

0634

BOX:

66

FOLDER:

745

DESCRIPTION:

Bowe, Daniel

DATE:

05/19/82



745

WITNESSES.

Day of Trial,

Counsel,

Filed

19 day of

May 188

2

Pleads

not guilty.

THE PEOPLE

vs.

Daniel P. Rowe

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

A True Bill.

James J. Stevens.

Foreman.

May 31. 1882

Frederick H. H. H. H.

143

0636

COURT OF GENERAL SESSIONS OF THE PEACE

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel Bowe

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

Daniel Bowe

of the CRIME OF GRAND LARCENY, committed as follows:

The said *Daniel Bowe*

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

*one pocket-book of the value of ten
tents seven gold coins of the United States
of America of the kind known as Eagles of
the value of ten dollars each Eleven gold
coins of the United States of America of
the kind known as half Eagles of the
value of five dollars each*

of the goods, chattels and personal property of one

Elizabeth Cox

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

John McKeon
Dist atty

0637

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

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

of the goods, chattels and personal property of the said

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

unlawfully, unjustly did feloniously receive and have, the said

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

JOHN McKEON, District Attorney.

0630

Sec. 208, 209, 210 & 212.

Police Court

1200
1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charlotte Fox

1895 10 "as"

1 Daniel Jones

Offence, Grand Larceny

Dated

May 12th

1885

Lord

Magistrate.

Sturges

Officer.

20th Avenue

Clerk.

Witnesses

No.

Street.

No.

Street.

No.

Street.

1000 to Jan 1882

143



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 Daniel Boone

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

Dated May 12th 188 2

J. Henry Ford Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated 188

Police Justice.

0639

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssElizabeth Boy, 40 years old, grocer
of No. 305 South Avenue Street, New York Citybeing duly sworn, deposes and says, that on the 11th day of May 1882
at the dwelling No 305 South Avenue in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night timethe following property, viz: good and lawful money of
the United States as follows: Seven gold
coins each of the value and denomination
of ten dollars and eleven gold coins each
of the value and denomination of five dollars;
Six false teeth of the value of twelve dollars;
and one black leather pocket-book of
the value of ten cents; in all of the
value of One hundred and thirty-seven
dollars and ten cents

the property of

deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Daniel Bove, now here,
from the following facts: At about eleven
o'clock on the night of May 10th 1882
deponent went to bed in a room in said
premises and placed under the pillow on
said bed said pocket-book containing
said property. At about eight o'clock on
the following morning deponent missed
said property from under said pillow and
caused the arrest of said Daniel Bove
who was a boarder in said premises.
Deponent is informed by Officer John W.

0640

Fleming of the 20th Precinct - Police that he found upon the person of said Daniel Bone the pocketbook, here shown, which is the same pocketbook that was missed by deponent as aforesaid and that said pocketbook then contained one ten dollar gold coin one five dollar gold coin and two dollars and sixty six cents in silver and copper coin and said six false teeth.

Sum to before me this Elizabetha Cox
12th day of May 1882
J. Henry Wood
Police Justice

city and County of New York ss.
John W. Fleming of the 20th Precinct - Police of the City of New York being duly sworn says that he has heard and read the foregoing affidavit of Elizabetha Cox and that the same is true in so far as it relates to this deponent. Deponent further says that on the 11th day of May 1882 a man to deponent unknown brought to the station house of the 20th Police Precinct two ten dollar gold coins and one five dollar gold coin stating that he had obtained the said three gold coins from said Daniel Bone on that day.

Sum to before me this
12th day of May 1882
J. Henry Wood
Police Justice

John W. Fleming

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0641

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd DISTRICT POLICE COURT.

Daniel Bove 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. Daniel Bove

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. United States New York City.

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

Answer. 305 - 10th Avenue; for two weeks

Question. What is your business or profession?

Answer. Machinist

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 know nothing about the money.

Taken before me, this 12th

day of May 1882

Daniel Bove

J. Henry Bond

Police Justice.

0642

BOX:

66

FOLDER:

745

DESCRIPTION:

Bowen, John

DATE:

05/17/82



745

0643

BOX:

66

FOLDER:

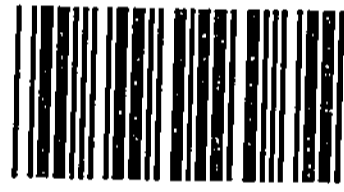
745

DESCRIPTION:

Young, Arthur

DATE:

05/17/82



745

0644

BOX:

66

FOLDER:

745

DESCRIPTION:

Donaldson, Alexander

DATE:

05/17/82



745

22 May 26. 1882

WITNESSES.

Mr. J. H. Hesch

Mr. J. H. Hesch

Mr. J. H. Hesch

Mr. J. H. Hesch

Mr. J. H. Hesch

Mr. J. H. Hesch

Mr. J. H. Hesch

Mr. J. H. Hesch

Mr. J. H. Hesch

Bill O'Leary

Day of Trial, 17th May 1882
Counsel, 3 PM
Filed 17 day of May 1882

Plead guilty

THE PEOPLE

vs.

1 John Bowen
2 Arthur Young
attornies Charles William
Thompson
3 Alexander Donaldson

LARCENY AND RECEIVING STOLEN GOODS.

JOHN MCKEON, D.

District Attorney.

22 May 24. 1882
Not tried & acquitted
A True Bill.

James Stevens

Foreman.

The evidence against the
prisoner, Guy & Donaldson,
the same as that produced
at and the previous session
it is in an excellent way
presented (the prisoner's
deposition the father
133, Donaldson & Guy &
over of the day

0646

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 Bowen Arthur Young
otherwise Called William Thompson
and Alexander Donaldson

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

John Bowen Arthur Young otherwise Called William Thompson
and Alexander Donaldson

of the CRIME OF GRAND LARCENY, committed as follows:

The said *John Bowen Arthur Young otherwise Called William Thompson*
and Alexander Donaldson

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *12th* day of *May* in the year of our Lord one
thousand eight hundred and eighty *two*, at the Ward, City and County
aforesaid, with force and arms

Thirty Valuable Securities and Evidences of Debt
of the Kind Commonly Called Coupons being then and there
unsatisfied to wit: Thirty Coupons of the New York Central
Rail Road Company for the payment of and of the Value
of Thirty Dollars Each four valuable securities and
Evidences of Debt of the Kind Commonly Known as interest
Warrants the same being then and there unsatisfied for the
payment of and of the Value of fifteen Dollars Each
four other valuable securities and Evidences of Debt
of the Kind Commonly Called Coupons issued by the
Lake Shore and Michigan Southern Rail Road Company
the same being then and there unsatisfied for the payment
of and of the Value of twenty five Dollars Each

of the goods, chattels and personal property of ~~and~~ *The Mechanics National Bank*

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

0647

And the Grand Jury aforesaid, by this indictment, further accuse the said *John Bowen*
Arthur Young otherwise called *William Thompson* and *Alexander Donaldson*

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John Bowen* *Arthur Young* otherwise called *William Thompson*
and *Alexander Donaldson*

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

Thirty Valuable Securities and Evidences of debt of the
Kind Commonly Called Coupons being then and there unsatisfied
to wit: *thirty Coupons of the New York Central Rail Road*
Company for the payment of and of the Value of thirty dollars
Each. Four Valuable Securities and Evidences of debt of
Kind Commonly Known as interest warrants the
same being then and there unsatisfied for the payment of
and of the value of fifteen dollars Each four
other Valuable Securities and Evidences of debt of
the Kind Commonly Called Coupons issued by the
Lake Shore and Michigan Southern Rail Road Company
the same being then and there unsatisfied for the
payment of and of the Value of thirty five dollars
Each

of the goods, chattels and personal property of the said *Mechanics National Bank*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Mechanics National Bank*

unlawfully, unjustly did feloniously receive and have, the said *John Bowen* *Arthur Young*
otherwise called *William Thompson* and *Alexander Donaldson*
then and there well knowing the said goods, chattels and personal property to have
been feloniously stolen, taken and carried away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York and their dignity

JOHN McKEON, District Attorney.

0640

For the People
McGrady
of the District
Office

Residence
Donaldson

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

418
Police Court

4th District

THE PEOPLE & Co.,
ON THE COMPLAINT OF

Charles Holman

1833 Hall St. New York

Arthur Young

alias Thompson

3 Alexander Donaldson

Offence, Grand Larceny

Dated May 1st 1882

73 St. Barclay Magistrate.

James Mc Mahon Officer

James Mc Mahon

Witnesses

James Mc Mahon

James Mc Mahon

James Mc Mahon

James Mc Mahon



Committed 133

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed and that there is sufficient cause to believe the within named John Barron, Arthur Young
alias Thompson, Alexander Donaldson
guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated May 1882 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.

City & County of New York.

Alexander Donaldson of no
26 Canine Street being
duly sworn says. I keep a
Liquor Store at this number
I have been there about
four months. I am a
married man & have four
children

About noon on Monday the
8th day of May Mr. Young
and I were sitting at the table
playing Cards alone & three
friends of mine who are
Boatmen came in & a man
called Geo Harcar (I don't
know his name exactly)
came in about the same
time. One of the boatmen is
named James Ivory, Tim Dorman
& Ripley are the names of
the other two. They live near
the Eastern Hotel. The boatmen
called for drinks. Harcar said to
the boatmen can I have a drink
to they said yes. Harcar said
he would pay for it. He paid
for the 5 drinks gave me a

dollar bill & I gave him 75¢ change. The boatmen called for another drink & after that they asked me for a pack of cards and the boatmen went & played a game of Euchre. Harcan remained at the bar, & took out his pocket book, turning over some papers, then he closed his pocket book & put it in his pocket & went out. Harcan did not drink his beer. I then went out back & finished my game with Mr. Young. It was a game of crib. The boatmen after they had lost a game came out for a drink & I got up to give it to them. I saw this coupon lying on the bar, & I put it in my pocket. Next day which was Tuesday I asked Mr. Young if he knew if it was good for anything. He said that he did not know but

would see & that is all that happened. I then ~~it~~ handed it over to Mr. Young. This was Tuesday afternoon Young then went out & I did not see him until the next day., about midday He then said he did not think it was any good. He did not return it to me. Being Cross Ex^d

I worked on the Steamboat John Fuller for seven years as a Cook. I did not show the Coupon to any person but Young. I have known him for 11 or 12 years and always knew him by the name of Bill Thompson, I can read. I know there is a Railroad Company called The New York Central Rail Road Company. I did not read the Entire Coupon

Alexander Donaldson

Sworn to before me

this 13th day of May 1882

R. J. Prich

Police Justice

City ^{and} County of {
New York } ss

James Ivory of No 182 Christopher St
being duly sworn says that he is an
Engineer by occupation and is not
employed at present. That on the
8 day of May 1882 he went in store
no 26 Carmine Street kept by
Alexander Donaldson to have a
drink in company with John Dealy
George Ripley ^{and} Timothy Donovan
That while we were standing at
the bar in said store a man came
up and invited us to have a drink
with him which we accepted. That
George Ripley, ^{and Timothy Donovan} invited said man ^{an other} ^{my}
the rest to have a drink which
we did. That Dealy, Ripley Donovan
^{my} myself sat down at a table and
played a game of euchre and
we remained there about one hour
thereafter I did not see the man
who invited us first to drink
afterwards

James Ivory

Sworn to before me this

13th day of May 1882

R. W. Murphy

Justice of the Peace

0653

City and County of
New York } ss

George D. Ripley of No 176 Christopher
Street being duly sworn says that he
is a Pilot and that he has ^{heard} the
affidavit read of James Ivory and
he knows the same to be true of his
own knowledge

Sworn to before me

this 13th day of May 1882 George D. Ripley
Pilot, Ripley Police Justice

0654

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

John Bowen

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

Question. What is your name?

Answer.

John Bowen

Question. How old are you?

Answer.

40 in March

Question. Where were you born?

Answer.

Portland Maine

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

Answer.

*29 Wheel & Ave A Jersey New Jersey
5 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 exculpation?

Answer. Yesterday morning on Eighth Avenue this man who gives his name as Arthur Young. I have known him as Thompson took from his purse this Coupon & asked me if it was good if I knew where they were cashed. I looked at it & said it looked good & asked where he got it. He replied from Sandy which is a nick name for Alexander Donaldson. I told him to go to Sandy's and find out if it was all right if it was I would go to the depot with him. He went around & I waited on the corner of Bleeker & Hamilton while he went into Donaldson & he came out & said it was all right. Knowing that Donaldson had a place of business & having Thompson with me I had no hesitation in coming up to the office with the Coupon. After presenting it I was arrested.

Taken before me, this *11*

day of

*May*188*2**John Bowen**B. W. Bingley*

Police Justice.

0655

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Alexander Donaldson 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. *Alexander Donaldson*

Question. How old are you?

Answer. *40.*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *26 Canaan St about 4 months*

Question. What is your business or profession?

Answer. *Liquor Salver*

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

Answer. *Not guilty and I demand a further examination*

Alexander Donaldson

Taken before me, this *11th*

day of *May* 188*8*

B. J. Brady Police Justice.

0656

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Arthur Young 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. *Arthur Young*

Question. How old are you?

Answer. *About 40 -*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *99 Perry Street, About six months*

Question. What is your business or profession?

Answer. *peddling*

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. *Mr Donaldson who keeps a*

Saloon at 26 Avenue Street gave me this Coupon and asked me if I would go to see if it was good for anything. I met Mr. Bowen on Bleecker Street just as I was leaving Donaldson and I showed him the coupon. He asked me where I got it and I told him I got it from Mr. Donaldson. He said that he thought it was good & for me to go up to 42 Street to the office & he would find out if it was all right. We came up to the office on a third Avenue Car & went up stairs & I went up further than I should have while he went in the office. I met Bowen yesterday for the first time that day in Bleecker Street.

Taken before me, this *11*

day of *May*

188*8*

Arthur Young
Police Justice.

0657

Discounted Notes

due	Endorser	Payer	Place where payable	Amount
6" ^{Maple}	Boytoria's Son	W. E. Newell Son	N. Y. County	1 108 22
6"	— do —	Burdett & Pond	Mercantile	5 000
6"	— do —	Mulford Co & Co	Bdway	2 842 17
6"	S. Stein & Co	C. S. Parsons Sons	9 th	1 856 80
6"	Latham Bros	W. H. Hussey	6 th	2 500
6"	A. R. Kelly & Co	Ahner & Co	Germania	630 19
6"	Woodruff Spencers & S	E. Hopkings	Droing	1 000
7"	The New York Cement Co	Lowe & Co	Bdway	1 544 58

0658

Notes.

date	Endorser	Drawer	Bank where payable	Amount
may 7	B & H Delamater & Co	Palmer	Orientals	726 79
7	R. Hoe & Co	Bliss	Park St.	1000
6	Johnson & Faulkner	Linn	Metropoli	538 24
6	Jas. Moore Jr	Downs & Co	Irving	100
6	do	do	do	48
7	R. Keck & Co	Trentman	Inf. St.	300 97
6	do	Casidy	Chemical	349 20
7	L. M. Kahn	Liner	Pacific	392 59
7	Thames Natl Bank	A. Dodge	Metropoli	1928 49
6	Phoenix BK of Hartford	Porter B. P.	Shoe & Leather	5000
6	do	Buchanan	Park Bank not good	4406 25
6	L. Hull & Co	Bussell & Co	5th Natl	500
6	Natl Sav & Plan BK of Baltimore	Moses & Co	Produce	650 26
6	do	Alcott & Co	Exchange	960
7	BK of New Brunswick	Haremyer & E	Belmont	7000
7	Thames Natl Bank	Mann & S	Orientals	508 50
6	Central Georgia Bank	Frank K. Co	Mercantile	112 50
6	Mee & Far BK of Albany	Newell & Son	N.Y. County	700
7	Farmers & Mer BK. Matamoras	Moller	German Ex	606 02

0659

Drafts Vc.

Endorser	Payer	Amount.		
A. H. Holmes	Wright Bros.	\$	75	
McCreery & Co	Rothchild & S		161	53
Alexander	Austin Nichols & Co	Paid in money	33	05
Meeks & Far of Abby	Johnson	✓ 3	00	00
	Durham		150	
	Dale Dr Co	Paid in money	28	50
	Oelberman & Co		150	
	J. Keller		50	
	Hermann & Co		31	26
	Claflin & Co		400	
	Willeto & Co		13	23
	Sargent & Co	Paid in money	3	78
	Jaffray & Co		31	49
	Western Union Tel. Co		200	
	Egbert & Case		270	
	"		60	
	"		300	
	Walter Carr		130	
Richmond B'kng & Ins Co	Conway & Co		52	75
	Kansas Pacific Coupon		30	
<u>OVER</u>				

0660

Continued

Endorser	Payer	Amount
Planter Natl BK Richmond	C Vaght Co	325
do	Travens Bk	20
McC Far BK Albany	^{Coupons} 34 N.Y. Cent RR	960
do	^{Coupons} 14 Mich S & N J	140

Numbers of New York Central Coupons
 66, 224, 2048 to 9. 3522 to 4
 3526, ~~to~~ 36, 3542, 3545 to 48
 4249 to 50 4697, 4774 4838
 4840, 5311, at \$30 Rolls

678, 991, 1146, 1605 at \$15 Rolls
 Michigan Southern Numbers
 1864, 5621, to 3

4774 Was presented

0661

Notes due May 6th & 7th 1882.

Due	Endorser	Drawer	Bank note payable	Amount
May				
7	C. H. Delamater & Co	R. F. Palmer & Co	Oriental	726 79
7	R. Hoe & Co	B K Bliss	San Park	1000
6	Johnson & Faulkner	Laund & A	Metropoli	538 24
6	James Moore Jr	SP. Doovies	C. Irving	100
6	do	"	do	48
7	R. Keck & Co	Trentman	Imp & Tra.	300 97
6	do	Cassidy	Chemical	349 20
7	L & M Kahn	Lisner	Pacific	392 59
7	Thames Natl Bank	A Dalge	Metropoli	1928 49
6	Phoenix " " & Hfd	Porter Bros.	Phoe & L	5000
6	" "	Buchanan	Park	4406 25
6	H. Hall & Co	Bussell & Co	5 th Natl	500
—	Natl Far & Plan of Balts	—	—	—
6	"	Moses & Co	Produce	650 26
6	"	Alcott & Co	24 Natl Exc	960
7	Bank of New Brunswick	Haremyer & E	Belway	7000
7	Thames Natl BK.	Mame & D	Oriental	508 50
6	Centl Georgia BK.	Frank K & Co	Mercantile	112 50
6	Mec & Far BK of Albany	Newell Son	W. J. County	700
7	Far & Mer BK Matamoras	Moller	German Exchange	606 02

0662

Endorser	Payer	Amount
Meech & Far of Albany	Johnson	3 000
	Durham	150
	Dale & Co	28 50
	Oelbermann & Co	150
	J Keller	50
	Heermance & Co	31 26
	Claphin & Co	400
	Willeto & Co	13 23
	Sargent & Co	3 78
	Jaffray & Co	31 49
	West'n Union Telegraph Co	200
Planters Natl BK. Rd.	C. Voght & Co	325
do	Travers Bn.	20
Meech & Far of Albany	Coupons 34 N. Y. Centl	960
do	do 4 Mich S. & N. J.	140
	do 1 Kansas Pacific	30
Richmond BK'g & Ins Co	Conway & Co	52 75
A. H. Holmes	Wright Bn.	75

0663

Discounted Notes					Amount	
due	Discounter	Payer	Bank where payable			
May 6	Boynnton's Sons	Burdett & P	Mercantile	5000		
"	do	Mulford & Co	Edway	2842	17	
"	S. Stein & Co	C. S. Parsons & Son	7 th Nat	1856	80	
"	Tatham Bros	W H Hussey	6 th "	2500		
"	H. R. Kelly & Co	Ahner & Co	Germania	630	19	
"	Woodruff & Co	E. Kopping	Irving	1000		
"	Boynnton's Sons	D. C. Newell & Sons	N. Y. County	1108	22	
7	The New York Cement Co	Rowe & Co	Edway	1544	58	

0664

Charles Hoffmann the
within named complainant
being crops examined by
chatham chesbys of Amuse
for. Alexander Donaldson
says. I do not know
who took the crops on
property from my possession.
I did not see the parties that
took it. I riped the property
after I got inside the Bank
in the Brewery & the property
was taken before I got inside
the Bank.

I never saw Alexander
Donaldson before he was
arrested. The property was taken
on May ~~10th~~ 6th & Donaldson
was not arrested until
May 10th.

Charles Hoffmann

Brought before me

This 13th day of May 1882

B. & B. Ryk Police Justice

City & County of New York.

A Van Brakle being duly sworn deposes and says that he is a Clerk, employed in the Treasurers Office of the New York Central & Hudson River Rail Road Company in said City.

That on the 10th day of May 1882 John Bowen and Arthur Young came to the office of said Company Young remaining outside the office (in the hall) while Bowen came in the office and there presented for payment the Coupon or interest ^{warrant} ~~certificate~~ nowhere and numbered #774. A copy is hereto annexed marked Exhibit A. Charles Stoffman identifies said ~~certificate~~ or interest warrant as one stolen from him on the 6th inst.

A. Van Brakle

sworn to before me this
11th day of May 1882
at New York
Notary Public

0666

County of New York.

Dennis McMahon of the
19th Precinct being duly
sworn deposes & says that
John Brown after his arrest
told deponent that he won
the Coupon presented to the
Company for payment
as appears by a Vouch Voucher
affidavit by playing poker
& asked him how much money
he had up the said twenty
dollars. I asked him who he
was playing with & he said
with a man named
Haree. He said that Haree
put the Coupon up against
his \$20. & that he was
playing in Sandys.

Sworn to before me Dennis McMahon
This 13th day of May 1882
B. H. Bixby Police Justice

City and County of
New York ss

John Irving of the 19th sub Precinct-
Police being duly sworn says. That
he arrested Alexander Donaldson
(now here) in No 26 Carmine Street
on the night of May 10. 1882

That deponent informed said Donaldson
that he was arrested for ~~giving~~ giving
Arthur Young a stolen Coupon
and deponent asked said Donaldson
where he got it. That said Donaldson
replied that he found it on his
bar behind a beer pump a day
or two previous. Deponent asked
said Donaldson how it got there
and he replied that there was
some parties drinking there and
he supposed that some one dropped
it. Deponent asked said Donaldson
who the parties were and he replied
that the names was George Haskell
and some boatmen, and he thought
that said Haskell ^{was the person} that dropped it.
I searched for Haskell with Don-
aldson for five hours but
not find any such person. He said
that he did not know his residence
and deponent, John Irving

Sworn to before me this
13 day of May 1882
Attest
John Irving
Police Officer

We went to
for him

0668

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss*Charles Hoffman (Chief Clerk)*
*at the Mechanics National Bank*of No. *33 Wall* Street,being duly sworn, deposes and says, that on the *6* day of *May* 188 *2*

at the _____ City of New York,

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

the following property, viz:

30 coupons or interest warrants
Central Rail Road Company and being for \$30.00
Each and payable to bearer and numbered 66,
224, 2048, 2049, 3522, 3523, 3524, 3536, 3537, 3538,
3539, 3540, 3541, 3542, 3543, 3544, 3545, 3546, 3547, 3548, 4249, 4250, 4697,
4774, 4838, 4840, 5311 of the value of \$30.00 each
from coupons issued by said Company & being for
\$15.00 & payable to bearer & numbered 678, 991, 1146,
1605 & 4 coupons issued by the Lake Shore & Michigan
Southern Rail Road Company payable to bearer
& being for \$3.50 each.

Sworn before me this

day of

Given Notes, Checks and drafts
a detailed account or statement of them
being here & annexed the property of deponent
person in the care & charge of deponent
the said coupons being
the property of *the Mechanics National Bank*
a Corporation organized under the laws
of the United States.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *John Bowen, Arthur Young*

alias Thompson and Arthur Donaldson
The aforesaid property was taken
at the time aforesaid from the
possession and from the pocket of
the coat then worn by deponent
as he was entering the German
Exchange Bank.

A Van Brakle the Clerk in
the Treasurer Office of the New York
Central & Hudson River Rail Road Co

Police Justice

188

0669

inform deponent that John
Bowen and Arthur Young alias
Thompson came on the 10th inst
to the office of said company in
said city & John Bowen presented
there for payment one of the
aforesaid coupons or interest
certificates with No 4774
Deponent is informed that
Bowen claims to have
received it from Young alias
Thompson who claims to
have received it from
Alexander Donaldson

[Signature]

Sworn to before me
this 11th day of May 1884

[Signature]
District Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0670

Exhibit
A.

\$30.

\$30

The New York Central Rail Road Company
Interest warrant for thirty dollars payable in the
City of New York 1st May 1882 for Six Months
Interest on Certificate No 4774 for \$1000
For the Company

B W. Clark

Register

0671

BOX:

66

FOLDER:

745

DESCRIPTION:

Brown, James

DATE:

05/01/82



745

WITNESSES.

Day of Trial,
Counsel,
Filed *1* day of *May* 188*2*
Pleads

THE PEOPLE

vs. *P*

James Brown

JOHN McKEON,

District Attorney.

A True Bill.

James Brown
James Brown
Foreman.

James Brown
James Brown
No. 8

0672

0673

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Brown

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

of the CRIME OF LARCENY

committed as follows:

The said

James Brown

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

*One beer pump of the value of
Thirty-five dollars.*

of the goods, chattels and personal property of one

Opelia Pardee

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

John W. Brown
District Attorney

0574

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:
The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0675

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Sec. 208, 209, 210 & 212.

Police Court, District.

THE PEOPLE, &c.,

vs. PAUL COMPLAINT OF

William Cardet
188 Moorhead St

James Brown

Offence, *Grand Larceny*

Dated

April 25, 1882

No.

J. J. McWhorter Magistrate.

No.

John Brown Clerk.

No.

188 Moorhead St Street.

No.

188 Moorhead St Street.

No.

188 Moorhead St Street.

No.

188 Moorhead St Street.

No.

188 Moorhead St Street.

No.

188 Moorhead 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 *James Brown*

~~be held to answer the crime as~~ guilty thereof, I order that he be admitted to bail in the sum of *200* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *April 25*, 1882 *J. J. McWhorter* 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.

0676

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

James 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. *James Brown*

Question. How old are you?

Answer. *28 years old*

Question. Where were you born?

Answer. *#86 West 3rd Street. New York.*

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

Answer. *#86 West 3rd Street.*

Question. What is your business or profession?

Answer. *See business*

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 acknowledge taking it*

James his
X *Brown*
mark

Taken before me, this *75*

day of *April* 188*4*

A. Killworth Police Justice.

0677

2nd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. *188 Bleeker* Street,

being duly sworn, deposes and says, that on the *15th* day of *March* 188*2*

at the *said premises*, *15th Ward* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *in the day time*.

the following property, viz:

*One water pump
Bew Pump of the value of
thirty five 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 *JAMES BROWN* (now

*here) from the fact that the ac-
cused acknowledged and confessed to
deponent, in open court, that he did
take, steal, and carry away the said
property from the said premises.*

Nelson Pardee

Sworn before me this

15th day of *March*

188*2*

POLICE JUSTICE.

0678

BOX:

66

FOLDER:

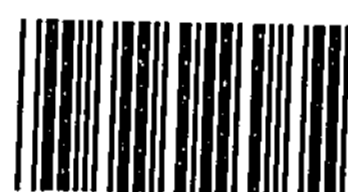
745

DESCRIPTION:

Brown, Jennie

DATE:

05/05/82



745

WITNESSES.

May 12th 1882

I recommend that

Defendant be discharged

on his own recognizance.

The People have never

been able to get this

Complainant

J. P. McKeon

Attorney at Law

Day of Trial

Counsel,

Filed 5 day of May

Pleas

1882

THE PEOPLE

vs

James Brown

May 12th

Discharged by Court

JOHN McKEON,

District Attorney.

Order given to J. P. McKeon for

Smith Allen, and Probable Cause of

4 culpable. By deposition of J. P. McKeon

A True Bill

James C. Brown

James C. Brown

Foreman.

Make record for Court

He is said to have left the

County.

Not

J. P. McKeon

LABORATORY AND RECEIVING
from the Bureau in the night

0680

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jennie Brown

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

of the CRIME OF LARCENY

committed as follows:

The said

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

*One scarf pin of the value of fifty
dollars*

of the goods, chattels and personal property of one *Emile Vlies on the*
person of the said Emile Vlies then and there being
found from the person of the said Emile Vlies

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

John M. Keon
District Attorney

0581

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0682

to know as



City of New York, Recorder's Chamber

New York May 3, 1857.

My dear Sir,

The enclosed communication was this day received by me.

I have now it to inquire into the matter.

Yours truly

Frank

Inspector Byrnes.

Take an affidavit from McStaley, as to the handwriting of E. A. Riles & on many other cases an order, delivering and protesting to McStaley. File

0683

These letters were all
about
June 10/82 F.D.

J. M. Nally - with Claflin & Co
being duly sworn deposes & says that he
is acquainted with the handwriting
of Emile A. Vries - and that the
annexed letter is in the proper
handwriting of said Vries -

Testimony of

June 10, 1882

Wm. H. Nally
Wm. H. Nally

J. M. Nally.

0688

13 Lincolnton Street
 Moss Side
 Manchester
 England
 19/5/82
 Fredrick Smyth Esq
 Dear Sir

I take the liberty of writing you in
 reference to a pin I had taken from me
 when I was over in New York a few weeks
 back, R.D. McLaughlin detective of New York
 Central Station was engaged in the case, he
 found the pin which was a coral one
 set with diamonds I attended the
 Jefferson Market Court 3 times and
 then before the grand jury, in all
 from the time of the taking of the person
 who did the act a fortnight expired and
 being out of work and nothing to support
 me I had to get a ship home the pin could
 not be returned till I heard from the detective
 he said he would let me if I had to come
 for my pin at the station or if I had to appear
 again, as I had to get a living I could
 not stop longer I had already been
 4 times to the court or another

as I hope if ^{pin} my can be returned you would
 see that it is done as it is a keepsake
 from my people and I have not let them
 know what has become of it yet the
 detective as for the pin one diamond
 has been removed which makes two
 of them short so now once more
 if you would kindly let it be returned
 to me knowing as I was fitted so as
 not to be able to stay longer and having
 sworn 3 times before the Judge and
 once before the jury that it was mine
 I should ever feel greatly in debt to your
 kindness

Yours Obedt
 Emily A. Thies

P.S. I might also state I was employed by the
 New York when the detective found the pin and
 he called there with him they can also swear
 it being mine and send this
 note to you because your name Sir was
 the one on the summons I had sent you when

0689

I attended the Grand Jury

The pin can be sent to a Mr. Mc Kally
of H. B. Claphin & Co. White Goods Dept.
Church Street New York City to whom

I have also addressed a letter telling
him to send it - He he knows the
pin

E. A. Ylies

0590

No 78 - is occupied as a Stationary
Store don't know Jimmie Brown I make
inquiry w house adjoining and could
learn nothing of him

The Grand Jury Rooms are in the third story of the large brown
stone building in Chambers Street, near the New Court House in the Park.

When you arrive at the witness-room, hand this Subpoena to the
officer or clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL
SESSIONS.

The People of the State of New York,

To

of No.

78 Becker

Street,

Saloon Keeper

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper
person, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court
House in the Park, in the City of New York, on the day of May
inst, at the hour of 10½ in the forenoon of the same day, to testify the truth, and to give evidence before
the GRAND JURY, touching a certain complaint then and there pending against

Jimmie Brown

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder, at the City Hall in our said City, the
first Monday of May in the year of Lord 1882

JOHN McKEON, District Attorney.

0691

The Grand Jury calls witnesses in whatever order its Foreman pleases. The Foreman knows best for the public good. If you wait patiently on the day of attendance until your turn comes, it may save you waiting hereafter.

If it is very inconvenient for you to attend on the day designated, let the District Attorney's officer or clerk in the witness-room know this at an early moment.

If you do not obey this Subpoena, or do not explain your absence, the Court can enforce your attendance and fine you.

If you are ill, when served, send timely notice of that fact to the District Attorney.

If other witnesses in this case are called, and another case taken up, you may know—unless otherwise advised—that the Grand Jury do not care to examine you; and you may then retire, mentioning your withdrawal to the officer or clerk.

If the Grand Jury adjourn, and you have not been called without explanation, inquire up stairs, in the District Attorney's Office if you are wanted again, and when.

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

_____ being duly sworn, deposes and says he _____

Subpoena, of which the within is a copy, upon _____

_____ on the _____ day of

_____, 188 by _____

Sworn to before me, this _____ day }
of 188 }

Notary Public,
N. Y. Co.

0692

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Philip Miller
of No. 22 Cottage Place Street,

GREETING :

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

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

WITNESS, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of May in the year of our Lord 188 2

JOHN McKEON, *District Attorney.*

0593

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

Philip Farley

being duly sworn, deposes and says he

~~Subpoena, of which the within is a copy, upon~~ *Crutched*

N^o 22 College Place on the *10* day of

May, 188*2*, for the purpose of
serving a subpoena of which the
within is a copy on *Philip Miles*.

and was then informed that said Miles
had left said house for the purpose of
evading the order of the Court to *appear*

Sworn to before me, this
of 188*2* day } *Philip Farley*

Notary Public,
N. Y. Co.

0694

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Emil Vlies
of No. 72 Hollage Place Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 12 day of May instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

WITNESS, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of May in the year of our Lord 188

JOHN McKEON, *District Attorney.*

0695

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

Philip Farley

being duly sworn, deposes and says he *visited 22*
Cottage place on the 10th inst for the purpose
Subpoena, of which the within is a copy, upon *him the*
7 bearing a
said *Emil Weiss* on the *10th* day of *May*

and was informed at
said house that no such
person resided there

Sworn to before me, this *11* day }
of *May* 188 *2* }

Philip Farley

Notary Public,
N. Y. Co.

0696

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street,

Street,

Street,

Street,

Decision Received
April 23/1882

Rev. 208, 209, 210 & 212.

Police Court - 2 District.

365

THE PEOPLE &c.
OF THE COUNTY OF
226 Cottage Place
Germine Brown
John Smith

Offence, Larceny
from the Person

Dated

April 18

1882

Paterson Magistrate.

Loosemore
& McLaughlin & Co.
Clerk.

Witnesses

Philip Miles

No. 22

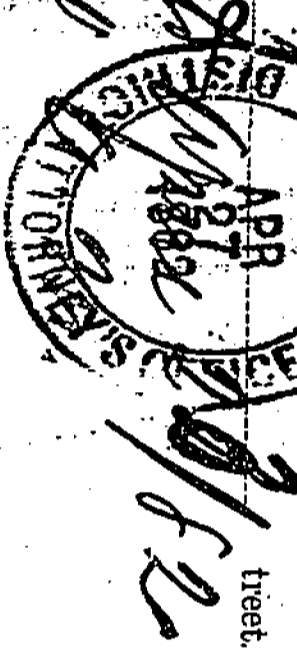
22 Cottage Place
Germine Brown

Comd. To Warden

at 22 Cottage Place

No.

22 Cottage Place
Germine Brown



Det. April 19/1882 3 PM.

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 Germine Brown

guilty thereof, I order that he be held to answer the same until the 1st day of May 1882 and be committed to the Warden or Keeper of the City Prison until the 1st day of May 1882

Dated April 23rd 1882 John D. Patterson 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.

0697

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.2nd DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Jennie Brun

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Charleston, South Carolina

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

Answer. 125 West 3rd St, 1 year

Question. What is your business or profession?

Answer. Sewing

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. This man came in the saloon and invited us to drink. A large number of people were around. He appeared to be under the influence of liquor. I know nothing about his pin. There were other women around him and his companions besides myself.

Taken before me, this 23rd

day of April 1882

Jennie Brun
X
Mark

A. M. Patterson Police Justice.

2nd Dist. Court,
(Police)

Emil Weiss

vs
Jennie Brown
alias Smith

Grant Lawrence

Before Hon. J. M. Patterson Jr.,
Police Justice

Stenographic Reports
April 19 1888

Ed. Lyon
Stenographer

The People vs
On the Complaint of

Emil Vries

vs
Jennie Brown
alias Smith

Before Hon. J. C. Patterson Jr.
Police Justice

New York April 19 1882.

Emil Vries the Complainant testifies as follows:

Cross Examination by at Goldsey

- Q. What is your age?
A. 26 years
Q. What is your occupation?
A. I am a salesman.
Q. How long have you been living in New York?
A. Since the 20th of January 1882.
Q. Whereabouts did you come from?
A. Manchester England, my wife is still in England.
Q. You say that the pin you had on your person was taken from you at a saloon No. 78 Bleeker Street?
A. Yes sir it was, I don't know the number.

- Q What time in the night was it when you went in there?
- A I don't know the exact time, it was about two o'clock in the morning, Sunday morning.
- Q Had you been drinking?
- A One or two glasses of beer.
- Q Where had you been before you went in that Saloon?
- A With some friends of mine walking.
- Q What time did you leave your residence to go out on this pleasure trip?
- A Near 10 o'clock in the evening.
- Q Were your friends with you?
- A Yes sir.
- Q Where did you go first?
- A To hear some singing on 6th Avenue.
- Q Did you have anything to drink there?
- A Yes, two (2) glasses of beer.
- Q Where did you go then?
- A I came home.
- Q How long did you stay home?
- A I don't know exactly, we took a walk.
- Q Where to?
- A About
- Q Did you stop at any other Saloon?
- A Yes sir, one - more.
- Q Did you have anything to drink there?
- A Yes sir, one drink.

Q Only one drink?

A Yes sir.

Q After the time you left your house on Saturday Evening you were only in three (3) Saloons?

A Yes sir.

Q How long were you in this place in which you claim you were robbed?

A I don't know exactly.

Q How many drinks did you have there?

A One.

Q What is your business?

A I am a salesman in this City.

Q Where?

A I don't want to say.

Q Salesman of what?

A Dry Goods.

Q For what firm?

A I don't like to give their names.

Q You give the name of Emile Vlies, is that your proper name?

A Yes sir.

Q Before you started to go out on Saturday Evening last did you have anything to drink?

A No sir.

Q Not a drop?

A No sir.

Q Was this Saloon at No 78 Bleeker Street pretty well filled up with people on that night?

- Q Yes sir, it was.
- Q With blacks and whites?
- A Principally colored people.
- Q Did your friends accompany you there?
- A Yes sir, two of them.
- Q What are their names?
- A One is named Philip Miles — I don't know the other ones name.
- Q How long have you known him?
- A Five (5) weeks, he comes from where I come from.
- Q Did your friends sit with you all the time you were there?
- A Yes sir.
- Q Are any of them here to-day?
- A No sir, they can't get away from their business.
- Q Did you sit at a ^{table} ~~benches~~ when you went ⁱⁿ there?
- A We went in the back part of the place and sat down at a bench in a corner.
- Q Was anybody sitting near you?
- A Yes sir.
- Q Who was it?
- A My friend on one side and this person the prisoner on my right.
- Q Was anybody directly in front of you?
- A No sir.
- Q Is it not a fact that two or three or more

people got around you?

A Not before I missed the pin.

Q Didn't two or three women get around you?

A Yes sir, three (3) women, with the prisoner; they sat alongside of us.

Q Did you treat them?

A No sir, I ~~was~~ treated the prisoner to a glass of beer.

Q Have you been in a place of this kind before?

A No sir.

Q Why did you treat her to a glass of beer?

A I don't know. I gave her a glass of beer because she came there and sat down.

Q Did you put your arm around her?

A No sir, she put her arm around me.

Q When the prisoner put her arm around your neck, her arm reached to the side neck where your friend was?

A Yes sir.

Q You were all sitting together?

A Yes sir

Q All of you?

A Yes sir

Q Were you looking at this prisoner all the time?

A I couldn't say that, I was looking at the people dancing.

Q Is it not a fact that you saw her take this

pin out of your scarf?

A No sir, I didn't say that.

Q Was there much commotion there at the time?

A There was dancing.

Q Have you been there since then?

A No sir.

Q How long was it after you claimed to have lost the pin that you had her arrested?

A It was Monday Evening I had her arrested - the evening of the day on which I lost the pin.

Q Did you ever see her before in your life?

A No sir.

Q You now positively identify her?

A Yes sir.

Q Would you be able to identify the other women if you saw them?

A No sir.

Q You identify her by your own recollection?

A Yes sir.

Q The woman that sat with your friend and the women in the party while the dancing was going, you having been there only a few minutes you are unable to identify them, but you are able to identify the prisoner?

A Yes sir.

Q Have you ever had any property stolen from you before?

Q In England I did.

Q Under similar circumstances?

A No, he was a gentleman's son.

Q What did he steal?

A My clothing, he occupied a room under me.

Q What did he steal?

Q What was done with him?

A He ran away, it was put in the hands of the detectives. He was serving a term of three (3) months. I was called away from London when he was apprehended - I wasn't in London.

Q Is that the only time you had anybody arrested except this once?

A Yes sir.

Q Whereabouts did you get this pin?

A My parent gave it to me.

Q Did you know its value?

A No sir.

Q Have you ever been offered anything for it?

A Yes sir, \$30. and \$40. in England.

Q Have you had an offer for it in this country?

A \$20.

Q Was the person a jeweller who offered you that for it?

A No sir, he is a gentleman.

Q Does he understand anything about the value of jewelry?

A He has ⁱⁿ expensive diamonds and good jewelry.

Q Have you seen your property since you lost it?

A Yes sir.

Q How long after you lost your pin was it, before your attention was called to the fact?

A As quick as I could shoot an arrow out of a bow, - instantaneously.

Q When was the last time, before you say that this instantaneous discovery was made, that you had seen it - how long before it?

A When I was dressing in my room - before 10 o'clock on Saturday evening.

Q Did you feel for it?

A Yes, many times, I have a habit of feeling it.

Q How long before you missed it was it that you felt for it?

A About twenty (20) minutes.

Q And you had been in the saloon a quarter of an hour?

A Yes sir.

Sworn to before me this } Emily A. Viles
23rd day of April 1882

J. W. Patterson } Police Justice

0707

2^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, }ss. *Emile Vlies, 26 years old, Salesman*
of No. *22 Cottage Place Street, New York City*

being duly sworn, deposes and says, that on the *16th* day of *April* 188*2*
at the *saloon No 78 Bleecker Street* in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from deponent's person in the night-time*
the following property, viz: *One coral and diamond*
scarf pin of the value of fifty dollars.

Sworn before me this

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 *Jennie Brown, alias*

Jennie Smith, now here from the following
facts. While deponent was drinking in
said saloon said Jennie put her arm
about his neck and took said pin from a
scarf then worn by deponent.

Emile Vlies

POLICE JUSTICE.

0708

BOX:

66

FOLDER:

745

DESCRIPTION:

Brown, John

DATE:

05/19/82



745

Send for opinion
in Linn 15
Recd.

F.P.

Dep. Sec. Gen. P.
St. John's River

Bill added

Filed 19 day of May 1882
Pleads *Indignity*

THE PEOPLE

vs.

John Brown

John Brown

ROBBERY—First Degree.

JOHN MCKEON,

District Attorney.

22 May 29. 1882

pleads person.

A True Bill.

James H. Hickey
Foreman.

Indignity charged

also named.

14th June 14/82

0709

0710

Court of General Sessions 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 Robbery in the first degree,

committed as follows:

The said

John Brown

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fourteenth* day of *May* in the year of our Lord
one thousand eight hundred and eighty *two*, at the Ward City and County aforesaid,
with force and arms, in and upon one *William F. Barlow*
in the peace of the said People then and there being, feloniously did make an assault and

*One Silver Coin of the United States
of the kind known as half dollar
of the value of fifty Cents*

of the goods, chattels and personal property of the said

William F. Barlow

from the person of said

William F. Barlow

and against

the will and by violence to the person of the said *William F. Barlow*
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 McKEON, District Attorney.

0711

AFFIDAVIT—DISORDERLY CONDUCT

Arrested John Smith.

Dated

188

Sunday night May 14th
1882 for Highway Robustic
in Washington Park.

Pleaded Guilty in General Office
Sessions on May 29th and
on June 4th sentence was
suspended by Recorder
Smith.

\$ bail for G. B. for month.

Term of imprisonment not to exceed
months.

0712

PRISON ASSOCIATION OF NEW YORK,

65 BIBLE HOUSE, ASTOR PLACE,

New York,

June 10th

1882

In the case of the People
against

John Brown - Leroy from the Person
Before Recorder Smyth in Gen^l Session

We have seen the prisoner several times
and his mother - he is her only child & by her 1st
husband whose name was Thompson, but he
chooses to take the name of the 2^d husband -

We find the prisoner was working for Edward
A Johnson as waiter in Restaurant & Mr John
son says he worked about 5 weeks was attentive
and industrious up to the day before this occur-
rence and is well disposed towards him.

Mr William S Mee, employed him pre-
viously off and on as he says for about 2 years
and found him strictly honest as far as he
could see or judge -

This boy 19 years of age is his mother's
only dependent she being a widow -

In view of all these circumstances
the undersigned recommends that
The prisoner John Brown be discharged
on his own recognizance Respectfully
S Cutter

0713

Complainant Bailed by
James Standen
27 6-15 Ave.

BAILED,

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

Sec. 208, 209, 210 N. 212.

Police Court - 1st District.

THE PEOPLE & C.,
ON THE COMPLAINT OF

William J. Standen,
John J. Standen,
Robbery

Offence, _____

Dated

May 15, 1882

J. B. Smith
Magistrate.

George M. Taylor
Clerk.

Witnesses
George M. Taylor
No. 1, William J. Standen
Street,

Complainant Bailed by
James Standen
27 6-15 Ave.
1882
JAMES STANDEN
ATTORNEY

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} be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until ^{giving such bail, he legally discharges.} _____

Dated May 15, 1882. Solon B. Smith, Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0714

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.Jm
DISTRICT POLICE COURT.

John 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. *John Brown*

Question. How old are you?

Answer. *19 Years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *216 Sullivan Street 2 Years.*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer.

I am not guilty of the charge.

Taken before me, this *15th*
day of *May* 188*8*.

John Brown

Samuel Smith
Police Justice.

0715

Form 123.

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

Police Court—Second District.

William F. Barlow aged 19
 Brok Keep, of No. *169 West 14th St.* or *27-6th Avenue*
 Street, being duly sworn, deposes and says,

that on the *14th* day of *May* 18*87*

at 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, and against the will of

deponent, the following property, viz.:

Good and lawful Money
of the United States consisting of One
Silver Coin of the denomination and
Value of Fifty Cents

~~of the value of~~

the property of *deponent*

Dollars,

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, and against

his will, by

John Brown (Nowhere) and another
person not yet arrested and unknown
to deponent. From the fact that deponent
was passing through Washington Square
Park at or about the hour of Eight O'clock
P.M. on said date and when deponent
was near West 4th Street Entrance the said
Brown in company with said unknown
person came up behind deponent
threw deponent with their fists knocking
deponent down and while deponent
was lying prostrate the said Brown

Sworn to before me this
 day of

187

Police Justice.

0716

Put his hand into Deponent's right hand
pantaloons pocket and took therefrom
the said Money. Deponent held on to the
said Brown and caused his arrest by Officer
Taylor and the said Unknown Person ran
away on the approach of the officer.

Sworn before me & W. F. Barton.
this 15th day of May 1882.

John Smith

Police Justice

City and County
of New York

George M. Taylor aged 32
of the 15th Precinct Police being duly sworn
deposes and says that he arrested John Brown
in Washington Square Park. who was held by the
Complainant and on deponent's arrest. The
said Brown the said Brown dropped from
his hand a silver coin of the value of fifty cents
in said Park.

Sworn before me & George M. Taylor.
this 15th day of May 1882.

John Smith

Police Justice

City & County of New York S.S.

Mary Thompson being duly sworn says that she is the mother of Nicholas Thompson who stands indicted under the name of John Brown for Robbery and who has pleaded guilty to Larceny from the person.

That she said Nicholas Thompson was previous to the commission of the crime of which he has pleaded guilty been a boy of good character and aided in the support of this deponent and that this deponent has no knowledge of his ever committing any offence or ever being charged with any crime except that of which he has been indicted. That this deponent has no other child to aid & assist her. That she is a widow and dependent upon her daily wages for her support.

Given & sworn to
May 31st 1882

Mary ^{her} Thompson
mark.

Robert A. Racey
Notary Public,

New York County

0718

Court of Sessions
The People

W.
John Brown

Applicant

0719

BOX:

66

FOLDER:

745

DESCRIPTION:

Buchanan, James

DATE:

05/23/82



745

274

Day of Trial

Counsel,

Filed 23 day of May 1882

Pleads

Not guilty

THE PEOPLE

vs.

James Buchanan

BURGLARY—Third Degree, and
Receiving Stolen Goods

JOHN McKEON,

District Attorney.

A True Bill.

James J. Gleason

Foreman.

May 26. / 82

James J. Gleason
163

0721

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James Buchanan
against

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

James Buchanan

of the crime of Burglary in the third degree,

committed as follows:

The said

James Buchanan

late of the *Sixteenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twelfth* day of *May* in the year of our
Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Edward Harrigan*

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said *Edward Harrigan*

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Six Eggs of the Value of two Cents
Each*

of the goods, chattels and personal property of the said

Edward Harrigan

so kept as aforesaid in the said *Store* then and there being, 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 McKee
Dist atty

0722

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

of the crime of Receiving Stolen Goods

committed as follows:

The said

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

of the goods, chattels and personal property of

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said

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

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

JOHN McKEON, District Attorney.

0723

Sec. 208, 209, 210 & 212.

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Thompson
231 1/2 St.
James Buchanan

Offence, *Burglary*

Dated *May 11 1882*

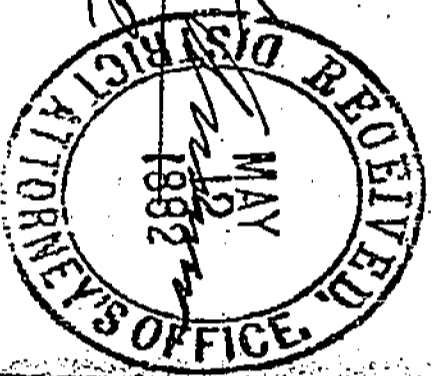
Stork Magistrate.

John W. Bennett Officer.
16 1/2 Street Clerk.

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

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

Admitted to bail
without Bond
163



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 *James Buchanan*

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

Dated *May 12th 1882* *J. Murray Ford* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0724

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2d DISTRICT POLICE COURT.

James Buchanan 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.

James Buchanan

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York City

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

Answer.

30th Street between 8th & 9th Avenue, 3 years

Question. What is your business or profession?

Answer.

Assistant Property Man, Booth's Theatre

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 broke the pane of glass and took the eggs. I was under the influence of liquor, and was strolling with a companion. I did not intend to commit burglary.

Taken before me, this 12th day of May 1882 } James O. Buchanan

J. Henry Wood Police Justice.

0725

Police Court—Second District.

City and County
of New York.

Edward Harrigan, 32 years old, grocer
of No. 23 1/2 Eighth Avenue Street, being duly sworn,
deposes and says, that the premises No. 224 Eighth Avenue, in the
16th Ward, in the City and County aforesaid, the said being a brick building
the first story of which was occupied by deponent as a grocery store

on the 11th day of May 1882, were **BURGLARIOUSLY**
entered by means of beating or cutting a pane of glass
in a show window in the front of
said premises, in the night time
at three o'clock

on the Morning of the 12th day of May 1882
and the following property feloniously taken, stolen, and carried away, viz Six
eggs of the value of ten cents

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 James Buchanan, merchant,

for the reasons following, to wit:

Deponent closed said
premises and fastened the doors and
windows securely at about a quarter
after nine o'clock on the evening of the
11 day of May 1882, and deponent is
informed by Officer Frederick Hornman
of the 16th Precinct Police that at the time
and place above stated he found
said James Buchanan in the act of

taking ~~said~~ eggs from said windows and found six eggs in the pocket of an overcoat then on the person of said James Buchanan. On examining the premises at about five o'clock on the morning of May 12th 1882 defendant missed a ~~number~~^{noticed} of eggs from the show window and that a portion of a pane of glass in said window had been removed. Defendant further says that the piece of glass here shown is of the same description ^{of glass} as the glass in said window pane and that he is informed by said officer Hornman that he found said piece of glass in a pocket in the overcoat worn by said James Buchanan when arrested.

Sworn to before me this
12th day of May 1882
J. Henry Ford
Police Justice

Edward Harrigan

City and County of New York:-

Frederick Hornman of the 16th Precinct Police of the City of New York being duly sworn says that he has heard read the foregoing affidavit of Edward Harrigan and that the same is true in so far as it relates to this defendant.

Sworn to before me this
12th day of May 1882
J. Henry Ford
Police Justice

Frederick Hornman

0727

BOX:

66

FOLDER:

745

DESCRIPTION:

Burke, Timothy

DATE:

05/31/82



745

WITNESSES.

[Handwritten signatures of witnesses]

Bill ordered

Day of Trial,

Counsel,

Filed 31 day of May 1882

Pleads 423.517.

vs. THE PEOPLE

vs.

[Handwritten signature: Timothy Burke]

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON,

District Attorney.

22 Nov 1. 1882

[Handwritten signature]

A True Bill.

[Handwritten signature]

Foreman.

[Handwritten signature]

[Handwritten signature]

180

0728

0729

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

THE POPE OF THE STATE OF NEW YORK,

against

Timothy Burke

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

of the CRIME OF ^{*Pettit*} ~~GRAND~~ LARCENY, committed as follows:

The said *Timothy Burke*

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

*Thirty feet of pipe of the Value of twenty Cents
Each foot*

of the goods, chattels and personal property of one

John Hooper

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

John Mason
Dist atty

0730

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

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

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

of the goods, chattels and personal property of the said

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

unlawfully, unjustly did feloniously receive and have, the said

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

JOHN McKEON, District Attorney.

0731

NY 283

- New York

May 10th / 82

Caldwell Lead Co 61 Centre Str

Please give hand

20 ft 5/8" A Pipe 53 1/2 lb

Jas Cavanaugh

240 E 31st St

$$\begin{array}{r} 159 \frac{1}{2} \\ 7 \frac{1}{2} \\ \hline 37 \frac{1}{2} \\ 2 \frac{1}{2} \\ \hline 40 \frac{1}{2} \end{array}$$

0732

1293 May 11. 1882
Columbiana Co.
Please give
beaver.
25 ft 78 in a pipe
Jas. Cavanagh
Apr. 19
248 E. 3rd St.
65
1.60
4.88

0733

New York March 16/82

Colwell Lead Co.

Please give, bearing

30 ft skin in pipe

7 1/2 in

50 3/4

\$5.40

for Cavanagh
250 E 31st St
for W

0734

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

428
Police Court District.
THE PEOPLE &c.,
vs. Charles E. Conner
Charles E. Conner
Charles E. Conner
Dated May 17 1882
Magistrate. Franklin
Officer. Stewart
Clerk. Q. E.
Witnesses. James Conner
No. 21 East 31 Street,
No. John Hooper Street,
No. 100 Street,
\$ 100 to answer.
180 Not named owner

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 Charles E. Conner

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 17 1882 Hugh Gardner Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0735

Sec. 188-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1st District Police Court.

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

Question What is your name?

Answer.

Timothy Burke

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

428 E 17th Street & about 2 months

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am guilty of the charge
Timothy Burke

Taken before me this
day of *May* 188*8*

John J. Gordon Police Justice.

0736

Form 9.

Sixth District Police Court.

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

of No.

street,

that on the

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

Robert E. Carey
 63 Centre
 21 Years old Clerk being duly sworn, deposes and says,
 16th day of May 1882

Timothy Burke now presents did unlawfully by means of that certain false token or order hereto annexed obtain about 35 feet of lead pipe of the value of five dollars and forty cents from deponent

That on the aforesaid day the defendant presented said order to deponent and said it was given to him by the bookkeeper in the employment of the person whose name is signed to the order & which purports to be the signature of James Cavanaugh whose place of business was at the number described in the order which was for the delivery to bearer of the pipe in question

That deponent believing the order to be genuine gave to the defendant the pipe, and deponent has since discovered that the order was not made or signed by said Cavanaugh nor was it given to him by the bookkeeper of Cavanaugh but that it was made and signed by the defendant with the fraudulent & felonious intent to cheat and defraud the employers of deponent & by which they were defrauded of said property

Sworn to before me this 2 Robert Edward Carey,
 17th day of May 1882
 Hugh S. Gardner Police Justice

0737

City and County
of New York As

James Caranagh of 201 E
31st Street being duly sworn says
that he did not make or sign
the annexed order or authorize
any person to make or sign it
and that the signature thereto is
false forged and counterfeit
James Caranagh

Sworn to before me
this 17 day of May 1880

Thos. Gorman Police Justice

Form 8.

POLICE COURT-SIXTH DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

%.

AFFIDAVIT.

Dated

187

Magistrate.

Officer.

0738

BOX:

66

FOLDER:

745

DESCRIPTION:

Burpe, Edmund

DATE:

05/08/82



745

0739

WITNESSES.

May 22, 1882

Day of Trial,

Counsel,

Filed

day of

1882

Pleads

Not guilty (9)

THE PEOPLE

vs.

B.

Edmund L. Burke

LARCENY AND RECEIVING
STOLEN GOODS

JOHN MCKEON,

District Attorney.

A True Bill

James H. Rogers

Foreman.

69

0740

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edmund L. Burpee

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

of the CRIME OF LARCENY

Edmund L. Burpee

committed as follows:

The said

Edmund L. Burpee

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

*One piece of Gold of the value of
fifty dollars, and three
pieces of Gold of the value of
sixteen dollars each.*

of the goods, chattels and personal property of one

Alexander Russell

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

John M. Keon
District Attorney

0741

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

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

of the goods, chattels and personal property of the said

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

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

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

JOHN McKEON, District Attorney.

0742

Bank of Nova Scotia,

Halifax, April 28 1880

The Deane Mr S. L. Bumpsee
has been clerk in the
Bank of Nova Scotia,
in various departments
for nine years, he leaves
the Bank now to seek
a better position in
the West. Mr Bumpsee
has been steady, honest
and attentive to his
duties, and I most
heartily wish him every
success in our new
western Country,

J. Maclean
President B.N.S.

0743

St John N.B. Nov 16th '80

My dear Charley

This serves to
introduce to you Mr E. L. Burpie
an intimate friend of mine
of long standing. Any attention
and kindnesses you will show
him will be most highly ap-
preciated by me. Mr Burpie
was for a number of years
employed in the Paint office
here and other places, but for
health's sake had to resign his
situation. He will visit New
York. He will explain to
you. With best regards to
your father and family

Lo
Chas R. Robertson

Very truly yours
Chas R. Robertson

11/17/80

0744

Halifax N. Scotia

May 17 1882

To the District Attorney
New York

Mr Edmund L Barpe,
whom I understand is
now under arrest in
New York charged with
the commission of a
criminal offense, was
intimately known to me
for several years, down
to the period when he
remained from this City

He is a member of one
of our leading Provincial
families

0745

families, and while I knew him bore an unexceptional character of any offence against the laws.

Yrs. obdtly

Saml. R. R. R.

One of the Judges
of the Supreme Court
of Nova Scotia

I was much surprised to learn of any such charge having been made against him, as it was entirely at variance with my knowledge of his character, that he could have been guilty

of

0746

Hampden
17 May 82
To the District Attorney
New York

Sir

Having
been applied to, as one
in a public position and
likely to be known, to
make a statement as to
the character of Edward L.
Bumpe on view of an
application by him to
be released on Bail I beg
to say that I have known
him since he was quite
a youth and he has
always borne an
irreproachable character

Yours

0747

The report of the present
charge against him
took me completely
by surprise. He is one
of the last persons
whom I should have
supposed likely to have
been guilty of anything
of the kind

I am Yours

all sincerely

Prof. L. Weather

0748

LAW OFFICES
OF
BETHUNE & BETHUNE,
Advocates, &c.

STRACHAN BETHUNE, Q.C.
MEREDITH B. BETHUNE, M.A., B.C.L.

No. 1, SECOND FLOOR,

MERCHANTS' EXCHANGE,

Montreal, 20th May 1882

Dear Sir,

I have just learned, with much concern that a young man named Edward J. Burpee, a nephew of Sir Wm. J. Ritchie, the Chief Justice of our Supreme Court, of Judge Weatherly, of Halifax, Nova Scotia, & through the latter related to Sir J. P. Dilley our Minister of Finance, is in the Tombs, N. Y. indicted for larceny. As I am informed that the offence is a first one & the result of intemperate habits, I venture to ask you to have the great kindness to say a word to the Judge of General Sessions who will try the case to suspend sentence if possible & thus avert a terrible disgrace to his family & relatives in this country.

Yours faithfully
The Hon.
Geo. C. Barrett
Judge of the Sup. Court
New York
U. S.

Wm. A. D. D. D.

0749

Sec. 208, 209, 210 & 212.

385

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William E. Marcus

vs

Edmund L. Burpee

2

3

4

Office of the District Attorney

Dated May 2nd 188

Magistrate.

Officer.

Clerk.

Witnesses

No. 1. by Augustin Delhomme

Residence 141 W. 10th St.

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence



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

Edmund L. Burpee guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated May 2nd 1882

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated 188

I swear that the persons named with reference to be admitted to bail are

BAILED,

0750

Sec. 198-200.

2nd

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edmund L. Purpe 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. Edmund L. Purpe.

Question. How old are you?

Answer. 32 Years.

Question. Where were you born?

Answer. Novia Scotia

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

Answer. 44 West 10th Street N. York

Question. What is your business or profession?

Answer. Bookkeeper.

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

Answer I have nothing to say

Taken before me, this 2nd

day of May 1888

E. Purpe

Samuel Smith
Police Justice

0751

FORM 10.

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

of No.

that on the

day of

New York, in the County of New York,

Street, being duly sworn, deposes and says,
188 at the City of

Sworn before me, this
18th day of May
1885
John Ireland

Deponent arrested Edmund
Burke. Charged with having feloniously
taken stolen and carried away a lump
of gold of the value of fifty dollars from the
possession of William E. Marcus, 41 Union
Square. The said Burke admitted and
confessed to deponent that he had taken
stolen and carried away said gold and
deponent found the same in the trunk
of the wife of said Burke, and which
the said Marcus identifies as the gold
which had been taken stolen and carried away
from his possession John Ireland

0752

2nd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. 41 Union Square Street, Jeyples

William E. Marcus Age 34

being duly sworn, deposes and says, that on the 27th day of April 1882

at the Above premises City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time

the following property, viz:

One lump of Gold of the
value of Fifty Dollars.

the property of Alexander Rumrill and in
deponent's care and charge.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Edmund L. Purpe (Wahne)

from the fact that said Purpe admitted
and confessed to deponent that he had
taken stolen and carried away said
property from a safe in deponent's store

W. E. Marcus

Sworn before me this

27th day of

April

1882

at

Jeyples

City of New York

1882

Jeyples

City of New York

1882

Jeyples

City of New York

1882

Police Justice.

0753

BOX:

66

FOLDER:

745

DESCRIPTION:

Burrage, Albert

DATE:

05/09/82



745

0754

Filed 9 day of May 1872
Pleads Not Guilty

Obtaining Goods by False Pretences

THE PEOPLE

vs.

Albert H. Burroughs
P.
(3 Cases)

John McKean
District Attorney.

SAMUEL C. ROLLINS,
CLERK OF THE COURT.

A True Bill.

Samuel C. Rollins

Foreman.

May 23/72

Pleads Guilty

7/ Sentence suspended.
M. J. G.

0755

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Albert H. Burrage ^{against}

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

Albert H. Burrage
of the crime of *obtaining goods by*
Means of false pretenses
committed as follows:
The said *Albert H. Burrage*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *third* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty two* at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one *Charles Gaguebin*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Charles Gaguebin*

That he the said *Albert H. Burrage* was a son of
one *George A. Wilcox* doing business at Number twelve
Maiden Lane in the City of *New York* and that
said *George A. Wilcox* had sent him to obtain
two watches from said *Charles Gaguebin*
for and on account of said *Wilcox*

0756

And the said *Charles Gaguebin*

then and there believing the said false pretences and representations
so made as aforesaid by the said *Albert H. Burrage*

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Albert H. Burrage two watches of
the value of fifty dollars each

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Charles Gaguebin*

and the said *Albert H. Burrage* did then
and there designedly receive and obtain the said *two watches*

of the said *Charles Gaguebin*

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *Charles Gaguebin*

by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said *Charles Gaguebin*

of the same.

And Whereas, in truth and in fact, the said

Albert H. Burrage
 Was not the son of the said George N. Wilcox and he had not been sent by the said George N. Wilcox to obtain said watches from said Charles Gaguebin for him or on his account.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Albert H. Burrage*

to the said *Charles Gaguebin* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Albert H. Burrage* well knew the said pretences and representations so by him made as aforesaid to the said *Charles Gaguebin* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Albert H. Burrage* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Charles Gaguebin* two

watches of the value of fifty dollars each

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Charles Gaguebin*

with intent feloniously to cheat and defraud *him* of the same, 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.

~~JAMES C. ROLLINS,~~

~~EDWARD K. BURLINGAME,~~

John McKeon
 District Attorney.

12- Bill of Lading
May 22
1892

Filed 4 day of May 1892
Pleads Intelligently to

Obtaining Goods by False Pretences

THE PEOPLE

vs.

* Albert H. Barrage
(3 boxes)

John McLean
DANIEL CROPPINS,
ATTORNEYS AT LAW

District Attorney.

A True Bill.

Wm. J. Lewis

Foreman

0759

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Albert H. Burrage
of the crime of *obtaining money by*
means of false pretenses
committed as follows
The said *Albert H. Burrage*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *tenth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one *George P. Trigg*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *George P. Trigg*

That he the said *Albert H. Burrage* was the son of one
Wright Gillis doing business at number *Eighty eight*
Park Place in the City of New York.

And the said

George P. Trigg

then and there believing the said false pretences and representations
so made as aforesaid by the said

Albert H. Burrage

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

*Albert H. Burrage a sum of money to wit
the sum of twenty dollars in money lawful
money of the United States of the value of
twenty dollars*

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said

George P. Trigg

and the said

Albert H. Burrage

did then

and there designedly receive and obtain the said

sum of money

of the said

George P. Trigg

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said

George P. Trigg

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said

George P. Trigg

of the same.

And Whereas, in truth and in fact, the said *Albert H. Burrage*
 Was not the son of ^{the said} *Wright Gillis*

And Whereas, in truth and in fact, the pretences and representations so made as
 aforesaid, by the said *Albert H. Burrage*
 to the said *George P. Trigg* was and were
 in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at
 the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Albert H. Burrage*
 well knew the said pretences and representations so by *him* made as aforesaid to
 the said *George P. Trigg*
 to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said
Albert H. Burrage by means of the false pretences
 and representations aforesaid, on the day and year last aforesaid, at the Ward, City
 and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did
 receive and obtain from the said *George P. Trigg* the said sum
 of twenty dollars in money of the value of
 twenty dollars.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
 the said *George P. Trigg*

with intent feloniously to cheat and defraud *him* of the same, 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.

~~DANIEL O. ROLLINS,~~

~~JOHN MCKEON,~~

~~JOHN MCKEON,~~

John McKee
 District Attorney.

0762

11 Bill and
work
Filed 4 day of May 1892
Pleads Arguably

Obtaining Goods by False Pretences

THE PEOPLE

vs.

Albert H. Burroughs
(3 cases)

John Weston
SAMUEL C. ROLLINS,
BENJAMIN S. ROLLINS

District Attorney.

A True Bill.

John J. Lewis

Foreman.

11

0763

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Albert H. Burrage ^{against}

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

Albert H. Burrage

of the crime of

Obtaining money by

means of false pretences

committed as follows:

The said

Albert H. Burrage

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *seventh* day of *april* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
ously to cheat and defraud one *Otis G. Murty*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Otis G. Murty*

That he the said *Albert H. Burrage* was the son
of one *George B. Douglas* doing business at Number Eighty
Six Warren Street in the City of New York

0764

And the said

Otis G. Murty

then and there believing the said false pretences and representations
so made as aforesaid by the said

Albert H. Burrage

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

*Albert H. Burrage a sum of money
to wit: the sum of five dollars in money
lawful money of the United States of the value
of five dollars*

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said

Otis G. Murty

and the said

Albert H. Burrage

did then

and there designedly receive and obtain the said

sum of money

of the said

Otis G. Murty

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said

Otis G. Murty

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said

Otis G. Murty

of the same.

And Whereas, in truth and in fact, the said ^{the said} *Albert H. Burrage*
 Was not the son of *George R. Douglas*

And Whereas, in truth and in fact, the pretences and representations so made as
 aforesaid, by the said *Albert H. Burrage*
 to the said *Otis G. Murty* was and were
 in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at
 the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Albert H. Burrage*
 well knew the said pretences and representations so by *him* made as aforesaid to
 the said *Otis G. Murty*
 to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said
Albert H. Burrage by means of the false pretences
 and representations aforesaid, on the day and year last aforesaid, at the Ward, City
 and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did
 receive and obtain from the said *Otis G. Murty* a sum of money
 to wit the sum of five dollars ^{in money} of the value
 of five dollars ~~with value~~

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
 the said *Otis G. Murty*

with intent feloniously to cheat and defraud of the same, against the form
 of the Statute in such case made and provided, and against the peace of the People
 of the State of New York, and their dignity.

~~JOHN MCKEON~~
~~DISTRICT ATTORNEY~~ *John McKeeon*
 District Attorney.

0766

BAILED,

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

Sec. 208, 209, 210 & 212.

372
Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Appleton
Attorney General
Albert H. Brown
Offence: False Imprisonment

Offence

Dated

188

April 27
Smith
Magistrate.

Officer.

Clerk.

Witnesses

No.

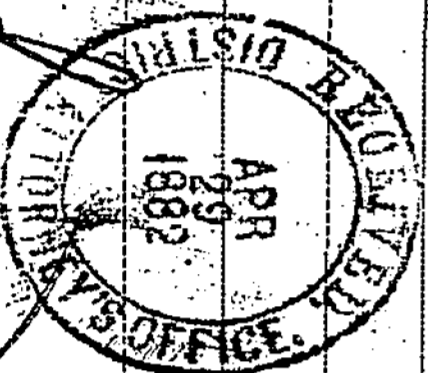
Charles H. Wright
12 Madison Avenue Street,

No.

Street,

No.

Street



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

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

Dated *April 27* 188

Solomon Smith
Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0767

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

First DISTRICT POLICE COURT.

Albert H. Burridge

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.

Albert H. Burridge

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

233 Court Street Brooklyn

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty of the charge

Taken before me, this

day of

1888

24 April
Albert H. Burridge
Solomon B. Smith
Police Justice

0768

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

POLICE COURT

DISTRICT.

of No.

4 Maiden Lane

Street, being duly sworn, deposes and

says that on the

Third

day of

April

1882

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

Albert H. Burrage

Now present - did by means of false pretense & representation obtain two gold watches of the value of Ninety one dollars from deponent under the following circumstances - to wit That on said day he stated to deponent that he was the son of one Mr Wilcox doing business at No 12 Maiden Lane who on said day was unwell & unable to come to the City & who had sent him the defendant to deponent for said watches which he was about to ~~present~~ ^{sell} to a young man's parents whom he knew, and that the defendant would return the money for them on the following day

That deponent wholly relying on the truth of the statements thus made gave to the defendant said watches & has since learned that he is not the son of said Wilcox & was not by him sent to obtain the watches for which he has not since paid & deponent now charges said Burrage with having unlawfully and feloniously & with intent to cheat & defraud obtained said property by the false statements aforesaid which he knew to be untrue at the time he so made the same

Charles Gagnebin

Sworn to before me this
3rd day of April 1882
at New York City
John W. Miller
Notary Public

0769

City and County of New York H. George M. Wilcox of No. 12 Maiden Lane being duly sworn says that he does not know the defendant that he did not on the day referred to in the within Complaint, or at any other time authorize or instruct him to procure any watches or other property for defendant & that his statement to the Complainant in that respect was false & untrue

George M. Wilcox

Sworn to before me this }
27th day of April 1882. }
John H. Smith }
Deputy Justice }

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.

0770

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles D. Huggins
833 East 10th Street
Albert H. Bunnig
Offence *Patrol Return*

Dated

April 26 188 *2*

Smith Magistrate.

Demis Magistrate Officer.

Clerk.

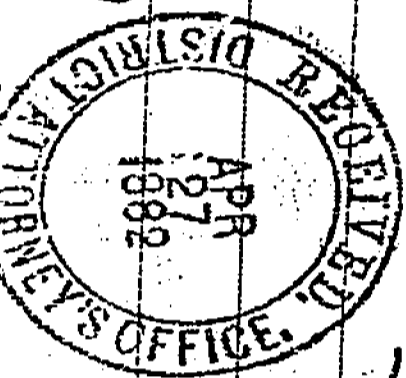
Witnesses *Wright & Ellis*

No. *85 Park Ave* Street.

No. *153 West 34th St* Street.

No. _____ Street.

No. _____ Street.



Wright

Me 12
Wright

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

Dated *April 26* 188 *2*

Solomon S. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0771

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

First DISTRICT POLICE COURT.

Albert H. Burige 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.

Albert H. Burige

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

I decline to state

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty

Taken before me, this

day of

1888

Oba
Salou R. Smith
Police Justice

0772

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

POLICE COURT, First DISTRICT.

of No.

83

Dark Place

Street, being duly sworn, deposes and

says that on the

12th

day of

January

1882

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

Albert H. Burridge

Now present did falsely fraudulently
and designedly state & represent
to deponent that he was the
son of one Wright Gillis doing
business at 88 Dark Place whom
deponent knows. & that the place
being then closed he was unable
to obtain twenty dollars which
he stood in immediate need of
& which if deponent loaned him
that amount he would return
on the following day -

That deponent believing
said statements & representations
to be true gave him said
twenty dollars which he has
not since returned - That
deponent has since discovered
that he is not the son of said
Gillis nor is ~~he~~ known to him
& that such representations on
the part of the defendant were
by him made with the intent
and purpose of cheating & defrauding
deponent he Burridge well knowing
at the time that such statements
were false deceptive & untrue

W. C. Trigg

Subscribed to before me this
12th day of January 1882
J. J. Burridge
Official Justice

0773

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Oliver C. Mundy
Albert H. Burroughs
Offence, *False Pretence*

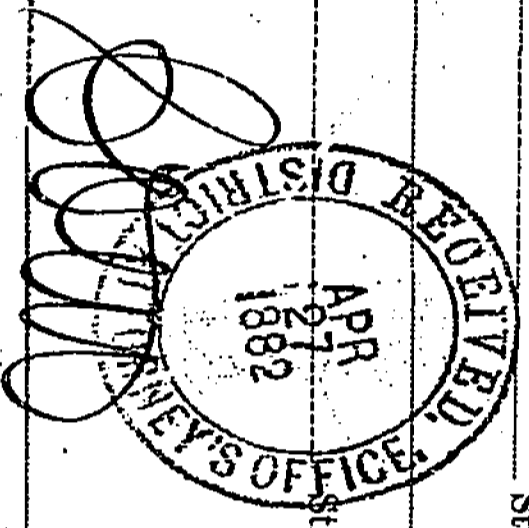
Dated *April 26th* 188*2*

Samuel Smith Magistrate.
Charles H. Hardy Clerk.

Witnesses *Geo R. D. enples*
No. *86* Warren Street,

No. _____ Street,

No. _____ Street,



No 11 Phil. ordered

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

Dated *April 26th* 188*2* *Samuel Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0774

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

First DISTRICT POLICE COURT.

Albert H. Burrage 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.

Albert H. Burrage

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

I decline to state

Question. What is your business or profession?

Answer.

Clerk

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

Answer.

I am not guilty

Taken before me, this

day of

26th
April 188*8* *A. H. Burrage.*

Solomon Smith
Police Justice.

0775

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

POLICE COURT,

DISTRICT.

of No.

86 Warren

Otis G. Murty 28 years old. ^{Under} ~~Patron~~

Street, being duly sworn, deposes and

says that on the

Seventh

day of

April

1882

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

Albert H. Burrage

Now present did falsely designedly and fraudulently state and represent to deponent that he was a son of one Douglass doing business at 86 Warren Street whom deponent knows & that his father was not in his place of business & the safe being locked he was unable to obtain five dollars which he wanted for immediate use. That he then asked deponent to loan him five dollars which he ^{said he} would return on the morning following.

That deponent wholly relying on the truth of the statement thus made gave him five dollars which he has not since returned and deponent has since learned that he is not the son of said Douglass but that he falsely & fraudulently represented himself as such for the purpose and with the intent of cheating & defrauding deponent of said money he well knowing at the time that such statements were false & untrue.

Otis G. Murty

Depose to before me this
28th day of April 1882
Otis G. Murty
(Official Justice)