

0466

BOX:

344

FOLDER:

3249

DESCRIPTION:

Bocquin, Louis

DATE:

03/22/89



3249

0467

BOX:

344

FOLDER:

3249

DESCRIPTION:

Bocquin, Emily

DATE:

03/22/89



3249

Witnesses;

Uice Smith
off Hughes

Counsel,

Filed

Pleads

day of *August* 188*7*

at *St. Louis* Mo.

THE PEOPLE

vs.

Louis Bocquin

Emily Bocquin

*Burglary in the first degree,
and receiving the same.*
[Section 496, 506, 528, 530, 550.]

JOHN R. FELLOWS,

District Attorney.

Atty. Gen. Dickerson by
Deputy

A True Bill.

Chas. J. Coyle Foreman.

Chas. J. Coyle
pleads Guilty 2 day
S. P. True year

Zunda

0469

Police Court - 2 District.

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

of No. 241 Wooster Street, aged 34 years,
occupation Furnished Rooms being duly sworn

Alice Smith

deposes and says, that the premises No 241 Wooster Street,

in the City and County aforesaid, the said being a three story and
basement brick house

and which was occupied by deponent as a dwelling

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

were BURGLARIOUSLY entered by means of forcibly breaking

the lock of the front basement hall door.

on the 13 day of March 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One clock of the value of fifteen dollars, one wrap of the value of twenty dollars, three bronze statuettes of the value of thirty five dollars, and other articles of the value of about one hundred dollars \$100

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 Louis Brequin and Emily Brequin (both now here)

for the reasons following, to wit: The said property was contained in the said house which was securely locked and closed by Deponent, about 9 o'clock P.M. on the evening of March 12. The said premises were found open about 7 o'clock A.M. on March 13 and the said property was missing. Deponent is informed by Policemen Francis Hughes

0470

of the 15th precinct that I found
the defendant Louis Broquin about
5:40 o'clock A.M. on said date
in possession of a part of said property
in the hallway of his residence at No
190 Greene Street. He had one bronze
mantle ornament in his pocket and a sort
of jewelry in his pocket. In the room
of the defendant in said house, and
while the defendant Emily Broquin was
present said Hughes found the said watch
and clock, and the said two bronze
mantle ornaments and other of the
stolen articles. I recommend that
the defendant be dealt with as
the law directs.

Given before me this } Alice Schmitt
14th day of March 1889 }
James C. Kelly }
Peter [unclear] }

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary _____ Degree.

Dated _____ 188 _____

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0471

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis Hughes
Owner

aged years, occupation of No.

15th

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Alie Smith*

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

Sworn to before me, this
day of

14
March 188*9*

Francis Hughes

Samuel C. Kelly
Police Justice.

0472

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Emily Proquin 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.

Emily Proquin

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

US.

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

Answer.

190 Orville

Question. What is your business or profession?

Answer.

Married woman

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

Answer.

I am not guilty. I was asleep when the officer came in. I know nothing about the property or the alleged burglary. Call answer Proquin

Taken before me this

day of *March* 188*8*

Paul J. Sullivan
Police Justice.

0473

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Bocquin 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.

Louis Bocquin

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Antwerp

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

Answer.

140 Green St

Question. What is your business or profession?

Answer.

Shoe fitter

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

Answer.

I am not guilty. I bought the property at the corner of Meade and Sullivan Street from two Italians.

Louis Bocquin

Taken before me this

day of March 1885

Samuel J. Kelly
Police Justice.

0474

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

Tom Brogan Emily Brogan

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

Dated *Mar 14* 188 *9* *Samuel J. 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.

0475

Police Court--- 408 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alice Smith
241 Wooster
Louis Bocquin
Emily Bocquin

Hughes
Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated March 14 1889

O'Reilly Magistrate.

Hughes Officer.

15 Precinct.

Witnesses Call the Officer

No. Street.

No. Street.

No. Street.

\$ 1500 to answer G.S.



COMMITTED.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Bocapin and
Freddy Bocapin

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

Louis Bocapin and Freddy Bocapin
of the CRIME OF BURGLARY IN THE First DEGREE, committed as follows:

The said Louis Bocapin and Freddy
Bocapin, both

late of the Fifth Ward of the City of New York, in the County of New York
aforesaid, on the nineteenth day of March, in the year
of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the
hour of twelve o'clock in the night time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one Alice Smith,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: the said Alice Smith,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said Alice Smith,

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; (The said Louis Bocapin and
Freddy Bocapin, and each of them
being then and there assisted by a
confederate actually present to wit:
each by the other, and also by divers
other persons to the Grand Jury
aforesaid unknown)

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

0477

SECOND COUNT—

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

Samuel Bocagim and Andrew Bocagim
of the CRIME OF *Grand* LARCENY *in the first degree*, committed as follows:

The said *Samuel Bocagim and Andrew Bocagim, both*

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

one book of the value of fifteen dollars, one map of the value of twenty dollars, and three volumes of the value of twelve dollars each,

of the goods, chattels and personal property of one *Alice Smith,*

in the dwelling house of the said *Alice Smith,*

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

0478

THIRD COUNT—

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

Louis Bocquin and Emily Bocquin

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

The said *Louis Bocquin and Emily Bocquin*
Bocquin, both

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

one book of the value of fifteen dollars, one map of the value of twenty dollars, and three statuettes of the value of twelve dollars each.

of the goods, chattels and personal property of one *Alice Smith,*

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

unlawfully and unjustly, did feloniously receive and have; the said *Louis Bocquin and Emily Bocquin*

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 R. FELLOWS,
District Attorney.

0479

BOX:

344

FOLDER:

3249

DESCRIPTION:

Bolas, Thomas

DATE:

03/13/89



3249

0480

90

Witnesses:

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

Counsel,

J. D. Mack

Filed

day of

1889

Pleads

THE PEOPLE

vs.

R

Thomas Robas

INJURY TO PROPERTY.

[Section 654, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

March 13/89.

Pleads guilty of a

Misdemeanor

Raye M. Smith

Char. H. Scott Foreman.

0481

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Bol

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. *Thomas Bol*

Question. How old are you?

Answer. *32.*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *214, Elizabeth Str My City*

Question. What is your business or profession?

Answer. *Sailor*

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

Thomas Bol

Taken before me this

5th

day of *March*

188*9*

Henry C. ...

Police Justice.

0482

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

Defendant

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

Dated *March 5th* 188*9* *John J. Brown* Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0483

20/ Police Court--- 1st District. 350

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Rhodes
286 West St
Thomas Polo

Offence Mal. Misch.

Dated March 5th 1889
Gorman Magistrate.
Morton Officer.
5th Precinct.

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.

\$1000 to answer G.S.

Com



0484

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, / DISTRICT.

John Anders

of No. *286 West* Street, aged *34* years,

occupation *Liquor dealer* being duly sworn deposes and says,

that on the *5* day of *March* 188*9*

at the City of New York, in the County of New York, *Thomas Bolas*

(now here) did wilfully and maliciously break and destroy a large pane of looking glass in a frame valued at One hundred dollars in the above premises by deliberately throwing at and against said glass a drinking glass from his hand causing damage in the sum of One hundred dollars the property of deponent

John Anders

Sworn to before me, this *5* day

of *March* 188*9*

John J. Brown
Police Justice,

0485

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas O'Shea

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

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

The said *Thomas O'Shea*,
late of the *First* Ward of the City of New York, in the County of New York
aforesaid, on the *21st* day of *March* in the year
of our Lord one thousand eight hundred and eighty-*nine*, at the Ward, City and
County aforesaid, with force and arms, *a certain murder*

of the value of *one hundred dollars*,
of the goods, chattels and personal property of one *John O'Shea*,
then and there being, then and there feloniously did unlawfully and wilfully *murder*
and destroy:

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

John R. Bellows,
District Attorney

0486

BOX:

344

FOLDER:

3249

DESCRIPTION:

Brady, John

DATE:

03/21/89



3249

0487

Witnesses:

Counsel,
Filed *W. J. [unclear]*
Pleads, *W. J. [unclear]* 1889

THE PEOPLE
vs.
Robbery, [Sections 224 and 22
degree.]

John Brady

April 18/89
Speed of Court.
of Robbery & degree

JOHN R. FEELOWS,
District Attorney.

L.P. [unclear] mo. 23
April 23/89
A TRUE BILL

April 17/89
Charles [unclear] Foreman.

April 16/89
W.A.

April 16/89

T

0488

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

April 23, 1890.

Sir:

Application for Executive clemency having been made on behalf of John Brady who was convicted of Robbery 2nd degree in the county of New York and sentenced April 23, 1889, to imprisonment in the Sing Sing Prison for the term of seven years, six months. I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. John R. Fellows,
New York City.

J. S. Williams
Private Secretary.

0489

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

Sir:

April 23, 1890.

Application for Executive clemency having been made on behalf of John Brady who was convicted of Robbery 2nd degree in the county of New York and sentenced April 23, 1889, to imprisonment in the Sing Sing Prison for the term of seven years, six months.

I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

J. S. Williams.

Private Secretary.

Hon. Randolph B. Martine,
New York City.

0490

Police Court 5th District.

CITY AND COUNTY }
OF NEW YORK, } SS

Thomas Stearns
of No. 229 East 104th Street, Aged 38 Years

Occupation Furniture being duly sworn, deposes and says, that on the
28th day of February 1889, at the 12th Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One gold case watch and
one gold chain of the value
of twenty six dollars

of the value of Twenty six DOLLARS,

the property of Oliver

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

John Brady (now here) from the
facts that at about the hour of
3 o'clock AM of said date deponent
was walking on 3rd Avenue between
103rd & 104th Street in said City when
he was approached by the defendant
(and two other men to deponent unknown
and not arrested) who seized deponent
hold of deponent threw him to the
ground and forcibly took said
property from the person of deponent.

Thomas Stearns

Sworn to before me, this
day of March 1889
W. H. [Signature]
Police Justice.

0491

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Brady 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 Brady*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *187 3 Ave. 2 years*

Question. What is your business or profession?

Answer. *Carpenter.*

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

Answer. *I am not guilty,*
John Brady

Taken before me this

day of *March* 188*8*

Police Justice.

0492

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

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

Dated March 13 188 9 [Signature] Police Justice.

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

Dated..... 188..... Police Justice.

There being no sufficient cause to believe the within named.....

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

Dated..... 188..... Police Justice.

0493

Police Court--- 382 5 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna Maem
229 East 104
John Brady

Offence Robbery

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *March 23* 1889
White Magistrate.

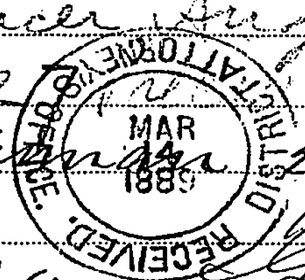
Henry Doran Officer.
107 1/2 Precinct.

Witnesses *John Patton*
No. *107 1/2* Street.

Officer Sullivan
No. *107 1/2* Street.

Off Sullivan
No. *107 1/2* Street.

\$ *2500* to answer
Com



0494

Grand Jury Room.

Part One
PEOPLE

vs.

William Ahearn

all Issues
Personal

By Amultus

for April 12th 1889
April 17th 89

0495

M. J.
The People { Court of General Sessions, Part I.
vs. {
John Brady. { Before Judge Martine.

Wednesday, April 17, 1839.

Indictment for robbery in the first degree.

Thomas Stacon sworn and examined, testified.

I live at 229 East 104th Street; on the early morning of February 23th in the neighborhood of three o'clock I was on Third Avenue between 103rd and 104th Streets, I was going home, I was within half a block of it on the east side of the avenue; I was walking along and there came three men after me in a great hurry, they were on a half run, I was about ten or fifteen yards from the corner of 104th Street, I heard the noise of three men coming after me, I looked around to see what was making the noise, I see two of those men in Court, John Brady the defendant at the bar is one and that man standing up there in the Court is another. (The name of the young man pointed out by the witness is John Faller.) I stepped aside when they came up to let them pass, they followed me up and the three knocked against me, John Brady knocked against me with his shoulder, then I asked him what did he mean? He got his hands on my shoulder in front of me and the two got behind me and held me by the back of the neck, both of them by the collar of the coat, I did not see Faller or the two fellows behind my back till I was getting up and I saw Faller standing by and looking at me, then Brady put his right foot before me and they pressed me against him and they knocked me down, then Brady put the heel of his shoe in my eye, I fell on my back upon the ground, Brady kicked me in the eye, I was laid up going on two weeks from business; he struck me on the eyebrow, Brady

0495

put his hands on my shoulders and held me down and the other two were after my vest and between them they took the watch and chain, I found them going through my pockets Brady was hanging over my vest and the other two were working their way through the vest; they took the watch and chain worth over twenty-six dollars which belonged to me, I felt the tug when the watch was taken, the chain was fastened to the buttonhole; after they took the watch and chain Fuller stood looking at Brady and the other fellow walked away, one said, "come along" and the three went along, I never knew any of them before, it was Brady who said come along, the three went on a lively walk uptown; I got up and looked around and saw a policeman on the opposite corner; we went after them but could not find them, we went into a few places; about five minutes elapsed before I found a policeman. I am positive that Brady is one of the men because he was in my view a few minutes. I first saw Brady at the corner of 103rd Street and Third Avenue around three o'clock on the southeast corner of the street, I was coming from uptown, I got off at 108th St. elevated station, I wanted to go into the liquor store on the corner of 103rd Street at this place where they were standing, I started to go in to the saloon on a call of nature, I asked them to have a drink and paid for the drink, they followed me in, everything seemed to be pleasant, I drank a pony of ale, I could not say what they drank I paid for it and walked out to go home, I stayed about twenty minutes in the saloon and had two or three drinks and paid for them. I believe I was chinning the bartender but I do not know I said anything to them; my condition as

0497

to sobriety was all right, I had two or three ponies of ale and two glasses of cider before that. I believe I paid about ninety-five cents for the drinks out of the dollar I took from my pocket, I took out a roll of bills amounting to about seven or eight dollars, I left those three fellows in the saloon when I went out, and they walked right out after me on the sidewalk, I bid them good-night when I left the saloon and started to go up Third Avenue; I walked eight or ten yards from the saloon, the street was lighted pretty fair with gas, I noticed Brady in the saloon and I am sure Faller was in the saloon too, I can't be mistaken as to these two men. I went with the officer that night to 106th Street and Third Avenue to try to find them, I went into the place while the officer stood outside, I did not find them and we turned back to 104th Street, I parted with the officer and went home. I gave the officer a description that night of the persons and the detective came the next morning to my bedroom and I gave him a description of them. I kept quiet ten or eleven days and then the detective came up to the store to see me and he told me that he would try and find them, that he had an idea that he could find them where they were; after that he came into the store and asked me to come up to the Court to see if I could identify anyone, I went and identified Brady, I was doubtful about the other fellow until afterwards, Faller looked different, I did not identify Faller at that time. Brady was in the 125th St court-room when I identified him, there were eight or nine other persons there at the time, Officer Doran asked me to pick out the man from the eight or nine, I was only half a

0498

minute in doing it, I did not like to say positively then that Faller was one of the men but I am positive now because I remember when he was standing over me, I was more certain of Brady because he looked me straighter in the face.

Cross Examined. There was a light on Third Avenue at the 106th Street station that night, I got to the station about half past two, I got on at Houston Street about two o'clock, I looked at my watch five minutes of two, I was in 119 Forsyth Street at my cousin's Mrs. Coleman, after I left her place I walked up the Bowery and went into a saloon on the corner of Houston Street and had a glass of cider there, I remained in the saloon a few minutes and went into the water-closet for about ten minutes and then I went to the elevated station; it was about fifteen minutes from the time I left Mrs. Coleman's until I got on the elevated station. After I left Mrs. Coleman's I went over to Grand Street to see a tailor who was going to make a suit of clothes for me, his name is Carroll but he moved from there to Broadway and I did not see him, I took my time and walked up the avenue to the Bowery, I left Mrs. Coleman's about twelve o'clock, I will swear it was after two when I got up to 106th Street and Third Ave.

I did not like the cider I called for in Houston Street and got a glass of beer. I drank no whiskey that night and had in all only three or four drinks. I had nothing to drink in Mrs. Coleman's, if I said in my direct examination that she was my cousin it is a mistake, there were friends of mine who were living in the house sixteen or eighteen years, I expected friends from Brooklyn to come

0499

there, Mrs. Coleman is a widow; her mother and another female friend were there, I was waiting expecting to meet a friend, a man who was a book-binder of the name of Connelly who worked in Appleton's, he sent word to me that he wanted to see me but he did not come. My place of business is Third Avenue corner of 124th Street. These three men were standing at the corner of 103rd Street and Third Avenue at three o'clock in the morning, conversing, I believe I asked them who kept here, I could not tell which of them answered but some one of them said, "I believe he is an Irishman." I asked them in out of courtesy to have a drink, I don't know what they drank but I drank mixed ale.

It is not a fact that the hour I met those men that night was shortly after eleven. I believe I asked them if he was an Irishman who kept that saloon, I was not drunk.

Did not you go from this saloon about twelve o'clock after having three drinks of whiskey and did you not get into a quarrel with the bar-tender accusing him of being an Orangeman and did not you walk out of that saloon and go to another further up on the next block, and have a couple off drinks in there and remain until within a few minutes of one o'clock when the bar-tender of the second saloon told you it was time to close up and you and these three men left that saloon? No sir, that is not true, I had no quarrel with any bar-keeper and I was only in one place.

I saw them following me out of the saloon for they were only three or four feet behind me. There were other men in that saloon that night beside the bar-tender and these three men, there seemed to be four or five beside them.

They took no money off me, only the watch and chain.

0500

I did not make any outcry when I was knocked down, I thought it was best to say nothing because they might do me more harm. I know I had my watch when I was knocked down for I saw my chain on the corner. I was sufficiently sober to know what I was about all the time. I was awake while I was riding up in the train and remained awake all the time. These men were arrested ten or eleven days after the occurrence, I identified Brady immediately in the Harlem Police Court, Doran did not say to me "is that the man". I would know that man Brady any place because he was in front of me all the time that night and I drank with him.

George Doran sworn and examined.

I am an officer of the municipal police, I was in the Harlem Police Court on the 13th of March and saw the complainant there; in consequence of information that I received I arrested Brady and Faller, I made a mistake, I did not arrest Brady but he was arrested at my request, Officer Angeline arrested him and turned him over to me.

In consequence of something I told the Sergeant he took all the prisoners who were in the pen, eight or nine, among who were Brady and Faller. I asked the complainant to go into the box to see if he could pick out one of them they all stood up in a line, he went in and looked around, he pointed to Brady and said, "that is the man that robbed me." He did not hesitate in identifying him, he came outside and made a complaint against Brady; he said he thought Faller was the man but he would not swear positively. Brady said before Judge White that he never saw the complainant in his life and never drank with him.

0501

Faller was asked what he had to say and he said Brady and he and another fellow was drinking together and that is how he was put down as a witness; on this night he was charged with robbing the complainant, Faller said he recollected being with this complainant and Brady and another fellow named Thornton, that they were drinking with the complainant and that all hands left to go out, Faller said he went home to his own house and left Brady and Thornton. Faller said he recollected being with the complainant in this saloon, that they all came out together and he left them on the corner and went home; he said that was all he knew about it. Brady would not open his mouth. Faller said it was Conway's saloon he was in in 103rd Street.

Counsel: I will admit that on this night but not at the hour specified by the complainant but on the night in question that Brady and Faller as my information goes and another man was drinking with the complainant in that saloon. Brady denied everything before Judge White, he said he did not know anything about it.

Cross Examined. The complainant told me he had been drinking a little, he said he was not drunk but he was feeling good, I went to see him, he was laid up in bed, I saw him the day after he was robbed about ten o'clock in the morning, he was sober, he was lying in bed and had a bandage on his eyes, he told me he lost a watch and chain, I asked him how he lost it and he said he was drinking with three men in a saloon, he did not say anything to me about being down town previously for I did not ask him, he did not give me the names of the men but he gave me a description of them, I did not form an opinion from the description he gave me that Brady was one of

0502

the men but I received information from the bar-tender that Brady was with him, I knew Brady, I saw him standing on the corner the last year or so, he was arrested I believe about ten days after the robbery, I was looking for him for a week, he was arrested by Officer Angeline, I was looking for Brady around the neighborhood and making inquiries and did not succeed in finding him during those nine days, I knew his residence but I did not go there, I made inquiries at liquor saloons in the neighborhood of people who knew him.

Louis F. Angeline sworn.

I belong to the 27th precinct and arrested Brady I believe it was on the 13th of March about half past eight or nine o'clock in the morning, he was going along Third Avenue near 103rd Street which is my beat, I have seen him often day and night before the robbery, I did not tell him what I arrested him for, I simply stepped up to him and said, "I want you, you are my prisoner"; he says, "all right, I will go with you"; we walked a short distance and he asked me what he was arrested for? I told him I did not really know, I said. "you will find out when you go down to the house"; that is all the conversation that passed between us and that is all I know about the case. Brady lives about a block from where I arrested him.

John H. Finnan sworn and examined.

I belong to the 27th precinct and was on duty on the morning of February 28th from 102nd to 106th Streets on Third Avenue, I met the complainant between half past two

0503

and three o'clock, I could not state exactly what time it was; he came up to me on the corner of 102nd Street, he was cut under the eye and he said that he was robbed between 103rd and 104th Streets and knocked down by three men; he spoke intelligently to me and was not under the influence of liquor as far as I could see, I had no difficulty in understanding what he said, I saw his eye cut and bleeding and that is all I know about it, I went down as far as 103th Street and Third Avenue but did not find any of the men, I brought him down to 229 East 104th St. I brought him home, he boards there I believe. I was on post that night from twelve o'clock till six in the morning.

Cross Examined. My post is from 102nd to 106th Streets on both sides of the avenue, I passed the corner of 103rd Street and Third Avenue during my tour of duty that morning, I know Conway's saloon, the shades were pulled down but I think from the reflection that there was a light inside, the front door of the saloon was not opened between one and two o'clock for I tried all the doors along there. I did not see Brady, Fallor or the other man standing there during my tour of duty; the last time I passed that saloon was about a quarter past two; I met the complainant on the corner of 102nd Street and Third Avenue on the east side, I heard no outcry that night; the complainant described the men as two tall young fellows, one he said had a little moustache, that was Thornton. I told Officer Doran, the detective, the description that the complainant gave me the next day; the complainant was not intoxicated, he did not tell me he had been drinking.

0504

The Case for the Defence.

John Brady sworn and examined, testified:

I am twenty-five years old and live at 1337 Third Avenue two doors from 104th Street on the east side, I have lived there about two years and previous to that I lived in New Jersey, I lived there with my mother and two sisters, I am a journeyman carpenter and support my family as far as I am able to, one of my sisters works. I remember the morning of the 23th of February and remember being with some man, I could not tell his face, the complainant may be the man. We were standing on the corner of Third Avenue, Faller, Thornton and me, we were about going home at eleven or half past eleven o'clock, we just came out of Conway's liquor store, we were in the habit of going in there, we remained there till eleven o'clock; we were outside and this man came along, he says, "what street is this?" I said, "103rd Street and Third Avenue." He said, "all right, I live in 104th Street and I am right near home"; he says, "where is there a good Irishman keeps a saloon around here, we will have a drink." I says, "here is an Irishman right here"; he says, "are you sure he is Irish?" I said yes; so we went inside and he asked us what we would have. I drank a glass of ale, Faller drank ginger ale and Thornton drank lager and the man drank whiskey. So we started to sing a couple of songs and the bar-keeper did not like that; he treated again and he took whiskey, we all took the same as before except Faller who took a cigar I believe, I believe the man treated again and he wanted the bar-keeper to treat and the bar-keeper said he was not there to treat. The man says,

0505

I think you are an Orangeman, I think you are no good"; he says, "come outside we will go in some decent house and I will treat you." So we all came away and went into another liquor store at 104th Street and he treated us and treated four or five in there; he drank whiskey every time, I drank mixed ale, Faller was not drinking, we stayed in there until one o'clock, it was Cole's saloon, 104th Street and Third Avenue; then he started to sing and Cole told him that he would have to keep quiet, we would have to go out, it was time to close up, it was going up to one o'clock. So we went out and I went upstairs, Thornton went down and jumped on a car and went to Yorkville where he lived, Faller left a couple of minutes before we did, I live two doors above Cole's saloon, six or seven of us went out of the saloon together, I bid Thornton good-bye, I saw him jump on a car and I went upstairs and went to bed, I remained in bed until about eight or nine o'clock the next morning, my sister let me into the house, I live on the floor next to the top, it is a tenement house and there are four rooms on each floor, my sister Sarah let me in, I came up through the hall and went in through the kitchen, it was about five minutes to one, the clock is on the mantel-piece and I could not help seeing it, it was about ten minutes or a quarter to one when I left Cole's saloon; when I went to my room, I left the complainant standing on the sidewalk, there were four or five parties with him there, I do not know their names I did not commit any assault or robbery on the complainant upon the occasion that he testifies to and no one did in my presence. I did not see the complainant after I went

0506

upstairs to my own apartments until I saw him in Court, I had never seen him before that night.

Cross Examined. I am sure that I was in that saloon that night with the complainant and that he treated, I left the saloon about the time he did. The reason why I said to the officer when he arrested me that I had not seen the complainant was because I did not see his face at the time, he asked me if I had ever seen Thomas Stacom, I did not know Thomas Stacom, the man was not pointed out to me. I generally get up in the morning at six o'clock if I am working but if I am not working I do not get up till seven or eight, I had no work for three or four weeks before that, I am a carpenter and work for a man named Bradley, I stopped working for him because the job was finished. I was looking for work during the eight or nine days immediately following the robbery going around the city; I slept home and had my meals there every night and the officers could see me if they looked for me. I have never served time, I was fined once five dollars for standing on the corner, for disorderly conduct, insulting women on the corner, I paid my five dollars. It was in the Police Court that the complainant pointed me out, there were four in the pen, the complainant came in with the Sergeant and Officer Doran, the complainant looked around two or three times and did not recognize anyone. Doran pointed his finger and said, "is not that him?" And he says, "yes", I remember that distinctly, the officer testified falsely. When I was charged with the crime in the Police Court I said to the officer I knew nothing about it, I heard Faller say in the Police Court that we were in

0507

the saloon together. I said I was not sure whether it was Stacom or not, I said I remembered being in the store. I swear that Doran pointed to me in the Police Court and said, is that the man; and he said, yes. I am sure Doran pointed me out before the complainant identified me. I worked for different men through the city, I worked for Copper Bros. and Mr. Moore.

Sarah Brady sworn and examined.

I am a sister of the defendant John Brady, he lives with my mother and me and my other sister at 1387 Third Avenue, we will have lived there two years next October, my brother has lived with us all the time and he has been our main support; my mother is an invalid, a helpless cripple. I remember the morning of the 28th of February, my brother came home within a few minutes of one o'clock, every night that he comes home I get up and open the door; we have a window near the bed-room and when he passes through the hall he knocks on the window, my mother and sister and I sleep in that room, I generally get up and open the door, I pass through the room into the kitchen and as I pass into the kitchen a light is on the table and the clock is in front of the mantel-piece. If he is out after ten or half past at night we always look at the clock to see what time he comes in. I remember distinctly the time that he came in that night for he was no out as late as that any other night that week; this was Thursday morning, he was in early on the night of the 27th. We lock the door of the kitchen on the inside when we go to bed with an ordinary key. After he was arrested we talked this matter over and we threw our memory back

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to the time when he came home, he was arrested on the 12th of March. His room is next to ours, there is no door leading from his room into the hallway.

Cross Examined. My brother could not have left the house after one o'clock without my hearing it. During the last month he has only been out two or three times after half past ten or eleven o'clock. My brother got up the next morning between seven and eight o'clock, I leave my house about ten minutes or a quarter to eight to go to work, I work at shirt making in Third Avenue and 61st Street.

Thomas Stacom recalled.

I never got my watch and chain back, it was a gold plate watch worth twenty-six dollars and the chain was worth five.

Adolph Tube, Jr. sworn.

My business is real estate at 1335 Third Avenue, I know the defendant Brady two years, he lived with his family, I don't know anything about his reputation, I know he was the support of his mother, I never heard his character discussed, I know the family very well, they have been very desirable, clean, respectable people, they pay their rent, I know that when he was out of work I could not get the rent, that they were dependent upon him for the rent.

Sarah Brady recalled.

I remember the morning after the night of this alleged robbery, I got up between half past six and seven, I passed my brother's bed-room in going from our bed-room to the kitchen, he was in bed, he was looking for work at this

0509

time and he was home every night to his supper and slept there every night. I earn six dollars and a half a week.

Annie Brady sworn.

I am a sister of the defendant Brady and live with him, I remember the night of the 20th of February, he got home near one o'clock, my sister let him in, I asked her what time it was and she said it was near one o'clock. I heard about eight o'clock on the night of the 12th of March that he was arrested, a friend of mine went down to the Police Station and found out what the charge was and came and told us.

John Faller sworn and examined.

I live 1878 Third Avenue with my mother, sister and brother and have lived there six or seven years, I know the defendant Brady and the first time I saw the complainant Stacom was I believe on the 28th of February, I saw John Brady on that same night and first met him in the saloon corner of 103rd Street and Third Avenue, Conway's saloon, the name of the bar-keeper is John Shannon, I work at 142 Worth Street for Lovell Bros? printers, I worked for them seven or eight months and have worked for other printing firms, for the American Bank Note Company and in the Puck office, I am a pressman. It was early in the evening, about half past seven or eight that I met Brady in a liquor store and remained there until about half past eleven. Brady and a man by the name of Thornton and myself came out and were standing on the corner at half past eleven, this Stacom came along and he asked us what street this was, I answered him that it was 103rd Street and Third Avenue.

05 10

He said, "I live in 104th Street, where is a good Irishman's saloon?" Some of us made the remark, "in here"; we went in and we had four drinks, I am not a drinking man, I had ginger ale, cider and two cigars, I think Brady drank ale or beer and Stacom drank whiskey, he drank three times and had one cigar. After we went in Stacom commenced telling us how many Orangemen he killed over in Ireland, then he got mad and he asked the bar-keeper to treat, after he treated three or four times; the bar-keeper would not treat and Stacom said to Shannon the bartender, "you are a dirty Orangeman too." The complainant said "come on, where is another good Irishman's saloon", we left that saloon about twenty minutes after twelve I guess and went over to Coles, 104th Street and Third Avenue, the four of us went in and had a drink and two cigars and I went home, it was close on to one o'clock, about twenty minutes to one. I had two cigars, the complainant treated, my home is about half a block from Coles. The next that I heard of anything in connection with Stacom was when I was arrested and brought to the Harlem Police Court, they brought Brady and me over and Officer Doran brought in Stacom, he picked out Brady, Doran says, "pick out your man", and in two or three minutes he picked out Brady but not right away, he did not pick out anybody else. He did not say anything about me until we got out side, Judge White asked him if he had seen me. I said to the Judge, "I seen that man, I drank with him," he confined Brady and I was put under bail and discharged; after that I was subpoenaed three or four times by the People, I have had some conversations with the District Attorney; Mr. Davis, the District Attorney, asked Mr. Stacom was he

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drunk and he said no; he asked me was he drunk and I said yes, he said that is because you know the prisoner; I said no, it aint. I remember Mr. Davis sending us across the hall to Mr. Macdonna, we all went before Mr. Macdonna, I do not remember Stacom saying anything to him in regard to having drank anything that night; I remember Stacom saying to Macdonna that he drank nothing but cider. I have been in this Court every day that the case has been on the calendar but once and then I was sick; after the District Attorney's office had ceased subpoenaing me I still came down when the case was up. The last time I was down without a subpoena Stacom said to me, "did you get a subpoena?" I says no. He said, what are you doing here? I says, I come down. I never saw the man get robbed and his evidence implicating me in the commission of the robbery with Thornton and Brady is not true.

Cross Examined. I heard Brady say before Judge White that he did not remember ever seeing the complainant in his life, I am positive that myself, Brady and the complainant were in two saloons drinking. When the complainant pointed out Brady in the prison pen. I think there were four there beside myself and him, I did not see Officer Doran point out Brady to the complainant, if he did so I did not take any notice of it I don't know where Cole who kept that saloon is now, I don't know where Thornton is, I have not seen him since this arrest, I have known him a year or so, he lives in Yorkville and is a brick layer. I am a friend of Brady, I know him for five years, I guess Brady was sober and Stacom was drunk.

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John Shannon sworn and examined.

I am a bar-keeper at Conway's saloon 103rd Street and Third Avenue and have been employed there about two years and eight months, I know Brady, Faller and Thornton, I saw Stacom the complainant, for the first time on the night that this was committed, I don't remember what date it was on, I remember the fact of their being all there together in our place, the four came in together at a quarter or half past eleven, Brady, Thornton and Faller were in and out of the place for two or three hours, they left the saloon and I guess it was about five minutes when they returned with Stacom, I noticed Stacom was under the influence of liquor, I would say that Brady did have a little beer but Thornton and Faller had none. Stacom came in and asked them what they would have to drink and some said beer; there was two beers, one whiskey and one cider for the first round of drinks, Faller drank cider, Brady ale, Thornton lager and Stacom whiskey. They were talking and fooling together, I did not pay any attention to their conversation, they got a little boisterous about the old country, about Orangemen killing some people in the old country, Stacom asked if there were any Orangemen there, he said he would like to kill some Orangemen, he said he had been over in the old country a couple of years ago; they had three rounds of drinks and cigars. Stacom asked me to treat and I said I could not treat because I was not boss; so then he says, "let us go to some decent Irishman, I guess you are an Orangeman;" he walked out of the door with these three people after him, that was a quarter or twenty minutes past twelve o'clock and that

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was the last I saw of the four parties, they were not in the saloon at half past two that same morning, I locked the front door at one o'clock.

Cross Examined. I know Brady for four or five years and he comes into our saloon very often in the evening, I know he is a carpenter, he has staid sometimes in the saloon as late as twelve o'clock. I have seen Brady around the saloon after this night, I saw him the following evening in the saloon and he drank a glass of lager. The officers came in looking for some people, they told me there was a man robbed but they did not tell me who they were looking for, Officers Doran and Doyle came in and asked me who was with team and I told them who was drinking with him, Brady, Faller and Thornton. Doran asked me where Brady was and I told him I did not know, the officers came in so often I told him sometimes he had been in and sometimes he aint.

Nicholas Cotter sworn and examined.

I reside 143rd Street and Willis Avenue and am a carpenter and builder, I know the defendant Brady three years and a half, he has worked for me about half that time and when he did work for me he was all right, I never had any occasion to question his integrity.

Annæe Brady recalled.

I have tried to find Cole, the proprietor of the saloon at 104th Street and Third Avenue, I went around to the tailor store where he said he would leave his address and I have not been able to find him, I went two or three

05 14

times, he was here on one occasion, the day that some trial was going on.

George Doran recalled by the District Attorney. I testified yesterday that I was in Judge White's Court when the complainant picked out Brady, there were seven persons there, the complainant was just about ten seconds picking him out, Brady was not standing on the end where Faller said he was, I did not go inside the box at all. I did not at any time by any gesture or sign hint so that the complainant could pick out Brady. I was in Court when Faller admitted before Judge White that he was in the saloon the night before with the complainant and Brady, that was in the presence and hearing of Brady. When Brady was asked whether he was in the saloon or not or whether he ever saw or knew Stacom what was Bradys reply to those two questions when Judge White was upon the bench? He said he never had seen the man in his life and never had drank with him. That is all that he said at that time. When I heard of thos robbery being committed in our precinct I put forth all my energy to discover the robbers, I went to the saloon where Shannon was bar-keeper, I went on several occasions and saw him every time I went there, the night after the alleged robbery I went in and asked Shannon who was drinking in there about one o'clock in the morning and he denied it, then he said it was half past twelve they were in, he said tha Brady, Thornton and Faller had been drinking but he did not know the name of the man they were drinking with, he told me where Brady lived but he did not know where

05 15

Thornton lived, I made inquiries around for Faller. I went in there several times after that and asked Shannon if he had seen or heard of Brady? He said no, he denied it every time. When I arrested Brady and when I brought him before Judge White and when he was told that he was charged with robbing Stacom he said, "I never seen the man and never drank with him in my life."

The Jury rendered a verdict of guilty of robbery in the second degree with a recommendation to mercy.

05 16

Testimony in the

Case of

John Brady

Filed March

1889

0517

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Brady

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

John Brady

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

The said *John Brady*

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*nine*, in the *mid* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Thomas Stacom*, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of five dollars and one chain of the value of eight dollars,

of the goods, chattels and personal property of the said *Thomas Stacom* from the person of the said *Thomas Stacom*, against the will, and by violence to the person of the said *Thomas Stacom*, then and there violently and feloniously did rob, steal, take and carry away, the

said *John Brady* being then and there aided by an accomplice whose name is to be grand jury aforesaid unknown.

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

John P. Kellogg
Attorney

05 18

BOX:

344

FOLDER:

3249

DESCRIPTION:

Braun, Henry

DATE:

03/27/89



3249

0519

Witnesses

D. W. Cairns

Counsel,

Filed,

Pleads,

1889

THE PEOPLE,

*M. W. G. 20s.
1601
trials. B*

Henry Braun

ADULTERATED MILK.

(Chap. 183, Laws of 1885, Section 1, as amended
by Chap. 577, Laws of 1886, Section 1; Section 186,
Sanitary Code, and Section 575 of the N. Y. City
Consolidation Act of 1882.)

JOHN R. FELLOWS.

Pz May 13/89 District Attorney.

pleads guilty

June 25, P.M.

A True Bill.

Chas. Scott Foreman.

0520

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

Samuel Nelson

of No. 301 Mott Street, in the City of New York, being duly sworn, says that he is over the age of twenty-one years, and is a Sanitary Inspector of the Board of Health therein, especially detailed to the inspection of Milk; that on the *28th* day of *Feb* in the year 188*7*

at premises number *1601 A. St.* in the City of New York, the said premises being a place where Milk was then kept for sale, one *Henry Braun* unlawfully did then and there keep, have and offer for sale three quarts of impure and unwholesome Milk, which had been and was then and there watered, adulterated, reduced and changed by the addition of water or other substance, or by the removal of cream therefrom, and that such impure, unwholesome, watered, adulterated, reduced and changed Milk was then and there, by the said *Henry Braun*, unlawfully held, kept and offered for sale in violation of the provisions of the Sanitary Code then and there and at all times thereafter in force and operation, and especially in violation of the provisions of a section and ordinance of such Sanitary Code which was duly passed and adopted by the Board of Health of the Health Department of the said City of New York, and by said Health Department at a meeting thereof, duly held in said city, on the twenty-third day of February, 1876, in the manner and language following, to wit:

“ Resolved, That, under the power conferred by law upon the Health Department, the following “additional section to the Sanitary Code for the security of life and health be, and the same is hereby, “adopted and declared to form a portion of the Sanitary Code.

“ “No Milk which has been watered, adulterated, reduced or changed in any respect by the “addition of water or other substance, or by the removal of cream, shall be brought into, held, kept “or offered for sale at any place in the City of New York, nor shall any one keep, have or offer for “sale in the said city any such Milk.”

That said ordinance was thereafter duly published once a week, for two successive weeks, in the *City Record*, a daily official newspaper and journal published in said city, to wit, in the issues of such newspaper of the twenty-fourth day of February, 1876, and also of the second day of March, 1876, and that said ordinance was, at all times alleged herein, in full force and operation in said city and county.

Sworn to before me the *28th* day of *Feb* *1887*.

Samuel Nelson

A. J. White
Police Justice.

Police Court, ^{5th} District.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

Samuel McLean

vs.

Henry Brown

Affidavit, violation of Section of Sanitary Code of Section 186

Dated ~~7th~~ *7th* *March* 188*9*

Justice.

Officer.

Witnesses.....

No.

No.

§ to answer.....

*Booker Silo 69 to
Main daily - 10-27-
Address what?*

0522

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Braun 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 *Henry Braun*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *1607. Ave. A. 4 years*

Question. What is your business or profession?

Answer. *Baker*

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

Answer. *I am not guilty
and I hold demands to
trial by jury.*

Henry Braun.

Taken before me this
day of *Sept* 188*8*
[Signature]
Police Justice.

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

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

Dated March 9 1889 A. J. White Police Justice.

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

Dated Mar 9 1889 A. J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

0524

Police Court---

371 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel W. Clayton
vs.
Henry Brown

Carleton
Jacobson
Offence

2
3
4

Dated *March 9* 1889
White Magistrate.

Officer.
Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

\$ *100* to answer
Brown



BAILED,

No. 1, by

Residence

Samuel D. Brown
377 E. 1st Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0525

Sec. 151.

Police Court 5th District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Samuel Melason

of No. 301 Mott Street, that on the 18 day of February

1889 at the City of New York, in the County of New York, held and
one Henry Braun, offered for sale
at auction on 16th of Feb. 1889
agents of milk adulterated milk
in violation of sanitary code of
said city

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 5th DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 18 day of February
A. J. [Signature] POLICE JUSTICE.

0525

Police Court 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Melasie

vs.

Henry Brauer

Warrant-General.

Dated March 7th 1889

Magistrate

Dwyer Officer.

The Defendant Henry Brauer taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

John Dwyer Officer.

Dated March 9th 1889

This Warrant may be executed on Sunday or at night.

Police Justice.

AM 9th Dist

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

The within named

Henry Brauer - 188 - 1607 - No 2

0527

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Braun

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

Henry Braun

(Chap. 183, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.) of a MISDEMEANOR, committed as follows:

The said

Henry Braun

late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated and unwholesome milk (the same not being skimmed milk produced in the said County), 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.

0528

SECOND COUNT:

(§ 186, Sanitary Code

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

Henry Braun
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE
HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said

Henry Braun
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale,
three quarts of milk which had been and was then and there watered, adulterated, reduced
and changed by the addition of water and other substances to the Grand Jury aforesaid
unknown, and by the removal of cream, against and in violation of the Sanitary Code of
the Board of Health of the Health Department of the City of New York, duly adopted
and declared as such at a meeting of the said Board of Health, held in said city on the
second day of June, 1873, as amended in accordance with law, and particularly in viola-
tion of a certain ordinance thereof, to wit: the one hundred and eighty-sixth section of
said code, which is as follows, that is to say:

“No milk which has been watered, adulterated, reduced or changed in any respect
by the addition of water or other substance, or by the removal of cream, shall be brought
into, held, kept, or offered for sale at any place in the City of New York; nor shall any
one keep, have or offer for sale in the said city any such milk.”

Which said section and ordinance above set forth was, by a certain resolution, duly
passed and adopted by the said Board of Health and by said Health Department, at a
meeting thereof duly held in said city on the twenty-third day of February, 1876, added
to and made a part of the said Sanitary Code aforesaid, and adopted and declared to
form a portion thereof, pursuant to the authority and power conferred by law upon the
said Board, and which said ordinance was thereafter duly published once a week, for two
successive weeks, in the *City Record*, a daily official newspaper and journal published
in the said city, to wit: in the issues of such newspaper of the twenty-fourth day of
February, 1876, and also of the second day of March, 1876, and which said Sanitary Code
so amended and altered was then and there, at the time of the committing of the offense
hereinabove alleged, in full force and operation, and was by law declared to be binding
and in force in said city, and which said section and ordinance above set forth was then
and there in full force and virtue, having been in nowise altered, amended or annulled by
said Board of Health, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0529

BOX:

344

FOLDER:

3249

DESCRIPTION:

Brennan, Ellen

DATE:

03/15/89



3249

0530

BOX:

344

FOLDER:

3249

DESCRIPTION:

Walsh, Nellie

DATE:

03/15/89



3249

0531

Witnesses:

Off. Walsh,

M. Clayton

Counsel,

Filed *15th* day of *March* 188*9*

Pleads, *Not Guilty!*

vs.
 THE PEOPLE
vs.
 Ellen Brennan
 and
 Nellie Walsh

Grand Larceny,
 (From the Person.)
 with Degree.

[Sections 528, 530 Penal Code].

J. R. Fellows
 JOHN R. FELLOWS,
 District Attorney.

A True Bill.

Chas. S. Pitt Foreman.
Dist. Clerk 15/3
Plead Guilty
Jan. One of Jan. Ed. ch.

0532

Police Court—14 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 32 West 50th Street, aged 23 years,
occupation Coachman being duly sworn

deposes and says, that on the 6 day of March 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person of deponent, in the night time, the following property viz:

One double Case Silver
watch of the value of
sixteen dollars (\$16.00)

the property of

deponent

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

Ellen Brennan and
Mellie Walsh both now here
from the fact that at about
6 o'clock on the above
date while deponent was
sitting upon a barrel and asleep
at 46th street and 8th Avenue
he was suddenly awakened by
feeling a pull or a tug at his
watch chain attached to said
watch and worn in the lower
left side pocket of deponent's
vest and immediately upon opening
his eyes he saw each of defendants
standing near by him and

Sworn to before me, this
1887
May
Police Justice.

0533

deponent immediately missed
his watch. Deponent was then
informed by some person unknown
to him that said defendant
Bressman had said property
and advised deponent to follow
her. Deponent then followed

each of said defendants and
caused their arrest.

Deponent is represented
by Officer William O. Daly of the
92nd Precinct that after he had
arrested each of said defendants
said defendant Bressman told
him that she could tell said
officer where said property
was and took said officer to
the hall of No 310 West 111th St
where said property was found

underneath a bench.
Whereupon deponent
charged each of said defendants
with acting in concert with
each other and says that they
each be held to answer and
be dealt with as the law
demands.

Sworn to before me this 1st day of Dec 1889
at New York
Police Justice
his
Michael + Finley
man

0534

CITY AND COUNTY }
OF NEW YORK, } ss.

M. J. Daly
aged *27* years, occupation *Police Officer* of No.

22 *Queen* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Walter Finley*

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

Sworn to before me this *8*
day of *March* 188*9* *William E. Doherty*

G. Henry Ford
Police Justice.

0535

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Ellen Brennan

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 439 West 34th St 17 years

Question. What is your business or profession?

Answer.

Laundress

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

Ellen Brennan
mark

Taken before me this
day of April 1889
J. W. [Signature]
Police Justice.

0536

Sec. 198-200.

11 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Nellie Walsh

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. New York City

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

Answer. No 428 West 37th St - 28 years

Question. What is your business or profession?

Answer. Housewife

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

Nellie Walsh

Taken before me this
day of Nov 1889
Edmund Ford
Police Justice.

0537

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.....

Alen Brennan and Nettie Walsh

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

Dated *March 9* 188 *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.

0538

Witness bailed by
Thos P. Sheridan
994 - 6th Ave

287
Police Court--- 3409 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Finley
Ellen Bennett
Mellie Walsh

Offence
Falsely
Swearing

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

3.
4.
Dated March 6 1889
J. J. Daly Magistrate.
Daly Precinct.

Witnesses
Complainant
to the house of detention
in default of \$500 bail



No. Street.
No. Street.
\$ 1000 to answer

[Signature]

0539

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, H DISTRICT.

William E. Daly
of No. 42 Prest Street, aged 34 years,
occupation Police Officer being duly sworn deposes and says,
that on the 6th day of March 1889

at the City of New York, in the County of New York, he arrested
Ellen Freeman and Nellie
Walsh upon Complaint of
Michael Finley charging said
defendants with larceny from
the person. Dependent has
reason to believe and does believe
that said Complaint cannot
be found when needed to prosecute
said Complaint and therefore prays
that he be committed to the House
of Detention William E. Daly

Sworn to before me this

of 6th 1889 day

G. M. ...
Police Justice,

0540

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Ellen Brennan and
Kellie Walsh.

The Grand Jury of the City and County of New York, by this indictment, accuse
Ellen Brennan and Kellie Walsh
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said Ellen Brennan and
Kellie Walsh, both
late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *March* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

*One watch of the value
of sixteen dollars*

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

John R. Fellows,
District Attorney.

0541

SECOND COUNT—

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

of the goods, chattels and personal property of one

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 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, 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 R. FELLOWS,
District Attorney.

0542

BOX:

344

FOLDER:

3249

DESCRIPTION:

Brodek, Jacob

DATE:

03/07/89



3249

0543

34

Counsel,
Filed, 7 day of March 1889
Pleads,

THE PEOPLE,
vs.
Jacob B. ^P Wood
Wm. J. [unclear]
301 [unclear]

JOHN R. FELLOWS.
District Attorney.

A True Bill.

Chas. [unclear] Foreman.
Wm. [unclear]
State Refornatory [unclear]

Witnesses:

[Empty lines for witness signatures]

Counsel,
Filed, 7 day of March 1889
Pleads,

THE PEOPLE,
vs.
Jacob B. ^P Wood
Wm. J. [unclear]
301 [unclear]

JOHN R. FELLOWS.
District Attorney.

A True Bill.

Chas. [unclear] Foreman.
Wm. [unclear]
State Refornatory [unclear]

0544

Police Court 3 District Affidavit—Larceny.

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

Isaac Runkel

of No. 749 Third Ave Street, aged 35 years,
occupation Merchant being duly sworn

deposes and says, that on the 24 day of January 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz :

one cloth Coat Vest and pantaloons
of the value of Ten 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 Jacob Brodick (now here)

from the fact that said defendant came to
deponent's place of business no 749 Third
Avenue in said City and presented the
annexed order (now here shown) purporting
to be signed by A Brodick & Son
requesting deponent to give said defendant
the aforesaid property. Deponent believing
that said order was genuine gave to
said defendant the aforesaid property.
Deponent says that he is informed
by Herman A Brodick that said order
was not written by him or his copartner
or authorized by them. Therefore deponent

Sworn to before me, this
1889 day
of
Police Justice.

0545

Charge said defendant with feloniously
taking stealing and carrying away
owned property

Exempt to before me Aileen Runkel
this 1st day of May 1889
San Francisco Police Justice

0546

CITY AND COUNTY }
OF NEW YORK, } ss.

Herman A Broderick
aged 31 years, occupation Manufacturer of No.
645 Broadway Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Aaron Runkle
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 15/
day of Mar 1888 by Herman A Broderick

Sam'l C. Bull
Police Justice.

0547

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Jacob Brodek*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *331 E 11 Ave 9 years*

Question. What is your business or profession?

Answer. *Salesman*

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 and
demand a jury trial*

Jacob Brodek

Taken before me this
day of *March* 188*9*
W. J. ...
Police Justice.

0548

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

Jacob Brodck

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

Dated Feb 1 1889

Samuel Hill 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.

0549

Police Court--- 3 District. 326

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *Avram Runkel*
249 vs. 3rd ave
2 *Jack Brodick*
3
4

Offence - Larceny

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *1 Mch* 188 *9*

D O Reilly Magistrate.

O'Brien McCarty Officer.

C 9 Precinct.

Witness *Thomas A Brodick*

No. *645 Broadway* Street.

No. _____ Street.

No. _____ Street.

\$ *3000* to answer



Committed

0550

N. Y. C. Jan 24th 1889.

Mr. L. Runkel.

Please

let bearer my son have a full dress
suit for this evening and charge the same
to me. I will send the money with
him when he returns it to-morrow.

I would come my-self with him
but we are very busy moving and
I have not the time. Hoping you will
accomodate him we remain yours.

A. Brodell & Son

645 Broadway

Formerly

456 Broome St.

P.S. Please let my son know if you are
in need of any thing in the line of pants

0551

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Broder

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

Jacob Broder

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

The said

Jacob Broder

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

which said forged instrument and writing is as follows, that is to say:

N. Y. C. Jan 24th 1889

Mr Runkel,

Please let bearer my son have a full dress suit for this evening and charge the same to me. I will send the money with him when he returns it tomorrow. I would come myself with him but we are very busy moving and I have not the time. Hoping you will accommodate him we remain yours

J Broder & Son
645 Broadway
Formerly

P.S. Please let my son know if you are in need of anything in the line of pants

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

0552

SECOND COUNT:—

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

Jacob Broder

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

The said *Jacob Broder*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing,

which said forged instrument and writing is as follows, that is to say:

N.Y.C. Jan 24th 1889

Mr Runkel

Please let beaver my son have a full dress suit for this evening and charge the same to me. I will send the money with him when he returns it to-morrow. I would come myself with him but we are very busy moving and I have not the time. Hoping you will accomodate him we remain yours

*A Broder & son
645 Broadway
Formerly
456 Broome St.*

P.S. Please let my son know if you are in need of anything in the line of pants

with intent to defraud, *he* the said

Jacob Broder

then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0553

BOX:

344

FOLDER:

3249

DESCRIPTION:

Brown, Frederick

DATE:

03/26/89



3249

0554

Witnesses:

F. J. Glass,

Counsel,

Filed

Plends,

26th day of *March* 188*9*

THE PEOPLE

vs.

P

Fredrick-Brown

Grand Larceny, 5th count degree. [Sections 528, 537 = Penal Code].

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Chas. J. Scott Foreman.
March 26/89

Wm. B. Riley
State of Missouri, County of *Clair*.

0555

Police Court First District.

Affidavit—Larceny.

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

Frank S. Glass

of No. 132 Nassau Street, aged 35 years,
occupation Lawyer being duly sworn

deposes and says, that on the 11th day of March 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Good and lawful Money of the United States
issue of the value of forty one ⁶⁷/₁₀₀ 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 Frederick Brown (now here)

for the reason, that on said day deponent
gave to the defendant a certain cheque for
the above sum of money with instructions
to take the same to one William Burgess
for the purpose of having said cheque
cashied or to have the same exchanged
for a cheque belonging to said Burgess,
payable to bearer, deponent further instructed
the said defendant upon receiving the
cash, ~~or the cheque~~ take the same to
deposit the same in the Importers &
Traders Bank and if defendant should
receive a cheque payable to Bearer then the
said defendant was to have said cheque

Sworn to before me, this

1889

Police Justice

0556

cash and deposit the cash in the said
Importers & Traders Bank. That the said
defendant failed to carry out said instructions
and that the defendant here in open court
acknowledges and confesses that he received
the cheque from said Burgess for said
amount, payable to, Behner and that he
had the same cashed and that he converted
the proceeds and appropriated the same to his
own use and depriving deponent of the
use and benefit thereof.

Wherefore deponent charges the said
defendant for taking, stealing and
carrying away said money in violation
of the statutes in such case made and provided.

James H. Glass

Subscribed to before me on this
19th day of March 1889
C. J. L. W.

Police Justice

0557

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frederick 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. *Frederick Brown*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *243 Haywood St. Brooklyn 2 years*

Question. What is your business or profession?

Answer. *Messenger*

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

Answer. *I am guilty*

Fred Brown

Taken before me this

day of *March* 188*8*

[Signature]

Police Justice.

0558

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

William V. Ryder

of No. 29 Murray Street, aged 36 years,

occupation Manager being duly sworn deposes and says,

that on the 11th day of March 1889

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

Frederick Brown (now here)
did feloniously steal the sum
of forty one ⁶⁷/₁₀₀ dollars from F.S.
Glass, 132 Nassau Street Dependent
prays that the said Brown may
be committed for examination in
order to enable deponent to produce
proper evidence in Court against
the said Brown.

W V Ryder

Sworn to before me, this 11th day of March 1889

Robert
Police Justice,

0559

Police Court 1 District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

*\$500 bond
9 20 am
March 19*

vs.

*Fredrick Brown
16.708 243 Haymarket Brooklyn*

AFFIDAVIT. *Shaw*

Dated March 18 1889

Shaw Magistrate.

Shaw Officer.

Witness, _____

Disposition, _____

0560

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

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

Dated March 19 1889 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0561

Police Court--- / 426 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank S. Glau
132 Nassau St
1. Frederick Brown

Offence *Larceny*
William

2.
3.
4.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *March 19th* 1889
Powers Magistrate.

Shoco Officer.
2nd Precinct.

Witnesses *William Burgess*

No. *49* *Bartley* Street.

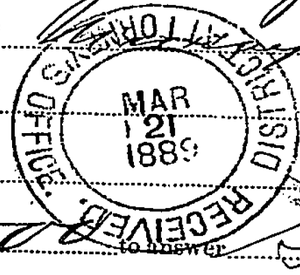
William W. Ryder

No. *29* *W. 11th* Street.

No. Street.

No. Street.

\$ *1000*



Com

0562

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frederick Brown

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse *Frederick Brown*

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

The said *Frederick Brown*,

late of the City of New York, in the County of New York aforesaid, on the *eleventh*
day of *March* in the year of our Lord one thousand eight hundred and
eighty-*nine*, at the City and County aforesaid, with force and arms, in the
day - time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *forty-one*

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

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

dollars ; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of *thirty dollars*

of the goods, chattels and personal property of one *Frank A. Glass*
then and there being found,

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

JOHN R. FELLOWS, *District Attorney.*

0563

BOX:

344

FOLDER:

3249

DESCRIPTION:

Brown, George

DATE:

03/05/89



3249

0564

Witnesses:

Mr. Bird
W. Holzer

n

Counsel,

Filed *v. E. J. [Signature]* day of *March* 188*9*
Pleads,

THE PEOPLE
vs.
George Brown
[Signature]
Burglary in the first degree.
Stealing stolen goods.
[Section 496, 506, 528, 532, 550.]

JOHN R. FELLOWS,

~~District Attorney.~~

A True Bill.

Chas. H. [Signature] Foreman.
[Signature]
[Signature]
[Signature] Clerk
S. P. [Signature] S. P. [Signature]

0565

Police Court - District.

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

William Biscia

of No. 220 Edwidge Street, aged 24 years,
occupation Truck Man being duly sworn

deposes and says, that the premises No. 220 Edwidge Street, 10 Ward
in the City and County aforesaid the said being a four story tenement
House and the Basement

and which was occupied by deponent as his private apartments
and in which there was at the time a human being, by name Mary Biscia. Patrick

Donnan and his Apartment
were BURGLARIOUSLY entered by means of forcibly forcing a

new window open leading into

deponent's apartments

on the 19 day of February 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

~~And~~ Good and lawful money

of the United States of the amount and

Value fifteen dollars and 1/100 of a dollar

pair of pants of the value of two dollars and two

pairs of pants of the value of two dollars

and 1/100 of the value of seven dollars

the property of this deponent and Patrick Donnan

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

George Brown (known)

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

Burglary and during the said property

was in said premises and this deponent

has been informed by Officer Adolph

Holzer of the 11 Precinct that he arrested

the said Brown in Forsyth Street at
the hour of two o'clock am and found
in his possession two pair of pants
which deponent identifies as of the

0566

pair of pants as his and at the time
I was fifteen dollars in one of my
pockets. Deponent therefore charges the
said person with Burglary
entering his apartment and taking
the within mentioned property

Sworn before me this
20th day of February 1889 J. E. Bird

Police Justice

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

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

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

Dated

188

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0567

CITY AND COUNTY }
OF NEW YORK, } ss.

Adolph Holzer
aged *24* years, occupation *Police Officer* of No. *11*
Princes Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *William Bond*

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

Sworn to before me, this *20*
day of *February* 188*9* *Adolph J. Holzer*

Samuel C. ...
Police Justice.

0568

Sec. 198-200.

31

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *George Brown*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *129 Fourth St New York*

Question. What is your business or profession?

Answer. *Peacemaker*

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

Answer. *I am not guilty. I was
standing on the corner of Allen
and Stanton St and two young men
came along and gave me the pair
of pants*

George Brown

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

Paul Verbeke
Police Justice.

0569

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

George Brown

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

Dated *February 29* 188 *9* *Samuel H. ...* 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.

0570

Police Court---3 District. ²⁴⁸

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Rusk
220 vs. Eldridge st
George Brown

Offence *Burglary*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *February 20* 188*9*

James & Kelly Magistrate.

Stolzen Officer.

11 Precinct.

Witnesses *Patrick Stumm*

No. *220 Eldridge* Street.

Adolph Stolzen

No. *11 Precinct* Street.

No. _____ Street.

No. _____ Street.

\$ *13.00* to answer *Y.S.*

James



0571

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
George Brown

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

George Brown

of the CRIME OF BURGLARY IN THE 2nd DEGREE, committed as follows:

The said George Brown,

late of the 5th Ward of the City of New York, in the County of New York
aforesaid, on the 15th day of February, in the year
of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the
hour of twelve o'clock in the night time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one William R. Bird,

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: The said William R. Bird,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said William R. Bird,

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; The said George Brown
being then and there assisted by
a confederate actually present,
whose name is to the Grand
Jury aforesaid unknown.

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

0572

SECOND COUNT—

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

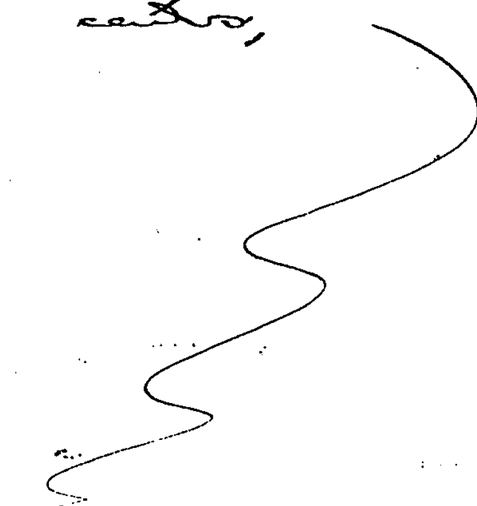
George Brown

of the CRIME OF Robb LARCENY, _____ committed as follows:

The said George Brown, _____

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

one pair of breeches of the value of two dollars, two pairs of trousers of the value of one dollar each pair, and the sum of fifteen dollars and seven cents in money, lawful money of the United States, and of the value of fifteen dollars and seven cents,



of the goods, chattels and personal property of one William K. Bird.

in the dwelling house of the said William K. Bird,

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

0573

THIRD COUNT—

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

George Brown

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

The said George Brown.

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

one finger ring of the value of two dollars, two pairs of trousers of the value of one dollar each pair, and the sum of thirteen dollars and seven cents in money, lawful money of the United States and of the value of thirteen dollars and seven cents.

of the goods, chattels and personal property of one William E. Bird,

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

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

George Brown

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 R. FELLOWS,
District Attorney.

0574

BOX:

344

FOLDER:

3249

DESCRIPTION:

Brown, Julia

DATE:

03/01/89



3249

0575

Witnessed

Edw J. Brett

3rd Ave

Muskmiller

Conketh ash,

for Cleary

RP

—

H. H. Spaulding

132 Madison St

Counsel,

Filed

day of March 1889

Pleaded

Chattel Mortgage

THE PEOPLE

vs.

John R. Fellows

Julia Brown

Grand Larceny (second degree) [Sections 528, 534, 537, Penal Code]

JOHN R. FELLOWS,

District Attorney.

March 15, 1889

A True Bill.

J. M. Anderson

Foreman.

Part III March 15, 1889

Pleaded Receiving Stolen Goods

14/10/1889

RP

0576

Police Court 2 District. Affidavit—Larceny.

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

La Burt Miller

of No. 60 West 22nd St Street, aged 33 years,

occupation Keep of house being duly sworn

deposes and says, that on the 17th day of December 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One velvet dress. one overcoat. two silk dresses. a quantity of ladies under wear and a quantity of bedding, all of the value of one hundred dollars.
(\$100.00)

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Julia Brown New York from the fact that said deponent was employed by deponent as a domestic and on or about the above mentioned date deponent discovered that the above described property was missing.

Deponent is informed by John W. Jackson that the said deponent gave him an overcoat on or about the above mentioned date.

Deponent further says that he has since seen said overcoat which the deponent gave Jackson and fully identifies it as his property and that he has since seen a portion of the above.

Subscribed before me, this 1888

Police Justice.

0577

mentioned property consisting of bedding
in the defendant's room in the premises
no 121. W 25th St.

Wherefore defendant charges the said
defendant with felonious taking, stealing
and carrying away said property.

Sworn to before me }
the 21st day of Feb 1889 } La But Ingle

J. M. [Signature]
Police Justice.

0578

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation General Home work of No. 574

John W. Jackson

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Robert Miller

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

Sworn to before me, this

21

JW Jackson

day of

July

188

[Signature]
Police Justice

0579

2

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Julia Brown*

Question. How old are you?

Answer. *29 years old*

Question. Where were you born?

Answer. *Richmond Va*

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

Answer. *129 E. 10th St. one week*

Question. What is your business or profession?

Answer. *Cook.*

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
Julia Brown
mark

Taken before me this

day of

188

Police Justice.

0580

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

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

Dated *July 21* 188..... *[Signature]* Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0581

Police Court--- 294 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Laurent Miller
60 West 22
Julia Brown

Offence *Harassment*

2
3
4

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *July 21* 188*9*

Wuffs Magistrate.

Burt du Hays Officer.

John W. Jackson Precinct.

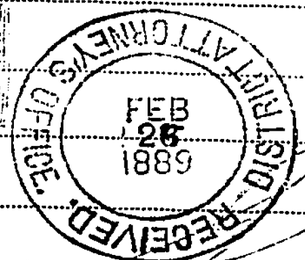
Witnesses *John W. Jackson*

No. *52* Street.

No. _____ Street.

No. _____ Street.

\$ *5.00* to answer



Com 972

0582

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Julia Brown

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

Julia Brown

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

The said

Julia Brown

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

one dress of the value of thirty dollars, one overcoat of the value of twenty dollars, two other dresses of the value of twenty dollars each, divers articles of female underclothing of the value of ten dollars, and a quantity of bedding of the value of ten dollars

of the goods, chattels and personal property of one

La Burt Miller

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

0583

SECOND COUNT—

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

Julia Brown

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

The said

Julia Brown

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

one dress of the value of thirty dollars, one overcoat of the value of twenty dollars, two other dresses of the value of twenty dollars each, divers articles of female underwears of the value of ten dollars, and a quantity of bedding of the value of ten dollars

of the goods, chattels and personal property of one

La Burt Miller

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

La Burt Miller

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

Julia Brown

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 R. FELLOWS,

District Attorney.