponent is informed
by John Fenton that he saw said Brown
wilfully and maliciously throwing stones at
him one of said stones striking him on the
head cutting him severely while he had a
prison in his lawful custody
without any justification on the part of the said assailant

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

Sworn to before me, this

day of

2

1890

Thomas Malone

Do I certify Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Watchman of No.

2051 Third Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Thomas Malone

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

Sworn to before me, this

day of

2

1890

John Fenton

Do I certify Police Justice.

POOR QUALITY
ORIGINAL

0750

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 ASSAULT IN THE THIRD DEGREE, committed as follows:

The said

John Brown

late of the City of New York, in the County of New York aforesaid, on the *thirty-first*
day of *May* in the year of our Lord one thousand eight hundred and
~~eighty-nine~~ *at* the City and County aforesaid, in and upon the body of one *Thomas*
Malone in the peace of the said People then and there being, with force
and arms, unlawfully did make an assault, and *him* the said *Thomas*
Malone did then and there unlawfully beat, wound and ill-treat, to the great damage
of the said *Thomas Malone* 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 R. FELLOWS,

District Attorney.

0751

BOX:

397

FOLDER:

3699

DESCRIPTION:

Brown, William

DATE:

06/13/90



3699

POOR QUALITY
ORIGINAL

0752

Witnesses:

Wm. Grady
C. J. Grady

Counsel,

Filed

Pleads,

13 June 1880

THE PEOPLE

vs.

P

William Brown

Grand Larceny in the 1st degree,
(MONEY.)
(Sec. 528 and 530, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Charles Higgins
Foreman.
June 13/80
Clerk of Court
S. P. 24586 mo.
P. M.

POOR QUALITY
ORIGINAL

0753

Police Court—2 District.

Affidavit—Larceny.

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

of No. 175 Thompson Street, aged 37 years,
occupation Saloon Keeper being duly sworn
deposes and says, that on the 24 day of April 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

Our Trunk containing
Jewelry and clothing and Good
and lawfull money of the United
State issue to the amount of Eighty
Two dollar all of the value of Two hundred
and fifty dollar \$ 250.00

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 William Brown (now hss)

from the fact that on the said
date the defendant Brown acting
in concert with one Samuel Potter (who
has been convicted of said crime) did take the
said trunk from the premises 175
Thompson Street at about the hour of
P. M. and took the said trunk
to the premises 16 1/2 Downing Street
and there divided the contents of the
said trunk and destroyed numbers
of valuable papers belonging to deponent.
As deponent has been informed by Officer
Henry Brady and Edward Armstrong of 300
Mulberry Street. therefore deponent

Sworn to before me, this
1888 day
Police Justice.

POOR QUALITY
ORIGINAL

0754

accuses the said defendant Brown
with having in concert with the said
Potter taken stolen and carried
away the said property and asks
that he be dealt with as the law
directs

J. J. White

Viola Gerardi

POOR QUALITY
ORIGINAL

0755

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

William Brown 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.

William Brown

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

U. S.

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

Answer.

193 Princes Street

Question. What is your business or profession?

Answer.

Hostler

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

Answer.

*I have nothing to say at
present*

his
William X Brown
mark

Taken before me this

day of

[Signature]

Police Justice.

POOR QUALITY
ORIGINAL

0756

BATED,
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
Street

Police Court... 5 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frederic Bernhardt

William Brown

Offence

Grand Larceny

Dated

June 9 1880

White

Magistrate.

Anthony J. Hoff

C.O. Precinct.

Witnesses

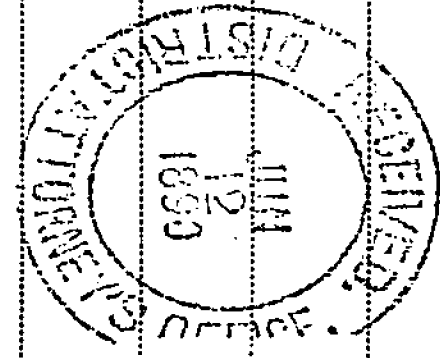
No. Street

No. Street

No. Street

to answer

June 9 1880



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 June 9 1880 White Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0757

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward J. Armstrong

aged 30 years, occupation Policeman of No.

300 Mulberry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Nicola Gerardi

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

Sworn to before me, this

day of

June 1890

Edward J. Armstrong

A. J. White

Police Justice.

POOR QUALITY
ORIGINAL

0758

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 GRAND LARCENY IN THE *first* DEGREE, committed as follows:

The said *William Brown*,

[82:] late of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, with force and arms, in the *night* - time of the same day, *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *four* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *eight* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars *each*; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *four* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *eight* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *two* United States Silver Certificates of the

POOR QUALITY
ORIGINAL

0759

denomination and value of twenty dollars *each* : *four* United States Silver
Certificates of the denomination and value of ten dollars *each* ; *sixty* United
States Silver Certificates of the denomination and value of five dollars *each* ; *ten*
United States Silver Certificates of the denomination and value of two dollars *each* ;
ten United States Silver Certificates of the denomination and value of one dollar
each : *two* United States Gold Certificates of the denomination and value of
twenty dollars *each* ; *four* United States Gold Certificates of the denomination
and value of ten dollars *each* ; *sixty* United States Gold Certificates of the
denomination and value of five dollars *each* ; and divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of *ten* dollars;
divers articles of jewelry, of a number and
description to the Grand Jury aforesaid unknown,
of the value of one hundred dollars, and
divers articles of clothing and wearing apparel,
of a number and description to the Grand
Jury aforesaid unknown, of the value of
one hundred dollars. —
of the proper moneys, goods, chattels and personal property of one *Nicola Agardi,*
in the dwelling house of the said Nicola
Agardi, there situate. — then and there being
found, *from 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 R. FELLOWS,
District Attorney.

0760

BOX:

397

FOLDER:

3699

DESCRIPTION:

Buchanan, Charles E.

DATE:

06/18/90



3699

POOR QUALITY
ORIGINAL

0761

Witnesses:

Off. Scarsley

James Wilson

James Wilson

Ex-off. Dillard

I have carefully examined this case, and am of opinion, from all the evidence that no higher grade of crime than manslaughter in the first degree can be proven, and I consequently recommend the acceptance of a plea of that nature, if offered by defendant.

Dec 12/90.

Ad. Parker
Acting Dist Atty.

James E. Buchanan
Counsel

Judge E. B. Bledsoe

Filed 280 Broadway

1 day of June 1890

Pleas: Disputant stands and

and will, unless by order of Court

(19)

THE PEOPLE

P

Charles E. Buchanan

MURDER IN THE FIRST DEGREE

[Section 188, Penal Code.]

JOHN R. FELLOWS,

Dec 12/90 District Attorney.

Pleas of Mans. 1 day.

17

A True Bill.

Francis Higgins

Foreman.

S.P. 19 yrs.

Dec 12/90 R.B.M.

POOR QUALITY
ORIGINAL

0762

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION,

Taken at the house of Coroners Office
No. 67 Park Row Street, in the 4th Ward of the City of
New York, in the County of New York, this 22nd day of May
in the year of our Lord one thousand eight hundred and 90 - before

Louis W. Schultz Coroner
of the City and County aforesaid, on view of the Body of Mary Murphy
lying dead at

Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Mary Murphy came to her death, do
upon their Oaths and Affirmations, say: That the said Mary Murphy

came to her death by
Stab wound of the neck, inflicted
with a knife in the hands of Charles
E. Buchanan alias Charles E. Jackson
at 112 Sixth Avenue April 22nd 1890

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition,
set our hands and seals, on the day and place aforesaid.

JURORS.

H. Goodman 51 Ludlow St Albany 148-10th Ave
Wm. Philley 39 Madison St Hermann Finkelshten 9th & Bway
J. H. Boswell, 403, W. 25th St Leopold Brown 31 Madison St
James F. Hunt 49 Ave Bway
George Karren 43 Madison St J. Schumacher, 35 Madison
John Brooks 37 Madison St

Louis W. Schultz
CORONER, E. S.

POOR QUALITY
ORIGINAL

0763

TESTIMONY.

Autopsy "
1³⁰ to 2³⁰ P.M. at 1225 Spring St.
Body identified by Father Hugh Murphy.
Body that of a well developed
young woman about 20 yrs. of age.
Examination shows a
wound three inches in length
beginning a little behind and one
inch below the lobe of the right ear
and extending downwards & inwards
almost parallel with the body of the
jaw to within an inch of the median line
of the neck. The tissues were swollen
and the wound extended upwards to
the space between the transverse
processes of the 3^d & 4th cervical
vertebrae at which point the vertebral
artery was crossed.

The internal jugular vein
was cut across and at the
examination the cut ends were re-
tracted to the extent of about 1 1/2 inches.

The heart was normal and
heart & great vessels were empty.

Lungs normal - slight pleuritic
adhesion at right apex.

Alimentary canal was normal.

Liver & Kidneys normal.

Small cyst in left ovary.

All internal organs anemic.

Cause of death Hemorrhage
from wounds of internal jugular
vein above described.

A. J. Weston M.D.

Sworn to before me,

this

7th day of April 1890

John P. Kelly,

CORONER.

POOR QUALITY
ORIGINAL

0764

TESTIMONY.

Albert J. Weston M. D., being duly sworn, says:
I have made an autopsy of the body of
Mary Murphy now lying dead at
225 Spring St and from such autopsy
and history of the case, as per testimony, I am of opinion the cause of
death is Homicide by stab wound of
back ~~at~~ 11 1/2 - 6" ^{wound of} Apr. 3rd 1898
hemorrhage from right femoral
vein. Shock, & exhaustion.

A. J. Weston M. D.

Sworn to before me,

this

22nd day of

April 1898

John J. Murphy

CORONER.

POOR QUALITY
ORIGINAL

0765

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
30 Years	Months	Days	N.Y.	W. 22 nd St. - 6 th Ave.	Apr 25/93

Was arrested in the street
about 1st 3rd Ave. Apr 25/93
by Officer Jackson, from
Alleged New York, N.Y. 112-68 Ave.
Apr 15/93

Witness received from
office of Charles E. Jackson
May 11/93

L. W. S.

Mr. 2553

2nd Ave.

1893

AN INQUISITION

On the VIEW of the BODY of

Henry Murphy

whereby it is found that he came to
his death by

Inquest taken on the day
of 189 before
LOUIS W. SCHULTZE, Coroner.

1893

POOR QUALITY
ORIGINAL

0766

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question—What is your name?

Answer—

Chas E. Buchanan

Question—How old are you?

Answer—

28

Question—Where were you born?

Answer—

Toronto Can

Question—Where do you live?

Answer—

26 Henry St

Question—What is your occupation?

Answer—

Composing

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

*Nothing to say by advice
of Counsel*

Chas. E. Buchanan

Taken before me, this

22

day of

May

1880

Louis H. Schulz

CORONER.

POOR QUALITY
ORIGINAL

0767

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
20 Years	Months	Days	N. Y.	112 6 th ave.	Apr 22 ^d

And 2553 1890
HOMICIDE.

AN INQUISITION. 1890

On the VIEW of the BODY of

Mary Murphy

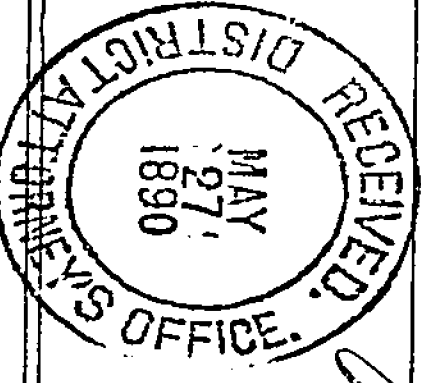
whereby it is found that she came to
her death by the hands of

Charles E. Jackson
alias

Inquest taken on the 22^d day
of May — 1890.

before
J. W. Schuller
CORONER.

Committed
Bailed
Discharged
Date of death



POOR QUALITY
ORIGINAL

0768

Coroner's Office.

TESTIMONY.

Michael Crowley Central Office
being sworn up.
Daily detective Sergeant
On April 22nd 1890 I was instructed
to find ^{the} ~~Charles~~ Jackson who
caused the death of Mary
Murphy at 112 1/2 5th Avenue
I ~~charge~~ the prisoner Charles
Jackson with information &
belief, ^{with} having caused the
death of Mary Murphy on
April 22nd 1890 -

Michael Crowley

Taken before me

this 18th day of May 1890

Ferdinand Long CORONER.

**POOR QUALITY
ORIGINAL**

0769

*Mary Murphy
apd*

**POOR QUALITY
ORIGINAL**

0770

ABSTRACT OF TESTIMONY.

INQUEST IN THE MATTER OF THE DEATH OF
MARY MURPHY.

BEFORE HON. LOUIS W. SCHULTZE, Coroner, and a Jury.

New York, Thursday, May 22nd, 1890.

JENNIE WILSON, residing at 136 McDougal Street, having been sworn states: I went in the Rialto with Mamie Murphy and Sciford and my husband and Mamie Murphy and Sciford went out and I remained there and they came back and when they came back Mamie sat down at the table with me and my husband went out to the bar to talk to Sciford. Mamie went out while they were at the bar and came in with her husband, which I understand was Mr. Jackson, and we sat down at the table and they had a drink and I had a drink with them---Mr. and Mrs. Jackson as I understand---and Mamie said to me "Come here outside." She beckoned to me and I went out in the toilet and she says to me "Go and tell officer Sciford that I want him, I think there is going to be some trouble." And I went out and told Sciford that Mamie said there was going to be some trouble. Then they went from there to Johnsons and we followed to Johnsons. Everything was very pleasantly going on, there didn't seem to be any angry words whatever, and Mr. Jackson sat down at the corner table, over in the corner, and called Mamie over and Mamie sat down beside him and I don't know any more than that the woman afterwards was stabbed. All I heard was "No, I wont," and then she says again "No, I wont; no, I wont;" and afterwards the woman was cut. I didn't see the prisoner cut the deceased. After the woman was stabbed I seen her lying on the floor.

-----OXO-----

EVA EARLE, residing at 136 McDougal Street, being sworn states : I went in Chris Johnston's saloon. Mr and Mrs. Wilson and Mr. Sciford sat at one table and Mr. Jackson and Mrs. Jackson sat at another table. I went in there and they were all talking pleasantly enough and Mr. Jackson called to Mamie and asked couldn't she speak to him privately for a moment and she said yes. While they were talking I heard her say "No," then she said "No, I wont," again, and then I didn't know anything more until he stabbed her. I didn't see the prisoner stab her. I saw them both talking together. That is all I know.

-----OXO-----

JAMES WILSON, residing at 136 McDougal Street, being sworn states: I was in the Rialto with my wife. We went in there to have a drink and we sat down to the table and Mamie Murphy was in there for some time and finally she got up and went out and when she came back

**POOR QUALITY
ORIGINAL**

0771

again Mr. Jackson was with her and sat down there and had a drink. Just when they came in I was out standing at the front bar talking with Mr. Sciford and my wife came out and told Sciford that she thought there would be trouble and it would be best for him to go in there. So he went in there and stood there for a minute or he sat down I think, and then we went around to Johnston's and they had there one or two drinks and Mr. Jackson called Mamie over to the corner table where he sat and said something to her and she said "No." Then immediately after he asked her something else and she said "No, I won't," and the next thing I knew I saw her stagger over towards Sciford and grab him by the arm and I didn't see Mr. Jackson at all. My attention was taken up with Sciford and Mamie Murphy. She had grabbed him by the arm and pushed him way around, and Officer Sciford had a pistol in his hand and the next thing I saw she fell on the floor and Sciford went out of the door. I didn't see the prisoner with the knife in his hand stab her, but I know they were both together seated at the same table. I don't know anything else.

-----oxo-----

CHARLES HENRY, residing at 19 Charles Street, at that time, ~~maxing~~ now at 40 East 8th Street, having been sworn states: I was coming home from my business on the evening that it occurred and I met Mr. Jackson on the corner of 9th Street and Fifth Avenue and he asked me if I knew Mamie Murphy and I told him that I did and he asked me if I would step into the Rialto and see if she was in there and I went into the Rialto and I came back and told him that she was in there and when I came back and told him that she was in there he asked me to go in and tell her that he wanted to speak to her and I refused to do that. So he waited outside and afterwards met her and they both returned to the Rialto together, and I was outside then for a short time and I went over myself into the Rialto and stopped and played a game of pool, and while I was in there they left the place and after they had left the place when I had finished in the Rialto I started to go home and on my way home I stopped into Johnston's and as I was going into Johnston's I met Miss Earle in the hallway and her and I went into the room together and I sat down at a table in the room by myself and ordered a glass of milk and in a few moments after that Mamie Murphy came over and spoke to Mr. Jackson at a table and they spoke there and there was some remark passed, I don't remember exactly what it was, and a moment afterwards she jumped away from him, and then Mr. Sciford drew his revolver and Mr. Jackson went out of the door. I didn't see the prisoner stab the deceased. I didn't notice that the deceased grabbed Sciford's arm. That is all I can tell.

-----oxo-----

**POOR QUALITY
ORIGINAL**

0772

THOMAS F. BRENNAN, residing at 562 Hudson Street, having been sworn, states: I don't know anything about it. I didn't go in there until after it happened.

-----oxo-----

OFFICER CHESTER L. SCIFORD, 9th Precinct, having been sworn, states: On that night I stepped into the Rialto about eleven o'clock, I guess, or 11.30, and going into the bar room I met Mr. Wilson and while in there we had a drink. While drinking at the bar, Mrs. Jennie Wilson came through from the back room and came into the bar room, stating to me, knowing me as an officer, that she was in fear of a party in the back room and asked me if I would go back to protect her. I went back and they were all sitting around the table laughing and joking and I waited there probably about five or ten minutes, could see no cause for my being present, and I returned to the bar room and had another drink with Mr. Wilson and started out. While going out I glanced down 8th Street and I seen parties running and I followed, and I followed them to Chris. Johnston's place at the corner of 9th Street and 6th Avenue and followed them in and took a seat opposite to them. While in there Jackson called Mamie to him. Jackson was standing with his hand in his pocket and he called Mamie over to him and she made some remark which I couldn't distinctly understand, but anyhow she went back to him and they commenced to waltze in turns. They waltzed maybe two or three minutes, then he called her over to the corner of the room and he sat down and she came up and placed one hand on the table, I think, I won't say for certain, and one hand on his knee and commenced to whisper. In the next position she was sitting down on a chair alongside of him. At that time Mr. Wilson asked me the time. I pulled out my watch and I says, "It is 17 minutes to one," and as I returned my watch to my pocket I heard her cry "Help," and I got up and made for Jackson. Well, she had her back to me and she screened him so that I couldn't see Jackson at the time or her cut, didn't think at the time that she was cut, but as she moved gradually to one side I seen Jackson have a knife in his hand and I pulled the revolver, demanding him to halt, and as I pulled the revolver Mamie Murphy turned around and grabbed my right wrist with the revolver in it, turned me completely around so that my back was to the door that Jackson escaped out of. I loosened her grip from me and went out after him and lost all trace of him. That is my story. I was not on active duty at the time of this affair. It was my night off, 30 hours furlong about.

-----oxo-----

The Coroner charged the Jury.

VERDICT.

We, the Jury, find that Mary Murphy came to her death by a stab wound of the neck inflicted by Charles E. Buchanna alias Charles J. Jackson, at the establishment of Chris. Johnston, cor. 6th Avenue and 9th Street, April 22nd, 1890.

ADJOURNED.

POOR QUALITY
ORIGINAL

0773

Judge Mathews

Hugh Murphy, the father of Thonie
Murphy, who was killed by Charles
Jackson, alias Buchanan, whose
plea of guilty of manslaughter in
the first degree, has been accepted
by you, ~~he~~ came this morning to
ask if that action could not
be reconsidered and the man
placed on trial for the crime
for which he was indicted.

You said word that you would
not hear him until the day of
sentence.

Will you kindly tell The
Evening World whether there is
no way in which the acceptance of
Jackson's plea can be reconsidered
and he be tried for murder in the first degree?

POOR QUALITY
ORIGINAL

0774

2

Mr. Murphy feels aggrieved
at the action of the Assistant
District Attorney and claims
that although it was promised
that he should be notified before
his daughter's murder was
arranged he was not so
notified and only learned of
the plea being accepted through
the newspapers.

He claims to have evidence of
premeditated murder, which
he had hoped to lay before you.
Can anything be done for him.
Yours very respectfully,
D. McKim
The Evening World

**POOR QUALITY
ORIGINAL**

0775

*Mr. Honorable
Judge Martin*

POOR QUALITY
ORIGINAL

0776

District Attorney's Office.

PEOPLE

vs.

Charles E. Buchanan

*John Willett. Bar tender.
Officer Law 9. Precinct
Charles Henry
15 Charles St*

POOR QUALITY
ORIGINAL

0777

Court of General Sessions of the Peace,
for the City and County of New York,

- - - - -X

T h e P e o p l e ,

--agst--

Charles Jackson.

- - - - -X

City and County of New York, ss:-

C h a r l e s G r o t e , being duly sworn,
deposes and says that he resides at No. 170 Forsyth Street
in the City of New York. That he is an upholsterer
by trade, and was for nine years in the employ of Messrs.
Cowperthwait in this City. That he has been acquainted
with Charles Buchanan, alias Jackson, and who is the above
named defendant for about six years. That he is also
acquainted with one John Joyce, who resides at 146 Madison
Street in this City. That he was present at the Atlantic
Hotel in this City about two months prior to April 21st,
1890, when the said Joyce exchanged knives with the sa d
defendant Buchanan. That said Buchanan expressed a wish
to have the knife that then belonged to said Joyce, for
the reason that it had a corkscrew attached to it and
also a small hook; whereupon the said Joyce exchanged
knives with the said defendant, and deponent subsequently
saw said knife in the possession of the defendant; and th
that on the day following the death of Mamie Murphy depo-
nent saw the knife in the possession of said Joyce and was

**POOR QUALITY
ORIGINAL**

0778

informed by said Joyce that it had been left by said defendant the night before at his (Joyce's) residence. That deponent believes that said knife had two blades together with a corkscrew and hook. That it was a small pocket knife, and that the largest blade was about two inches long.

That in the early evening of the night in which Mamie Murphy was killed deponent saw said defendant, and said defendant then had the appearance of having been drinking. That the said defendant bore a good reputation for peace and quietness among his associates and friends, and when sober was a well behaved man. That when under the influence of intoxicating drinks, he was easily excited and very quick to resent an insult, and at such times his passions were easily aroused.

That his habits were industrious and he was a rapid and expert type-setter, and deponent never heard of his having been charged with any crime before the accusation was brought on which he is now held.

Sworn to before me, this

2nd day of December, 1890.

Chas Goto

*August C. Vanz
Notary Public
(No 23) New York Co*

POOR QUALITY
ORIGINAL

0779

Court of General Sessions of the Peace.

-----X
T h e P e o p l e ,

--vs--

Charles Buchanan.
-----X

City and County of New York, ss:-

John A. Kenney, being duly sworn, says that he is forty-eight years of age, and that he resides at No.180 Thompkins Avenue, in the City of Brooklyn. That he is at present, and has been ever since "The Press" started in this City, employed in the composing room. That he knew Charles Buchanan during the time that he was employed by said paper, and the said Buchanan's conduct was good in every particular. That he was prompt at all times in reporting for duty; painstaking in his work (wherein he was thoroughly skilled); was always neat in his appearance, and unusually kind and considerate in his conduct toward fellow employees.

That deponent considered Buchanan a model in everything that makes up a thoroughly straightforward and reliable man.

Sworn to before me, this
15th day of December, 1890.

John A. Kenney
August C. Kenney
Notary Public
New York Co.

POOR QUALITY
ORIGINAL

0780

Court of General Sessions of the Peace.

----- X
The People ,
--vs--
Charles Buchanan .
----- X

City and County of New York, ss:-

John S. Desmarais, being duly sworn, says that he is of the age of 27 years, and that he resides at No.132 Concord Street in the City of Brooklyn. That deponent is at present, and has been for about two years last past, employed by a newspaper known as "The Press". That deponent has known Charles Buchanan for about six years and during said period has frequently associated with him socially. That they worked together at Toledo for about a year; that they worked in company of each other upon the "Herald" in this City, and that for more than a year prior to the time that said Buchanan was arrested he worked with deponent continuously. That his conduct was exemplary, being a very skillful workman it seemed to be his fixed determination to do everything in his power to the end that people by whom he was employed might be pleased, and deponent has never known a person more universally kind to fellow workmen. He was always prompt in attending to his duties; careful in his appearance, and in every way thoroughly reliable.

John S. Desmarais

Sworn to before me, this

15th day of December, 1880.

August C. Henry
Notary Public
New York Co

POOR QUALITY
ORIGINAL

0781

Court of General Sessions of the Peace.

----- X
The People
-agst-
Charles Buchanan.
----- X

City and County of New York, ss:-

Richard H. Cressingham, being duly sworn, says that he is of the age of fifty-four years, and that he resides at No. 171 Fifth Avenue, in the City of Brooklyn. That he is at present, and has been for about three years last past, the foreman of "The Press" composing room. That he has been acquainted with Charles Buchanan for something more than a year, during which time the said Buchanan worked for the paper known as "The Press".

That the said Buchanan was a model in his deportment among his fellow workmen, and the employees of said paper; that he was unusually industrious, and during the entire time that he was at work, for the period above mentioned, deponent never knew said Buchanan to have an unpleasant word with anyone. That he was very neat in his appearance; always prompt in attending to every duty, and a skillful workman. That deponent has never known a person that he would feel inclined more strongly to recommend than said Buchanan, for everything that makes up an honest and straightforward man.

R. H. Cressingham.

Sworn to before me, this

15th day of December 1890.

August L. Kany
Notary Public
New York City

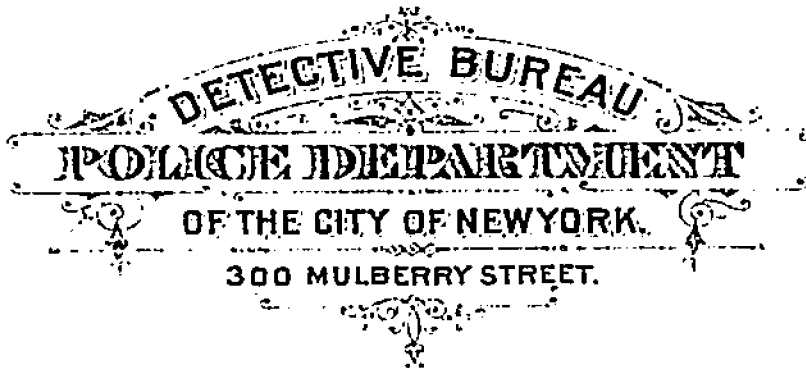
POOR QUALITY
ORIGINAL

0782

General Sessions
The People
against
Charles Jackson
Affidavit—

POOR QUALITY
ORIGINAL

0783



New York

Charles E. Buchanan, alias Charles E. Jackson.

Charles E. Buchanan, was born in Toronto, Ontario, where he is well known, and is at present wanted by the police of that city for stabbing his wife. While an apprentice in a newspaper office in Toronto, Buchanan married a common street walker named "Mag" Kelly. They quarrelled frequently after their marriage and one day in June, 1883, while fighting in the public streets, Buchanan drew a knife and stabbed his wife in the left side of the neck over the jugular vein and inflicted a wound which was thought at time must prove fatal. He fled to this country and assumed the name of Chas. E. Jackson, and travelled all over the United States. He arrived in this city about two years ago and secured work as compositor in newspaper offices. He became acquainted with Mamie Murphy, his victim, and went to live with her about eight months before the murder and lived with her until the night before the murder in ~~Chris' Johnson's~~ Chris' Johnson's saloon, S.E. Corner of Ninth St. & Sixth Ave., on the morning of April, 22, 1890. Jackson escaped after committing the murder and was not arrested until May 14, 1890, when he was arrested in Muskegon, Mich., on a telegraph dispatch from Chief Inspector Thomas Byrnes.

POOR QUALITY
ORIGINAL

0784

Charles E. Buchanan,

alias

Chas. E. Jackson.

POOR QUALITY
ORIGINAL

0785

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles E. Buchanan

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

Charles E. Buchanan

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

The said Charles E. Buchanan,

late of the City of New York, in the County of New York aforesaid, on the ~~fourteenth~~
day of ~~April~~, in the year of our Lord one thousand eight hundred and
~~eighty~~ ~~ninty~~ at the City and County aforesaid, with force and arms, in and upon one

Mary Murphy,

in the peace of the said People then and there being, wilfully, feloniously, and of
~~this~~ malice aforethought, did make an assault, and ~~she~~ the said

Charles E. Buchanan,

the said Mary Murphy, with a certain ~~knife~~
which ~~she~~ the said Charles E. Buchanan in

~~this~~ right hand then and there had and held, in and upon the ~~neck~~
of ~~her~~ the said Mary Murphy,

then and there wilfully, feloniously, and of ~~this~~ malice aforethought did strike,

stab, cut and wound, giving unto ~~her~~ the said Mary Murphy,

then and there with the ~~knife~~ aforesaid, in and upon the ~~neck~~

of ~~her~~ the said Mary Murphy,

one mortal wound of the breadth of one inch, and of the depth of six inches, of which said

POOR QUALITY
ORIGINAL

0786

mortal wound ~~she~~ the said ~~Mary Murphy~~
at the City and County aforesaid, from the day first aforesaid, in the year aforesaid, until the
day of ~~in the same year,~~
aforesaid, did languish, and languishing did live, and on which said
day of ~~in the year aforesaid,~~ ~~the said~~
at the City and County aforesaid,
of the said mortal wound did die,
~~then and there died.~~

And so the Grand Jury aforesaid do say: That the said ~~Charles~~
~~R. Buchanan, her,~~
the said ~~Mary Murphy~~, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and of ~~his~~ malice aforethought, did kill,
and murder, 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
~~Charles R. Buchanan~~
of the same CRIME OF MURDER IN THE FIRST DEGREE, committed as follows:

The said ~~Charles R. Buchanan~~,
late of the City and County aforesaid, afterwards, to wit: on the said ~~Twenty-second~~
day of ~~April~~, in the year of our Lord one thousand eight hundred
and ~~eighty-ninth~~, at the City and County aforesaid, with force and arms, in and
upon the said ~~Mary Murphy~~.

in the peace of the said People then and there being, wilfully, feloniously, and with
a deliberate and premeditated design to effect the death of ~~her~~ the said
~~Mary Murphy~~, did make another assault, and
the said ~~Charles R. Buchanan~~, her, the said
~~Mary Murphy~~, with a certain ~~knife~~
which ~~she~~ the said ~~Charles R. Buchanan~~ in

POOR QUALITY
ORIGINAL

0787

his right hand then and there had and held, in and upon the *neck*
of *— her —* the said *Mary Murphy*,
then and there wilfully, feloniously, and with a deliberate and premeditated design to effect
the death of *her* the said *Mary Murphy*, did strike, stab, cut and
wound, giving unto *her* the said *Mary Murphy*, then
and there, with the *knife* aforesaid, in and upon the *neck*
of *— her —* the said *Mary Murphy*.
one mortal wound of the breadth of one inch and of the depth of six inches, of which said
mortal wound *she* the said *Mary Murphy*, at
the City and County aforesaid, from the said
day of
in the year aforesaid, until the
day of
in the
same year aforesaid, did languish, and languishing did live, and on which said
day of
in the year aforesaid,
the said
, at the City and County
aforesaid, of the said mortal wound did die.

her and she died.

And so the Grand Jury aforesaid do say: That the said *Charles*
Anderson, her,
the said *Mary Murphy*, in the manner and form, and by
the means aforesaid, wilfully, feloniously, and with a deliberate and premeditated design
to effect the death of *— her —* the said *Mary Murphy*,
did kill and murder, 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 R. FELLOWS,

District Attorney.

0788

BOX:

397

FOLDER:

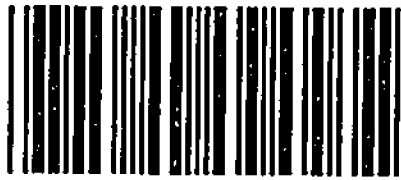
3699

DESCRIPTION:

Buckley, Edward

DATE:

06/03/90



3699

POOR QUALITY
ORIGINAL

0789

Witnesses;

Walter W. Kenna

Counsel,

Filed

Pleads,

3 June 1890

THE PEOPLE

vs.

Edward Buckley

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Frank Higgins

Foreman.

June 4/90

Henry R. Day

J. P. Brown

Entry in the second degree.

[Section 49, Penal Code]

POOR QUALITY
ORIGINAL

0790

Police Court— District.

City and County of New York, ss.:

of No. 1093 First Avenue Street, aged 29 years,
occupation Housekeeper being duly sworn
deposes and says, that the premises No. 1093 First Avenue, 19th Ward
in the City and County aforesaid the said being a Battery

Husband and Battery dwelling
and which was occupied by deponent as a dwelling
and in which there was at the time a human being, by name deponent and
two children

were BURGLARIOUSLY entered by means of forcibly opening a
fan light over store door leading from
the street into said premises

on the 21 day of May 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

with the felonious intent to take steal
and carry away from the following
property viz Good and lawful money
of the United States of the amount
and value of Twelve dollars and
other property all of the value of
about Fifty dollars \$50

the property of Deponent's Husband William
and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Edward Buckley (murderer)

for the reasons following, to wit: Deponent says that she was asleep
in a back room adjoining said store
and was awakened by a noise in
the store. That deponent got up and
went in said store where she saw
defendant behind the counter alongside
of the money drawer. That deponent
called out in loud manner for
her husband and said defendant

POOR QUALITY ORIGINAL

0791

ran past her into the back room and jumped through the window breaking the sash and panes of glass contained therein and escaped into the yard and jumped over fences in the adjoining premises where he was caught thereafter by officer Thomas F. Moore of the 25th Precinct Police

William H. Kenne
Brought before me
this 21 day of May 1891
To the Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
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.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 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 1888 Police Justice.

Police Court, District, Offence—BURGLARY.

THE PEOPLE, &c., on the complaint of

1. 2. 3. 4.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses, No. Street, No. Street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0792

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Edward Buckley

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

257 E 83 St 1 year

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 was drunk and did not know what I was doing
Edward Buckley*

Taken before me this

day of *May*

189*8*

Ed. J. Buckley
Police Justice.

POOR QUALITY
ORIGINAL

0793

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____
No. 6, by _____
Residence _____ Street _____
No. 7, by _____
Residence _____ Street _____
No. 8, by _____
Residence _____ Street _____

Police Court 4 District. 1890
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Jesse McDaniel
1093 12th Ave
Edward Buckley
Offence Burglary
Dated May 21 1890
Magistrate
No. 25
Precinct
Witnesses
J. F. McDaniel
25th Precinct
No. 1500 to answer
Street
Committia

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 Fifteen 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 May 21 1890 Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0794

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Gaudin

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

Edward Gaudin

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

The said *Edward Gaudin*

late of the *nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-first* day of *May*, in the year
of our Lord one thousand eight hundred and *ninety*, 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 one *Francis Mc Kenna*,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *Dora Nellie Mc Kenna*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *Francis Mc Kenna*,

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.

John R. Seawards
District Attorney

0795

BOX:

397

FOLDER:

3699

DESCRIPTION:

Buckley, Martin

DATE:

06/11/90



3699

POOR QUALITY ORIGINAL

0796

168

Witness;
Geo L Anderson

Counsel,
Filed *11* day of *June* 18 *90*
Plends, *Chas Henry*

THE PEOPLE
21 Jurors
121
2
Maxim Buckley
(2 cases)
the other witnesses

[Section 408, Vol. 524-1521-083]
Burglary in the Third degree,
and Petit Larceny

JOHN R. FELLOWS,
District Attorney.

On examination of this case
and after conference with the
Complainant I am of opinion
that a conviction is a higher
crime than petit larceny and
not be obtained & therefore
recommend that a plea of
guilty of petit larceny be
accepted *John W. Giff*
June 16/90
Just Dick Atty

A True Bill.

Chas Henry

Foreman.

Plat III June 16/90
2 leads Petit Larceny
20

Sen Geo
June 16/90

POOR QUALITY
ORIGINAL

0797

MURPHY & MCCORMACK,
No. 135 PEARL STREET.

New York, June 18th 1890.

This is to certify, that for the
past fifteen months, Martin Butler
has been employed as an assistant
janitor in our buildings:

No 129-131-133 & 135 Pearl &
No 82-84-86 & 88 Beaver Streets.

We have always found him to
be honest, reliable and industrious, and
except the charge now against him, our
tenants have always spoken favorably
of him.

Yours very respectfully,
Murphy & McCormack.

To
Hon. John W. Goff
Asst District Attorney.

POOR QUALITY
ORIGINAL

0798

141 East 43rd St.,
June 17, 1890

Hon. Rufus B. Covington:
Your Honor:

Martin Buck,
being convicted of petit larceny and awaiting
sentence is the son of a poor widow
having a large family.

Those who know him will tell me
he is a big boy without malice and that
this is his first offense.

May I plead with you for mercy
on him for this time?

Very respectfully
Henry A. Brand, D.D.,
Rector of St. Albans Church

**POOR QUALITY
ORIGINAL**

0799

W. W. HURLBUT & Co.

CABLE ADDRESS,—"DOGBASTIAN."
CODES,—WATKINS; A B C, SCOTT'S.

TELEPHONE, "JOHN 142."

135 Pearl Street,

New York June 18th. 1890.

To Whom It May Concern:—

This is to certify, that for the past one and one-half years, Martin Butlar has been assistant janitor of the building in which we occupy offices, and we have always found him strictly honest, as occasion has several times proven, when articles of value have been left around the office, which might have been removed or carried away, but which he has carefully cared for and turned over to us.

Yours very truly,

W. W. Hurlbut

POOR QUALITY
ORIGINAL

0000

MURPHY & McCORMACK,
No. 135 PEARL STREET.

New York, June 18th 1890.

This is to certify, that for the
past fifteen months, Martin Butler
has been employed as an assistant
janitor in our buildings.

No. 129-131-133 & 135 Pearl St.
No. 82-84-86 & 88 Beaver Street.

We have always found him to
be honest, reliable, and industrious, and
except the charge now against him, our
tenants have always spoken favorably
of him.

Yours very respectfully
Murphy & McCormack

Wm. Richard Loring
City Judge.

POOR QUALITY
ORIGINAL

0001

P. M. SILLCOCK,
110 Pearl Street.

New York, JUNE 18TH. 1890.

THIS IS TO CERTIFY THAT MARTIN BUTLAR, EMPLOYED BY MESSRS.
MURPHY & MO. CORMACK OF 155 PEARL STREET, THIS CITY, AS ^{assistant} JANITOR OF THEIR
BUILDING 131 PEARL STREET, AND OCCUPIED BY ME FOR OVER A YEAR, WAS ALWAYS
FOUND BY ME TO BE TRUSTWORTHY.
SEVERAL TIMES ARTICLES OF VALUE, WHICH HAD BEEN LEFT LYING AROUND LOOSE IN THE
OFFICE OVER NIGHT, WERE HANDED TO ME BY HIM ON MY RETURN TO THE OFFICE IN THE
MORNING.

YOURS RESPECTFULLY

P. M. Sillcock

TO HON. RUFUS D. COWING
CITY JUDGE
NEW YORK CITY, N. Y.

POOR QUALITY
ORIGINAL

0802



N.Y. June 18th 1890

To whom it may concern

This is to certify that Martin Buckley has attended my office for past two years during which time I found him strictly honest sober & faithful & a good workman - I do not believe him guilty of this tea stealing but merely a tool of some scheming Italian scoundrel who has played on his good nature. Many times during the past 2 years have in hurry left safe open with valuable securities & hundreds of dollars & he has come to residence at midnight to notify not only that but our card for Captains arriving after banking hours - was open - Even the pennies on the floor was returned. He is a willing hard working man & his past services prove he is not a thief.

W. H. Bennett

POOR QUALITY
ORIGINAL

0003

141 East 43rd St.,
June 17, 1890

John W. Goff Esq.

Dear Sir:

Martin Buckley
convicted of petty larceny is the son of a
widow with a large family. Those who
know him will tell me that he is a big
boy with no malice and that this is
his first offense.

May I ask you to deal gently
with him on this account and oblige

Yours respectfully,

Henry A. Brann esq.

Rector of the Court

POOR QUALITY
ORIGINAL

0004

T. M. Robinson & Co.
135 Pearl Street.

New York June 19th 1878

Hon. Rufus B. Canning
City Judge.

Sir:

This is to certify that we have known Martin Butler for about one year & a half, as occupying the position of Asst. Sanitor in the building where we occupy an office. We cheerfully state that we always found him honest and sober. During his time of service we never missed anything from our office & very found him at all times willing & obliging.

In his present unfortunate position we can recommend him to your Extn. Clerks - from what we have always found him. & as we understand him to have always borne a good character previous to this office we hope for his future to be as light as you deem the circumstances will permit.

Very respectfully yrs

T. M. Robinson & Co.

POOR QUALITY
ORIGINAL

0005

Police Court—1st District.

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

of No. 131 Pearl Street, aged 52 years,
occupation Broker being duly sworn.

deposes and says, that the premises No 131 Pearl Street,
in the City and County aforesaid, the said being a Broker's Building

and which was occupied by deponent as a place of business
and in which there was at the time a human being, by name James P. Shannon

were BURGLARIOUSLY entered by means of forcibly opening
and door, leading from the hallway
of said premises to deponent's place
of business

on the 23rd day of May 1888 in the night time, and the
following property feloniously attempted to be taken, stolen, and carried away, viz:

One Chest of Cash of the value of
ten 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

Martin Buckley
(now here)

for the reasons following, to wit: from the fact that deponent
is informed by James P. Shannon
that at, or about, the hour of 8 P.M. on
said date he was in deponent's office
in said premises when the said Buckley
entered said premises by means of
opening the door with false keys
Deponent further says that the said
Buckley admitted and confessed in

POOR QUALITY
ORIGINAL

0006

deponent's presence that he has been
in the habit of entering deponent's place
of business by means of false keys and
stealing coffee &c. from deponent's
premises. Deponent therefore prays that
the said Buckley may be held to answer

Summons before me } for perjury
this 25th day of May 1890 }
John H. ...
Police Justice

Police Court	District.
THE PEOPLE, &c., ON THE COMPLAINT OF	
vs.	
Burglary	
Dated	188
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	
Bailed by	
No.	Street.

POOR QUALITY
ORIGINAL

0007

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 10 years, occupation Artist of No. 131. Pearl Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John L. Anderson
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21 day of May 1899 } James P. Shannon

John L. Anderson
Police Justice.

POOR QUALITY
ORIGINAL

0000

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Martin Buckley*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *131 Pearl St New York*

Question. What is your business or profession?

Answer. *Furniture*

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 guilty*

Martin Buckley

Taken before me this *21*
day of *May* 189*2*
John G. Brown
District Police Justice.

POOR QUALITY
ORIGINAL

0009

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

Police Court---

D23
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William C. Sullivan
131 W. 42nd St.
Martinus Mueller

2 _____
3 _____
4 _____

Offence

Burglary

Dated

May 25 1890

Residence

Sullivan Magistrate.

No. 3, by

Mugger Officer.

Residence

Sullivan Precinct.

No. 4, by

James P. Sullivan Witness.

Residence

131 West 42nd St. Street.

No. 1, by

Wm. C. Sullivan Street.

No. 2, by

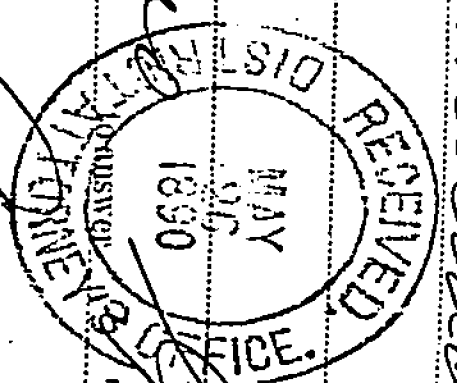
131 W. 42nd St. Street.

No. 3, by

131 W. 42nd St. Street.

No. 4, by

131 W. 42nd St. 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 *defendants*

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

Dated *May 25 1890* *John P. Sullivan* 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.

POOR QUALITY
ORIGINAL

08 10

J. L. ANDERSON,
(LATE J. L. ANDERSON & CO., CHINA),
131 PEARL STREET,
AND
107 FRONT STREET.

NEW YORK,

16 June 1889

Matter of Martin Buckley - Burglary
The Hon^{ble} Judge Cowing.

Sir/ I feel it to be my duty to
bring before you certain extenuating
circumstances in the above case in the
hope that you will give them your
consideration in sentencing the prisoner.

- 1st He pleads guilty
- 2^d He has made restitution
- 3^d He has three young sisters in service
who are seriously compromised by their
brother's action - They are all respectable girls
and bear a good character - They have
been the means of inducing their brother to
make restitution

4th This is undoubtedly the man's first crime
and as he is only 20 years of age, and a ~~thorough~~
thorough fool I believe he has been led off his
feet by a gang of rascally Italian junk men
who infest the streets - A Kiltito was found in
the car of the man who bought my tea - There
is therefore hope that he will become a decent
citizen if he gets the chance -

5th He would return to Ireland if sentence were
either deferred or if you should think it advisable
to send him to the Reformatory.

In the interest of the three sisters I respectfully
lay these facts before you Respectfully
J. L. Anderson -

POOR QUALITY
ORIGINAL

00 11

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Buckley

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

Martin Buckley

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

The said

Martin Buckley

late of the *First* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty-third* day of *May* in the year of
our Lord one thousand eight hundred and *ninety*, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

John L. Anderson

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

John L. Anderson

in the said *building* 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.

John R. Fellows
District Attorney.

0012

Witnesses: Geo. L. Anderson

~~Mr. Wm. H. ...~~
~~...~~
Park III June 16/90. 5007
Indictment dismissed.

Two years
after the completion of the
church the members with
congregants & some
opinion that the
land was barren
& unimproved took a plea
of injury of such he
accepted to each

There is no evidence to support
this indictment & more let's
dismissal John W. Goff
Asst. Sub. Atty.

POOR QUALITY
ORIGINAL

08 13

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Martin Buckley

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

Prof Anderson

POOR QUALITY
ORIGINAL

08 14

Police Court— District.

City and County }
of New York, ss.:

of No. 131 Pearl Street, aged 52 years,

occupation Broker being duly sworn.

deposes and says, that the premises No. 131 Pearl Street,

in the City and County aforesaid, the said being a Brick Building

and which was occupied by deponent as a Place of Business

and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly Opening of

door leading from the hallway of said

premises & deponent's place of business

on the 22 day of May 1888 in the Night time, and the

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

Four Bonds of Treas. of the Value of
One dollar

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

Martin Quakley

for the reasons following, to wit: That the said Quakley

admitted and confessed in deponent's

premises that he did on said date enter

deponent's premises as aforesaid and did

take steal and carry away said property

from deponent's premises.

Subscribed and sworn to before me

this 25 day of May 1888 Notary Public

John J. Harrison

Police Justice

POOR QUALITY
ORIGINAL

08 15

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1 District Police Court.

Martin Buckley 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. *Martin Buckley*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *131 Pearl Street 2 Years*

Question. What is your business or profession?

Answer. *Furnitor*

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 have been in the habit
of stealing Tea from the Jermies
Samuel Solis & Anthony Cuel
Martin Buckley

Taken before me this
day of *May*
188*9*

Public Justice.

POOR QUALITY
ORIGINAL

08 15

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

Police Court--- / District.

823

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

John D. Anderson
Martin Buckley

Offence

Burglary

Dated

May 25 1890

Residence

Harman Magistrate.

No. 3, by

Hughes Officer.

Residence

Harman Precinct.

Witness

James J. Harman

No. 1, by

David Street.

Residence

Andrew Hughes

No. 2, by

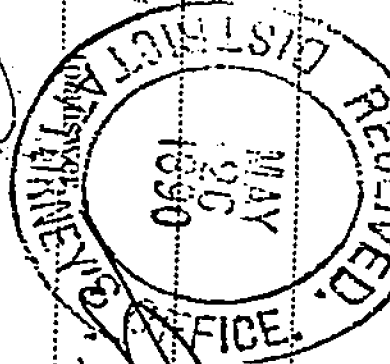
1st Precinct Street.

No. 3, by

1st Precinct Street.

No. 4, by

1st Precinct 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 *Anderson*

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 *May 25 1890* *John J. Harman* 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.

POOR QUALITY
ORIGINAL

08 17

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Buckley

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

Martin Buckley

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

The said

Martin Buckley

late of the *First* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty second* day of *May* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

John L. Anderson

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

John L. Anderson

in the said *building* 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.

POOR QUALITY
ORIGINAL

00 18

SECOND COUNT—

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

of the CRIME OF

Robt LARCENY

committed as follows:

The said

Martin Buckley

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

*four pounds of tea of the value
of twenty five cents each pound*

of the goods, chattels and personal property of one

John L. Anderson

in the *building* of the said

John L. Anderson

there situate, then and there being found, *in* the *building* 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 R. Fellows
District Attorney*

08 19

BOX:

397

FOLDER:

3699

DESCRIPTION:

Burke, James

DATE:

06/10/90



3699

POOR QUALITY
ORIGINAL

0020

Witnesses:

Mr. J. Linnott

Counsel,

Filed

10 day of *June* 18*90*
Pleads, *C. H. Haggins*

THE PEOPLE

Robbery, *second degree.*
[Sections 224 and 229, Penal Code].

R

James Barker

4:30 Pm.

JOHN R. FELLOWS,

District Attorney.

June 20th, 1890

A True Bill.

Charles Haggins
Foreman.

June 24/90

Wm. J. Linnott

Wm. J. Linnott

Wm. J. Linnott
June 27th, 1890

The People
 vs.
 James Burke
 Court of General Sessions. Part I
 Before Judge Martine. June 23. 1890
 Indictment for robbery in the second degree.
 Walter J. Sinnott, sworn and examined,
 testified. I live at 165 West Twenty Fourth St. I am
 a Mutual District Telegraph boy; the station is at
 Twenty Fifth St. and Fifth Avenue in the cellar.
 I get four dollars a week and am paid every
 two weeks. On the 5th of June I got my money
 for two weeks - eight dollars. I was counting
 it when I came out of the office at Twenty
 Fifth St. and Madison Avenue. I was counting
 it at five minutes past seven in the evening
 in front of the North monument. James Burke
 came up to me and says, "Give me that
 money." I would not give it to him; then he
 forced it out of my hand. He said something.
 I did not hear what he said, and he ran
 up Broadway. I had the money in my
 right hand, he forced it out that way (showing)
 he had my back to his front; he took hold
 of me with both hands. He ran up Broad-
 way, and the fellows that were around
 me said he was only fooling with me, that
 he would be back again. I waited for
 a good while and he did not come back.
 I waited half an hour. I know a boy named
 Frederick V. Mariken; he was there at that

time. Marken told me the number of the defendant Burke. When he took this money he was dressed in his uniform of the American District Messenger; Burke's No was 799. I went up to the office of District No 33, Twenty Sixth St. and Broadway to find out if he was in that office; he was not there; they told me to go up to district No 35, Thirtieth St. and Broadway. They said he was there, but he had not returned yet. I went there a quarter to eight o'clock. They told me to sit down and wait. I sat down and waited about 20 minutes; he did not come in while I was there. Then I went to the North Monument to see if he had come back there. I did not find him there. I went up to No. 35, Thirtieth street and Broadway to see if he had returned. I got there a little after nine o'clock. I did not find him there. I went down there again and waited for him half an hour; he did not come back while I was there. I walked round to the office in Broadway and he never came. Marken was with me. So we made up our mind to go to the station house. We went to the station house and saw the officer; he told me to go home.

POOR QUALITY
ORIGINAL

0023

I did not do so, but went around to our office and stayed till after twelve o'clock and then I went home. The next time I saw the defendant Burke was on Monday morning at Jefferson Market Court. Marken and officer Kemp was there. I had no talk with the defendant and did not hear him say anything. His mother paid ^{it} to my mother. Cross Examined. I am 15 years old, my mother told me I was born on the 8th of June; my mother is not in Court. I was on the Mutual five months and on the American four. I don't recollect the month I left the American to go to the Mutual - it would be September 1894. I was paid \$8.57 - the 57 cents being for over time. I went on a message soon after I was paid off. I was to go a couple of messages, but I do not remember where now. I got to the office at seven o'clock. I don't recollect how long I was on each message. I kept counting the money from the time I left the office till I got to the North monument. It consisted of a five, a two, and a one dollar bill. I was putting it in my pocket when Burke saw it. I have a little pocket in my trousers. I am not wearing the same trousers now. He caught hold of me on the sidewalk in

front of the North monument. Burke was fooling with the other boys before he caught hold of me; there were four or five boys. I did not know them, I knew three of them, Man Ken, No 1572, a big boy in our office, I don't know his name, and the other is a man who sells sandwiches. I don't know the others. I know a boy in our office whose No. is 1610, he left that night. I was not playing with him that day. That boy did not grab hold of me when I got on the sidewalk. The boy 1610 and another were fooling with me, I was not fooling with them; they were not sparring; they were only fooling; the two grabbed hold of me together. I did not see them immediately before they grabbed hold of me. I was not looking at them, I was looking at my money. Burke came in front of me and the boy 1610 grabbed me behind; No. 1610 left the employment of the Co. on that day. I do not know of my own knowledge that Burke robbed me, only what the witnesses say. I saw Burke run up Broadway. No 1610 did not run away, he stayed there. When Burke took my money I began to cry and No. 1610 told me not to cry and the other boys around Man Ken

~~Byady in 2. as and 14~~
~~Chatham 7 10~~

POOR QUALITY
ORIGINAL

0026

Frederick V. Manken sworn I am 16 years old going on 15. I am a messenger boy and live at 49 York St.; on the 5th of June I saw Burke. I did not know him before that. I saw him in front of the North statue at 25th street and Fifth Avenue at five o'clock when I was off duty. I had no talk with him, he was in ^{the} uniform of the American District Telegraph Co. and his No. was 799. I saw him again around about six o'clock; he went up Broadway with one friend of his, I don't know who. I saw him again at 7 o'clock in front of the North statue; a boy named Jack was there too; there was a few other fellows there. I don't know their names. I remember the boy No. 1610 was there. Sinnott came out of the office and he counted his money right by the middle of the tree; then the boy 1610 made out he was going to take it; he walked away and the young fellow Burke snatched the money out of his hand and ran up Broadway on the side the North statue is on. Sinnott stood there crying. Some big fellow there told him he (Burke) was fooling; that he would come back. He waited there half an hour and he did not show up. Sinnott was crying

He went up 26th st. I stayed there and said he might come back, he might give him his money. Burke went up to 26th st. and Broadway to see if he was in that office; he was not there, he went up to station No. 35 at Thirtieth st. I went with him that time; he was not in, but that was his office. He asked for No. 799. I knew the No. sure. I saw it on the cap; he took the money. No. 1610 had nothing to do with taking the money. He stayed around the office No. 35 till about 9 o'clock. Sinnott went in once in a while and asked if he had returned. I told Sinnott we had better go down to the precinct and tell them about the money being stolen. He told officer Kerns about it and he took him, he said he would attend to it. I went home after that, about a quarter to twelve. I did not see Burke at all that night. I saw him the next morning in Jefferson Market, it was the 5th of June, I think it was on Thursday. I had no talk that morning and I did not hear him talk to anybody. Officer Kerns in Jefferson Market took me in to see if the defendant was the fellow. I went in behind the bars and saw Burke and identified him. Burke forced the money out of the hand and after he took it he escaped up Broadway.

as quick as lightning.
Cross Examined. I was working as a messenger boy for four months and a half. I left on June 5th, the day of this robbery. I am employed now in the American District office. I brought them recommendations, but not from the Mutual Co. I did not go to see the Manager of the Mutual District Telegraph Co. and ask him for a recommendation. Mr. Tuttle is the Superintendent; the office is No 29 Murray street. I went to him for my recommendation. I got it; he did not refuse it. I went to get the one I left with him. I left the office about a quarter to five and went in front of the North monument. There are four railings round the monument. I was there till seven o'clock. I went over on the other side, I did not go on the Fifth Avenue side of the monument. I did not go around on the 24th st. side. I am not usually home until after seven o'clock. This was the pay day of the Company. There were about ~~twenty~~ five boys waiting for their pay. I did not see Burke before this day; he was coming down Broadway on the same side as the monument is on; he came there with his friend Jack; he worked in the same office as I do. I don't know his number; he met Jack right in front of the statue; he was

standing around there. I do not know what he was doing around there. I was talking to the sandwich man when Burke came up. Burke had on his uniform. I am sure of that; it was blue and red stripes. I don't know the kind of hat he wore. Each time I saw Burke I was standing in the same place, and that was over two hours and a quarter. I was standing alone; the sandwich man was standing in front of me. I saw Sinnott come out of the office; he stood a couple of feet from the gutter counting his money. I watched Sinnott closely because I thought he was fooling holding the money in that way in his hand. I watched him so closely that I saw everything he did; the railing was in front of him; the sidewalk must be over twenty four feet and it must be about ten feet from the gutter to the railing. He told me he had eight dollars. No. 1610 was sitting next to the sandwich man and next to me; he was reading a paper and he went over to Sinnott and was fooling with him. Sinnott always called him some kind of names and he wanted to hit him back. No. 1610 went away from Sinnott after he sparrd with him and kicked him from behind. Sinnott did not cry, it did not

POOR QUALITY
ORIGINAL

0030

hurt him at all. No. 1610 walked away and sat down again. I don't know whether 1610 grabbed the complainant round the body or not. No. 799 is the defendant; the complainant had his money in his hand and 799 forced it out of his hand. I watched him, and he ran up Broadway. Sinnott transferred the money from the left to the right hand. It was at seven o'clock that I saw Burke's number on his hat. I saw Officer Kemp next morning at Jefferson Market Court room. He took me in the room or the place where the prisoners were. He asked me if this was the fellow? I told him I would not exactly know him, I would know him ⁱⁿ better in his uniform; then I said, I know him by the tie; he had the same tie on the next morning; it was a blue tie and had two red rings. I cannot tell the color of his hat. I think he had curly hair. I told the officer that I did not know whether that was the man or not. I told the Judge he was the man because the detective told me it was No. 799; so it must be the man. That is the way that Burke was held. I had no conversation with a cousin of Sinnott before I got to the Police Court; he was talking to Walter Sinnott. I did not know who he was.

Charles J. Kemp, sworn: I am an officer attached to the 19th Precinct and were so on the 5th of June. I received a complaint of robbery from Timmott about half past ten o'clock or a quarter to eleven that night while I was in the station house. I went over to the telegraph office, corner of Thirtieth St. and Broadway and enquired for messenger No. 799. I received information from the complainant and John Hanken who was with him. At the office they told me that 799 was out on a call to the Park Avenue Hotel. I waited outside till about 20 or 25 minutes after eleven o'clock when I saw him come in on the Thirtieth St. side. He had on a brown canvass cap such as is usually worn by messenger boys and a kind of oval shaped badge with the No. 799 on it. The defendant was standing at the desk where the collector was who receives the returns from the messenger boys as they come in. I told him I wanted him, and he said, "All right, just as soon as he would finish turning in his cash. The Manager of the office came to me while we were standing there and asked me if I was going to place him under arrest? I said, "yes". The defendant asked me if I would allow him to take off his uniform before I would take him to the station house? I

said, "Certainly" I took him to the wardrobe they have for the purpose, and he took off his uniform and hat and put on his civilian dress. He resisted a little bit at the door and I overcame his resistance and took him to the station house. I searched him and took a pocket knife away from him, and in the job or watch pocket of his pants a five dollar bill and some change amounting to sixty cents. I don't know whose money that was. He said to me that he would return the eight dollars if I could have the complainant withdraw the complaint, or words to that effect. He said, I will pay back that eight dollars if you will see these people and have them withdraw the complaint. I said I would see what I could do. I had no more talk with him; he was then put in a cell by the doorman. I saw him next morning and took him out of the cell for the purpose of taking him to the Jefferson Market Court. He repeated the same story, saying that he would return the eight dollars if I would see the complainant and withdraw the complaint. I was in the Jefferson Market Court the day he was examined. The first time I saw the lady pointed out

to me was on Tuesday of last week here in this Court. Sinnott was here at the time. He was sitting over at the other side of the Court room with the witness Manken. I was sitting directly behind the lady; she beckoned to Sinnott and both he and Manken went over; she had some conversation with him which I did not hear. Then I arrested the defendant I told him what I arrested him for; that it was for stealing eight dollars from a boy at the North monument; he said he did not steal it.

Cross Examined. I have been on the police about eighteen months. After I arrested him there was a little scuffle at the doorway; he grabbed hold of the railing. He asked me to let him send a telegram home notifying his folks that he was arrested, but I did not allow him to do so. He said he was not accustomed to stay out all night, that he wanted to let his folks know that he was arrested. It was after he told me he wanted to send this message that he made the resistance I took his hand away from the railing. I did not strike him with the club. It was after his pedigree was taken in the station house that he said he would pay back the eight dollars if I would try and have the complainant withdraw the complaint.

POOR QUALITY
ORIGINAL

0034

I won't swear that he used the words "pay back", that is my best recollection. I will swear positively that he used the word "pay".

Matthew Garry, sworn. I live at 343 East Thirtieth St., and am a clerk in a telegraph office, corner of Broadway and Thirtieth St.

A. D. T., I was clerk in that place on the 5th of June. I was night clerk and was on duty between 8 and 10 o'clock. Burke was employed in that office. I sent him out at 8.55 on a call to the Park Avenue hotel; he got back at 11.15. He told me that in the mean time at 200 West Forty First St. I was present at the time he was arrested. When he came back he was kind of intoxicated. He was employed in that office about a month or so.

Cross Examined. When Burke went for that call at Park Avenue hotel I did not know how long he was detained. When he came back I saw he was intoxicated, I could tell by the way he talked and staggered, he kind of stuttered. The business number of Burke is 799; there was no other 799 in the service; he had a number on the cap that day; it was a canvass, summer cap. I did not see the officer in the office before Burke came in. I am not the manager there.

Catherine Reufan sworn. I live at 180 Nassau
St; Brooklyn. I am the step mother of Burke
I never was married to his father, he is my
adopted son and he has been living with me
three years. I first heard of his arrest on
Friday evening and I saw him on Saturday
about noon in Jefferson Market. I did not have
much talk with him. I asked him what made
him be there? He said, "Mamma, I did not
do nothing to bring me here." He did not tell
me who brought the complaint against him.
I saw the complainant in the Courthouse
last Wednesday; he was sitting behind me.
I asked him was his mother coming down?
That was all. I knew he was the complain-
ant because one of the boys that was here
from the office showed him to me. I was
not looking for him. I was not asked by
the defendant to see whether I could not get
the complaint drawn. I did not offer the com-
plainant five dollars if he would withdraw
the complaint. I did not ask him in this
Court to withdraw the complaint. I did not
pay to the complainant's mother money to
withdraw the complaint at the defendant's
suggestion. I went to see his mother before
I saw him at all. I made no offer
at his request, nor he did not tell me.

The Case for the Defence.

John Bird, sworn and examined. I am 18 years old and work for the Mutual District Telegraph Co. No. 202 Fifth Avenue. I am known there as Jack, the night boy. I have been employed there for the last two years. I know the messenger boys, Sinnott and Manken; they are in the same office. I have known Burke about two years and a half. I met him on the 5th of June about 5.30 at Fifth Avenue and Twenty Fifth St.; he was walking down Fifth Ave. I was standing in front of the office waiting for my pay. I was not on duty then. I went on duty at eleven o'clock at night. We are usually paid off about five o'clock in the afternoon. Burke asked me if I would take a walk. I told him, 'yes.' He told me he was going to Nineteenth St. and Fifth Ave. I went down to the station, 19th St. and 5th Avenue with him. When we got there he told me he was going down 11th St. and 5th Avenue. We walked down to the station in Thirteenth St., and we transferred a message to another boy. Burke gave the message to another boy. Burke and I then walked up Fifth Avenue again as far as Twenty First St.; we went into a saloon and we had a beer each. I paid for it and then went back to the office; he went

405 in box
17

7

back with me. I told Burke to wait there until I went down and drew my pay. I went down and drew my pay and came up again. Then Burke and I went over to the North monument; there were about eight or ten boys there. I did not see anybody but Burke. The boy I saw running up Broadway was not Burke, I am positive of that. Burke had gone away about ten minutes before Sinnott told me his money had been stolen.

Cross Examined. I first became acquainted with Burke in the Telegraph office. I met him once or twice a week. I met Burke at Sixth Avenue and Thirtieth St. between ten and eleven o'clock. He told me to meet him at the office at eleven o'clock. My regular time for going on duty is eight o'clock. I live 458 West Forty-fifth St. I was not at the North Monument at seven o'clock. I must have been over in the saloon between 6.15 and 7.15. I could not have been there two hours. I was back to the office about eight o'clock. It is my best judgment that I was in the saloon about one hour. At 6.12 I saw Sinnott come out of the office. I did not see the boy 1610 take any money out of Burke's hand. Burke left me to go back to the office. I watched Burke from the time he left the office until he got across the street.

I do not recollect a boy by the name of Sergeant, but I do remember one named Jones. I do not see Burke every night, but I am accustomed to drink with him in saloons. I made an appointment to meet him at 11 o'clock to go out drinking beer.

James Burke, sworn and examined in his own behalf testified. I am 19 years old and was born in this city. My mother is dead. I don't know whether my father is living or not. I last saw him about a year ago. I am living now at 180 Nassau St. Brooklyn. I live with my guardian, Mrs. Reagan; she got me at the New York Catholic protecting three years ago; my father put me there; he was heart broken, and he could not take care of three girls and he had to put us there. I recollect meeting the witness who was on the stand on June the 5th by the North monument. I was going in a message. He owed me a dollar for a week. I did not deliberately ask him. I thought I would ask him to take a walk. He said, "all right." He walked down Fifth Avenue as far as 19th St., we stopped and then went down to Thirteenth St. I met a boy who used to be in my old office on the Mutual District Co. and I asked him as a favor to take a message down from Eighth St. and Broadway to 23rd St. and 5th

Avenue. I gave him the message and he promised to deliver it. The message did not require an answer. My friend and I went on and stopped at 21st St. and Broadway; we went down in the basement and had a drink a piece; we continued up to Fifth Ave and Twenty Fifth St., I asked him if he could let me have the dollar that he owed me. He said he would give me the money as soon as he got it. We stopped at the North Monument; he said, "Wait till I get paid;" he went over to get paid. I talked to the sandwich man; he returned in two or three minutes and said, "Here is your dollar. I gave the sandwich man 20 cents that I owed him. I then went to the office. I first saw the complainant Sinnott in Jefferson Market Court. I never saw him in my life before that. I saw the witness Mariken for the first time there also. I did not see those boys fooling around the North monument; there were eight or ten boys around there; they were not in a group, but scattered. I took no money from Sinnott. I learned for the first time that I was accused of taking it about a quarter to eleven o'clock. John Bird told me of it at Thirtieth St. and Sixth Avenue.

POOR QUALITY
ORIGINAL

0040

He said a boy told him that I was accused of stealing eight dollars of a messenger boy over at 25th St. and 5th Avenue. I asked him where the boy was now and he said he did not know who he was. I said, "I am going in to see the manager. I will see that boy and make him rectify his mistake. I went into the office and told the Manager that I was accused of stealing eight dollars. This was about a quarter to ^{nine} o'clock. I went on a call to the Park Avenue hotel and from there I was sent to West 41st St. I reached Thirtieth St. and Sixth Ave. about a quarter to eleven o'clock. I went in a saloon and got a drink. I went across the way into a restaurant to pay a bill I owed, and from there I went to the office about 11.15. Officer Kernup was there; he said, "I want you." I says, "All right." I returned my ticket to the call. He said, "I want you to take your uniform off." I went into the ward robe and took my coat and hat off. I then asked him, "What do you want?" He said, "Come down to the station house and I will tell you." I asked if I was under arrest, and he said, "Yes, you are accused of stealing eight dollars off a boy. Then I asked

him would he please allow me to send a telegram home to my folks; it was not my custom to stay out nights. He said, "No; come on." I took hold of the railing and said, "Wont you be kind enough to let me do that?" He took a small club and hit me over the finger; the black and blue marks are there yet. He grabbed hold of my arm and he brought me down to the 30th st. station house; he charged me with robbery and I was locked down. I saw nobody there until I came down to Jefferson Market in the morning. I said to the detective, "I work pretty hard myself for my money and it would be pretty hard on me to think I would turn around and steal one of my companions' money; you can see for yourself I had \$5.31. I also said to the detective, If the boy's mother is probably in need of that eight dollars, I will get it for him to save trouble and time, and the chances are that I will lose my position. I said all that to the officer. He said to me, "I cannot do any thing, you will have to see the party yourself." I says, I cannot see them and you aint going to travel round New York looking after them for me. Anyhow he took me in.

I was put in the pen with the other prisoners in there about a dozen. After he gave me in charge of the Keeper he went through the door out in the Court room and returned bringing Manken with him. He said to Manken, "Is this the boy who stole the money?" He said, "I do not think it is; the boy that took it had curly hair; the boy that took it had a neck tie something like the one he has got on." After he said that he shook his head and said, "I do not think that is him." He went away. Afterwards when I got before the Justice he identified me as the boy. Manken and Sinnott came before the Judge. He (the Judge) asked Manken again if he identified me and he faltered at first but said, 'yes'. He asked me what I had to say? I denied the charge. I said, I never knew any of them before. I knew nothing about it. He held me for trial in a thousand dollars bail. I solemnly swear I never took a cent from anybody. Cross Examined. I was in the Police Court when I was committed to the Protectory, but never since then. There was no charge made against me by a gentleman at the Furterant house of stealing his valise about two weeks before this occurred. There was no complaint made to that effect

POOR QUALITY
ORIGINAL

0043

to my knowledge. I heard there was such a charge made against me after I stayed away for four days. I got assaulted and received a black eye and rather than come over to work I stayed home till I got better. I did not stay at home until I heard that the complainant in the valise case had gone West. It is six years ago since I was committed to the Protectory. I have been three years in the employ of the Telegraph Co. On this evening when it is said the money was taken from the boy I sat at the North Monument five or ten minutes. I returned to the office at a quarter of seven to the best of my judgment. I don't remember what time it was that I went on the next call. I recollect asking the Manager to let me off when I heard that I was accused of stealing eight dollars. I went a message to the Park Avenue hotel at about 8.55. I got back from that call at about 11.15. I believe it was ten minutes to nine that I met the boy who was lost on the stand on the corner of Sixth Avenue and Thirtieth St. He said, "you are accused of stealing eight dollars." I say, "What are you trying to do - to put up a joke on me?" He says, "No. I heard it in the office from one of the boys." I say, "Do you know where he is?"

He says, "No;" I says, "I will go in and try to get off." With that I went in and spoke to the manager. He says, "Don't make a baby out of yourself. They are trying to put something on you. I was not exactly drunk at 1/2 to eleven. John Bird recalled by Mr. Parker. After I saw the defendant running up Broadway I next saw him about half past ten at 30th St. and 8th Ave., I did not see him at all before 9 o'clock and did not tell him then that this charge was made against him. I went up home and stayed there until half past nine. Did not you hear me ask you whether you saw him before 10:15 that night after you saw him go up Broadway - you said, no, you did not recollect that? Yes. You forgot it then didn't you? you forgot the time you told me about it? Yes. What did he say when you told him the boy accused him? He did not say anything; he said he did not take it. I told him the second time that the boy accused him of stealing eight dollars. I did not know at that time what boy it was. He said he would go back to the office and find out and ask the Manager. He went towards the office. The jury rendered a verdict of guilty of grand larceny in the second degree.

POOR QUALITY
ORIGINAL

0045

Testimony in the
case of
James Burke
filed June

1890

~~1890~~

60

POOR QUALITY
ORIGINAL

0046

Police Court

2 District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Walter J. Simmott

of No 165 West 24 Street,

being duly sworn, depose and saith, that on the 6th day of June
1889, at the 18th Ward of the City of New York, in the County
of New York, was feloniously taken, stolen, and carried away, from the person of deponent
by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

good and lawful money of the
United States

\$8

of the value of eight DOLLARS,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

James Burke, (nowhere) under the
following circumstances: - deponent
had received the said money as wages,
and was counting the same about
the hour of 7 P. M. on said date, and
deponent had said money in his hand
counting the same at the North
Monument in the street, when the de-
fendant came along and took the
said money away from deponent
by force and violence and ran off
with it, and Frederick V. Mahnken now
dead was present and saw the said
occurrence and the defendant had on
a Cap. No 799 A. D. T. at said time
Walter Simmott

day of June 1889

Sworn before me, this

Police Justice.

POOR QUALITY
ORIGINAL

0047

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Burke 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. *James Burke*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *N.Y.*

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

Answer. *120 Varan St Brooklyn.*

Question. What is your business or profession?

Answer. *Messenger.*

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 deny the charge. It is
true I was passing but
I did not go near the
boy and did not see
it money.*

J. J. Burke

Taken before me this

day of

1888

Police Justice.

POOR QUALITY
ORIGINAL

0048

BAILED,
No. 1, by
Residence
Street
No. 2, by
Residence
Street
No. 3, by
Residence
Street
No. 4, by
Residence
Street
No. 5, by
Residence
Street

Police Court---

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Walter J. Smith
1165 West 24
James Burke

Offence

Dated

June 6 1880

Residence

White

No. 8, by

Kenke

Residence

Precinct

Witnesses

Frederick W. Mahan

No. 49

Coast

No. 1

Street

No. 1

Street

No. 1

Street

No. 1

Street

No. 1

Street

No. 1

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

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 June 6 1880 James Burke Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0849

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 S. Sutter

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

James S. Sutter

of the CRIME OF ROBBERY in the *Second* degree, committed as follows:

The said *James S. Sutter*,

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *June*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, in the ~~day~~ *day* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Walter Sinnott*, in the peace of the said People, then and there being, feloniously did make an assault, and ~~time of the same day~~, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *eight*

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *eight*

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of *eight*

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of *eight*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *eight dollars*, of the goods, chattels and personal property of the said *Walter Sinnott*, from the person of the said *Walter Sinnott*, against the will, and by violence to the person of the said *Walter Sinnott*, then and there violently and feloniously did rob, steal, take and carry away,

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

John R. Hellows

Attorney

POOR QUALITY
ORIGINAL

0850

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 Simmott

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

James Simmott

of the CRIME OF ROBBERY in the *Second* degree, committed as follows:

The said *James Simmott*,

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *June*, in the year of our Lord one thousand eight
hundred and ~~eighty~~ *ninety*, in the ~~day~~ *time* of the said day, at the City and
County aforesaid, with force and arms, in and upon one *Walter Simmott*,
in the peace of the said People, then and there being, feloniously did make an assault, and
~~time of the same day~~ divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *eight*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
eight
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *eight*

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *eight*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *eight dollars*,
of the goods, chattels and personal property of the said *Walter Simmott*,
from the person of the said *Walter Simmott*, against the will,
and by violence to the person of the said *Walter Simmott*,
then and there violently and feloniously did rob, steal, take and carry away,

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

John R. Fellows,

Attorney