

0077

BOX:

69

FOLDER:

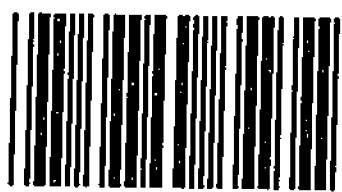
767

DESCRIPTION:

Baker, Edward

DATE:

06/27/82



767

0078

Page 2

19th Aug

Day of Trial,

Counsel,

Filed 27 day of June 1882

Pleads 27th July 82

THE PEOPLE

vs.

P

Edwards Baker

BURGLARY - Third Degree,
NOTHING STOLEN.

JOHN MCKEON,

District Attorney.

Aug 7 1882

True Bill.

Discharged by Court

John McKean Foreman.

Aug 7 82

There is no evidence
on which this
Dept. could be
convicted

Aug 7 82

0079

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Baker

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

Edward Baker

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

The said *Edward Baker*

late of the *Fifth* Ward of the City of New York, in the County of
New York aforesaid, on the *twenty third* day of *June* in the year of our
Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward, City and
County aforesaid, the *cellar* of *William G. Murphy*

there situate, feloniously and burglariously did break into and enter the said *cellar*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

William G. Murphy

with intent the said
goods, merchandise and valuable things in the said *cellar* then and there
being then and there feloniously and burglariously to steal, take, and carry away

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

JOHN McKEON, District Attorney.

0080

65 Bible House
August 4 1882

The People
apt

Edward Baker

Hugh Donnelly Esq
My dear Sir

In the case of Baker
I have taken some pains to Enquire
into his Character as a Printer

At his suggestion I called at J. W.
Morrison's 13 Vandewater St. - Mr. M.
was surprised to hear the trouble he was
in & said he did not believe he was a thief
Baker had worked for him 2 or 3 years
not as a steady ^{but off & on} hand - that he stood
well in the Shop & could have come
in at any time & borrowed 2 or 3 \$
from any of the men.

Unless the Complainant whom I have
not seen, should witness strong ev^d him
I would recommend discharging him
on his own recognizance, as I believe it
to be his first Offense

S. C. Carter
Genl Agent

0081

John Mc Dermott

55 ~~St~~ Rose St

paper stand 31 N. Chamber

John White

426 Pearl St.

Daniel Murphy

3 Madison St

Mrs Henry Cappell

428 Pearl St

People

vs.

Edward Baker

0083

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer.

Edward Baker

Question. How old are you?

Answer.

25 Years

Question. Where were you born?

Answer.

South Carolina

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

Answer.

In Chatham Street about ten months

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty - Parties in the house sent me down and I made a mistake & entered the cellar for the purpose of finding a water closet - I have no more to say and waive further examination

Edward Baker

Taken before me this

day of

188

James J. [Signature]

Police Justice

0084

POLICE COURT DISTRICT

City and County
of New York,

ss:

of No.

deposes and says, that the premises No.

Street,

Ward, in the City and County aforesaid, the said being a

and which was occupied by deponent as a

house.

entered by means

fastening and breaking
off a lock and outward
fastening of said cellar door

on the day

of the

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

A large number of Carpenters
and Plumbers took all
of the value of fifty
dollars

the property of

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

for the reasons following, to wit:

That about 2 o'clock
on said day deponent found
said Baker in the cellar the lock
of the door leading thereto broken off
the place upset by the defendants
arranging therein to collect property

William G. Murphy

Subscribed and sworn to before me this
 23rd day of June 1892
 J. M. Sullivan, Justice

0085

BOX:

69

FOLDER:

767

DESCRIPTION:

Banks, Alexander

DATE:

06/12/82



767

WITNESSES.

Day of Trial,

Counsel,

Filed

day of June 1882

Pleads

Not guilty (13)

THE PEOPLE

vs.

P.
Alexander Bank

LARCENY AND RECEIVING-STOLEN

JOHN McKEON

District Attorney.

A True Bill.

Chapman Foreman.

Sumner

Heads of J.P.

S.P. one year.

0087

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

THE POPE OF THE STATE OF NEW YORK,

against

Alexander Banks

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

Alexander Banks

of the CRIME OF GRAND LARCENY, committed as follows :

The said

Alexander Banks

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

*one set of harness of the value
of seventy five dollars and one
horse blanket of the value of
five dollars*

of the goods, chattels and personal property of one

Michael Shanley

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

John McKee
District Attorney

0000

BAILED,

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

Sec. 208, 209, 210 & 212.

496 112
Police Court 22 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert H. Anderson
155 West 23rd
Alexander Banks

2 _____
3 _____
4 _____

Offence, Grand Larceny

Dated June 7th 1882

3rd Magistrate.

Schmidt Officer.

Clerk.

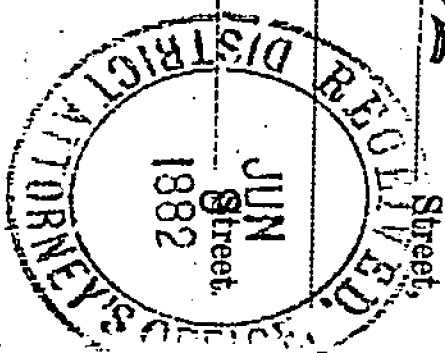
Witnesses: Max Schmitt Officer.

No. 29, Heuret - Street,

Thurmer Officers

No. 156, W. 310th Street,

No. _____ Street,



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

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

Dated June 7th 1882 J. Henry Bond Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0089

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Alexander Banks

Question. How old are you?

Answer.

Twenty six years

Question. Where were you born?

Answer.

U.S.

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

Answer.

155 West 3rd. Two months

Question. What is your business or profession?

Answer.

Coachman

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 I was drunk when I took the property -

Taken before me, this

day of

188

7th } Alexander Banks
June } mark

J. Henry Bond Police Justice.

0090

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Robert H Graham
 of No. 156 West 31st Street, 29 years Livery Stable
 being duly sworn, deposes and says, that on the Second day of June 1882
 at the above premises City of New York,
 in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the night time
 the following property, viz:

Two sets single harness of the value
 of seventy five dollars and one horse
 blanket of the value of five dollars
 and in all of the value of eighty
 dollars

the property of and in the care and custody
 of deponent as stable keeper

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 Alexander Banks (now here)

for the reason that deponent is informed
 by Officer Max Schmittberger of the 29th
 Precinct Police that he found one of the
 above mentioned sets of harness and the
 above mentioned blanket under a bed
 in a room occupied by said Banks.
 and which has been identified by deponent
 as the part of the property stolen from
 his custody and from the fact also that
 said Banks admitted and confessed to deponent
 that he took stole and carried away said property R.H. Graham

Sworn before me this

27th day of June

1882

Police Justice.

0091

BOX:

69

FOLDER:

767

DESCRIPTION:

Barrish, Harris

DATE:

06/23/82



767

0092

b-d
Filed 23 day of June 1882
Pleads *Not guilty*

RECEIVING STOLEN GOODS

THE PEOPLE

vs.

B.
Harris Davis

16th

JOHN McKEON,
District Attorney.

A True Bill.

John McKeon Foreman.

Part 2 - Feb. 13, 1883

Tried and acquitted

0093

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Harris Barrish

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

Harris Barrish

of the crime of RECEIVING STOLEN GOODS,
committed as follows :

The said *Harris Barrish*
late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *tenth* day of *May* in the year of our Lord one thousand
eight hundred and eighty *two* at the City and County aforesaid, with force and arms,
one dress of the value of one hun-
dred dollars

of the goods, chattels and personal property of
Eliza A. Demworthy
by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Eliza A. Demworthy
unlawfully and unjustly, did feloniously receive and have he the said

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

JOHN McKEON, District Attorney.

0094

Sec. 208, 209, 210 & 212.

Police Court 22438 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles M. Hennessey
vs. H. H. 214
Harris Barrisoch

Offence, Receiving Stolen Property

Dated May 18 1882

Smith Magistrate.

Wood Officer.

Cart. D. Rowland Clerk.

Witnesses, Attorney Wood

No. Contact Office Police Street.

No. Street.

No. Barlett
1882
MAY 22
DISTRICT ATTORNEY'S OFFICE

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 Harris Barrisoch

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

Dated May 18 1882 Solow Smith Police Justice.

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

Dated May 19 1882 Solow Smith 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.

0095

Sec. 198-200.

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

Nanis Parrisch. 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.

Nanis Parrisch.

Question. How old are you?

Answer.

53 Years.

Question. Where were you born?

Answer.

Germany

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

Answer.

249 East Houston Street

Question. What is your business or profession?

Answer.

Pawnbroker.

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 not sure that I had it when the officer came to me. I found it that night and sent word to Inspector Byrne by my boy.

Taken before me, this

day of

188

May 10th 1884 Nanis Parrisch.

Salomon Stunt
Police Justice.

0096

FORM 10.

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

of No. *100 Central Office Police* Street, being duly sworn, deposes and says,
that on the _____ day of _____ 188 _____ at the City of _____

that he has read the affidavit of Eliza A. Neworthy and that the facts stated therein on information of deponent are true of deponent's own knowledge

Albertus Wood

Sworn before me, this 18th day of May 1887
Police Justice.

0097

TORN PAGE (S)

0098

Loan Men & Pawn Brokers,
PLEASE STOP IF OFFERED OR NOTIFY IF RECEIVED.
STOLEN, MAY 19, 1882

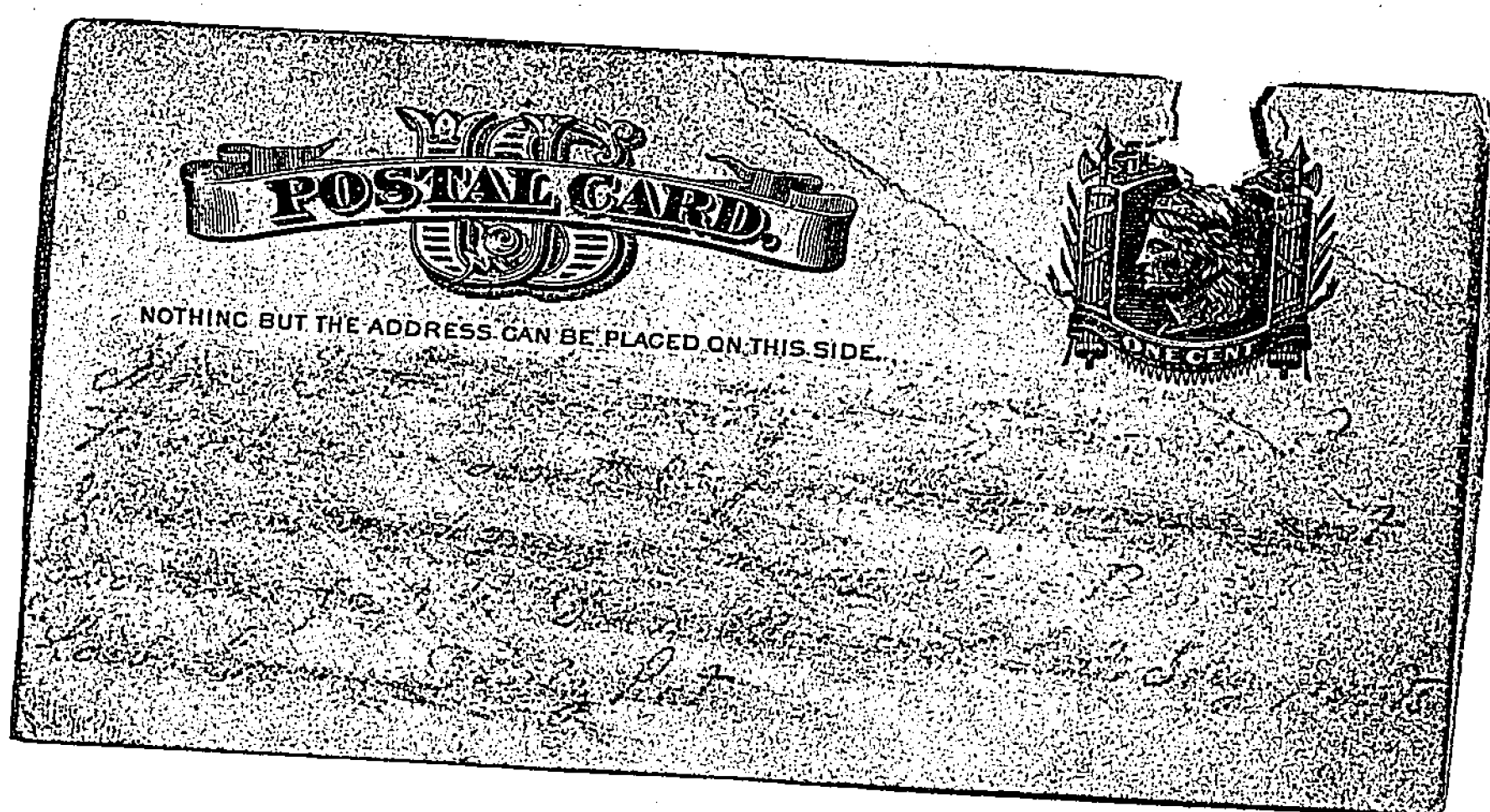
One Silk Dress, black mora brocade, mixed with satin
surah; Shered Front, with panels on each side, large bow
back of waist of mora ribbon

Send information to
Inspector BYRNES, Detective Office,
300 Mulberry Street, N. Y.

Edwin

All Advances will be Paid by the owner

0099



POLICE COURT—SECOND DISTRICT.

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

Deemant of *Oliver J. Neworthy aged 44*
No 57 West 44th St. Street, being duly sworn, deposes
and says that on the *10th* day of *May* 1882
at the City of New York, in the County of New York,

Norris Barisch (Now here) did
receive and retain in his possession
a certain dress the property of deponent
of the value of One hundred dollars.
(Which had been feloniously taken stolen
and carried away from the possession
of deponent on the 10th day of May 1882
by a person whose name is unknown
to deponent.) He knowing the same
to be stolen

Deponent is informed by Officer
Wood that on about the 11th day of May
1882 there was sent to each and every
Pawn broker doing business in the
City of New York. A Postal Card descri-
bing said property One of which
is hereto attached marked Exhibit A
that he the said Wood did on the
17th day of May 1882 ask the said Barisch
if he had received the said property
when the said Barisch denied having
said property. Deponent is further
informed by said Wood that on the
18th day of May 1882 he received from
Officer Rush a Pawn ticket which
represented the said property and
which was issued from the pawn
office of said Barisch at No 249

0101

East Houston Street and dated the 10th day of May 1882. The said Wood informs deponents that he went to the office of said Barrish. When the said Barrish informed him that he had sent Wood to Inspector Dyman's office that he had the said property.

The said Woods informs deponents that there was no notice received by the said Dyman from the said Barrish. The said Wood then left said Barrish and went to the Second District Police Court and obtained an order from the Court for the property represented by the said ticket. Deponents went in company with said Wood to the office of the said Barrish and identified the property found in the possession of said Barrish represented by said ticket as the property which had been taken stolen and carried away from the possession of deponents.

Given to be true me *Elgin S. Kemmery*
 the 18th day of May 1882.

John D. Smith
 Police Justice

POLICE COURT. - SECOND DISTRICT.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Offence,

Dated

187

Witnesses,

Committed in default of \$ surety.

Bailed by

No.

Street.

0102

BOX:

69

FOLDER:

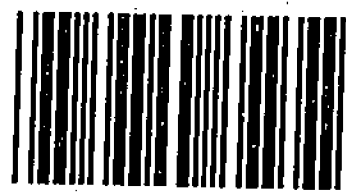
767

DESCRIPTION:

Barthe, Edgar

DATE:

06/23/82



767

0103

BOX:

69

FOLDER:

767

DESCRIPTION:

Fauteux, Henry

DATE:

06/23/82



767

23 Sept 1882

WITNESSES.

On Motion of Dist Atty
Barth is discharged
whin own Recd

Ralph Clancy

W. J. Thayer

In view of the facts set
forth in the within
affidavit of D. S. McKeon
the Complaint of Barth is
with the court for leave
to drop the
indictment
McKeon
Sincerely
Sept 4. 82

The Co-Defendant Barth
having also been
discharged as can
be seen by other papers
and the evidence coming from
himself I have no objection
on his being discharged. McKeon
Sept 11/82

12th All signed Sept 12/82

Day of Trial, Counsel,
Kingsley

Filed 23 day of June 1882

Pleas of guilty (2)

THE PEOPLE
vs. Edgar Barth
Henry Santore
(3 cases against)
\$50.00

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,
July 12, 1882 District Attorney,
No. 22 tried and jury disagreed
A True Bill
Discharged by Court

2. Accepted & committed
Chas. McKeon Foreman
July 18/82

80 No of 1882
new fees & stamps
paid. as exp. of 02
See Memo of 1882
Sept 1/82

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edgar Barthe
and Henry Fantenx

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

Edgar Barthe and Henry Fantenx
of the CRIME OF GRAND LARCENY, committed as follows:

The said Edgar Barthe and
Henry Fantenx
late of the First Ward of the City of New York, in the County of New York aforesaid,
on the ~~twelfth~~ day of June in the year of our Lord one
thousand eight hundred and eighty two, at the Ward, City and County
aforesaid, with force and arms

one watch of the
value of fifty dollars, one watch
chain of the value of ten dollars
one key of the value of five dollars
one pencil case of the value of five dollars
three studs of the value of seventy-five dollars
each, one cigarette holder of the value of
two dollars

of the goods, chattels and personal property of one

John R. Andrews

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

John McKean
District Attorney

0106

The amount of bail required for each defendant is more or less to \$2000.

Refused by John A. Mulvaney 11 W. 4th St. N.Y.C.

Wm. Mulvaney Edgar Barthe

Offence, Grand Larceny

Sec. 206, 209, 210 & 212.

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dated June 21st 1882

J. Henry Bond Magistrate.

Henry & Ireland Officers
Custal Office

Clerk.

Witnesses: James Kealey

No. 1, by William. Warden of City Street,

No. 2, by Street,

No. 3, by Street,



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Harry Mulvaney and Edgar Barthe be held to answer the same and if guilty thereof, I order that he be admitted to bail in the sum of One Hundred Dollars cash and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated June 21st 1882

J. Henry Bond 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.

0107

Sec. 198-200.

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

Edgar Barthe 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~~ waived cannot be used
against ~~him~~ on the trial.

Question. What is your name?

Answer.

Edgar Barthe

Question. How old are you?

Answer.

20 Years.

Question. Where were you born?

Answer.

Canada.

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

Answer.

#448.6 Avenue: 10 days

Question. What is your business or profession?

Answer.

Wall Bay.

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.

*That jagante case and
holder was found by me in the
laundry in which I found
the diamond sleeve buttons.*

Taken before me, this

21st

day of

June

188

Edgar Barthe

J. Henry [Signature]

Police Justice.

0108

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

2nd
DISTRICT POLICE COURT.

Mary Fauteux 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. *Mary Fauteux*

Question. How old are you?

Answer. *20 years.*

Question. Where were you born?

Answer. *Canada*

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

Answer. *I live on 7th Ave, I don't know the number; about 5 days.*

Question. What is your business or profession?

Answer. *Bill Boy.*

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 found the service which was found in my room in the water closet at the hotel.*

Taken before me, this *21st*

day of *June*

188*2*

M. Fauteux

J. Murphy Police Justice.

0109

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK.of No. 504 Fifth Avenue Street.being duly sworn, deposes and says, that on the 12th day of June 1882at the said premises City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent.

the following property, viz:

One small open face gold
Watch with a gold Chain and Key
Bar and Pencil thereto attached, together
of the value of Seventy five dollars;
Two pearl shirt Studs of the value of
One hundred dollars: One diamond
shirt Stud of the value of Seventy five
dollars, and One amber Cigarette
holder of the value of Ten dollars,
being in all of the value of Two
hundred and fifty five dollars.

the property of

deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Henry Fauteux and
Edgar Barthe (both now here) from

the fact that both of the accused
were employed in the said hotel as
hallboys, and from the further fact
that deponent is informed by Detective
Sergeant Owen Hickey that he found
in a room occupied by the said Fauteux
in premises No. 289 Seventh Avenue, the
key bar and Pencil, and that he
also found the said amber cigarette

0110

Held in a police in a room occupied
by the said Butte in premises No. 448
West Avenue.

Sworn to before me this
21st day of June 1882 } John R. Andrews
J. Henry Ford
Police Justice.

City and County of New York. ss: -
John Henry. Notary General
being duly sworn deposes and says that
he has heard read the foregoing Affidavit
of John M. Andrews and is true
thereof as relates to this Dependent is
true of his own knowledge.
Sworn to before me this
21st day of June 1882 } John Henry
J. Henry Ford
Police Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

75

~~THE PEOPLE~~

22.9

P
Edgar Barthe
(2 cases)

JOHN W. MCKEON

Disability Attorney

A True Bill

~~James~~ Foreman

July 12/82

[illegible]

0112

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

THE POPE OF THE STATE OF NEW YORK,

against

Edgar Barthe

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

Edgar Barthe

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Edgar Barthe

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

two sleeve buttons of the
value of thirty dollars each

of the goods, chattels and personal property of one

Maria A. Bancker

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

John McKean
District Attorney

0113

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court - 271 22 District 23

THE PEOPLE, &c.,

ON PETIT COMPLAINT OF

James J. Conner
504 5th St
Edgar Barthe

Offence, *Grand Larceny*

Dated *June 21st* 188 *2*

Magistrate, *Henry W. Bond*

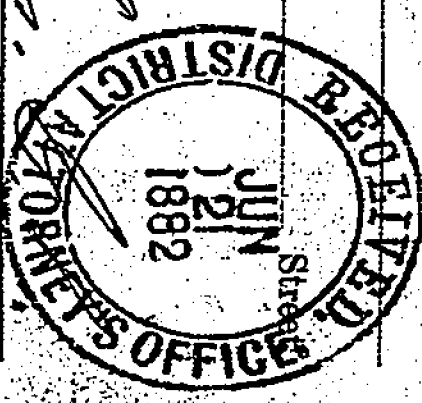
Clerk, *Henry W. Bond*

Witnesses *John T. Bond*

Abraham L. Bond

No. _____ Street, _____

No. _____ Street, _____



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

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

Dated *June 21st* 188 *2* *J. Henry Bond* 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.

0114

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Edgar Parthe 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.

Edgar Parthe

Question. How old are you?

Answer.

20 years old

Question. Where were you born?

Answer.

Canada

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

Answer.

*I was living at 448 - 6 Avenue:
about 10 days.*

Question. What is your business or profession?

Answer.

Wall Bay.

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 found them and a sugar holder
a handkerchief in a corner of
the cellar.*

Taken before me, this

21st
day of *June* 1882

Edgar Parthe

J. Henry Ford

Police Justice.

0115

Second District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. *544 Fifth Avenue*

Street.

being duly sworn, deposes and says, that on the *about 19th* day of *June* 188*2*

at the *said premises*

City of New York,

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

the following property, viz:

One pair of gold Sleeve Buttons with one Diamond set in each Button, and of the value of fifty 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 *Edgar Barthe* (now *known*) from the fact that on or about the said day the said Barthe was employed in the said premises as a *hall boy* and from the further fact that deponent is informed by Detective Sergeant *Orren Kealey* that he found the said property, and nowhere shown, in the room, occupied by the said Barthe, in premises No. 448 *Fifth Avenue*.

Maria A. Banker

Sworn before me this *21st* day of *June* 188*2*

Police Justice.

0116

City and County
of New York } ss: -

Owen Healey, Detective
Sergeant, being duly sworn, deposes
and says that he has heard read the
foregoing affidavit of Maria Brucher
and so much thereof as relates to the
affidavit is true of his own knowledge.
Sworn to before me this
21st day of June 1882 } Owen Healey
J. Henry Cook
Police Justice.

District Police Court.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

WITNESSES.

for trial

274 6th

Day of Trial, *Kingsley July*
Counsel,

Filed *23* day of *June* 188*2*

Pleads *Not guilty (G)*

THE PEOPLE

vs.

P
Edgar Barthel
(2 cases)

JOHN McKEON,

District Attorney.

Sept 7. 1882

A True Bill.

Chadman Foreman.

Thursday Sept 7th 1882,

Wm

0117

0118

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

THE POPE OF THE STATE OF NEW YORK,

against

Edgar Barthe

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

Edgar Barthe

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Edgar Barthe

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

one pair of earrings
of the value of seven hundred
and fifty dollars, and one rose
pin of the value of thirty dollars

of the goods, chattels and personal property of one

Maria A. Bancker

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

John McLean
District Attorney

0119

BAILED,

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

Sec. 209, 209, 210 & 212.

Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

5021 of 5th St.

Edgar Barthe

Offence

Grand Larceny

Dated June 21st 1882

Magistrate.

W. J. O. Clerk.

Witnesses

No. _____
Street, _____

No. _____
Street, _____

No. _____



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 Edgar Barthe

be held to answer the same and guilty thereof, I order that he be admitted to bail in the sum of 500 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated June 21st 1882 J. Henry Ford Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0120

Sec. 198-200.

2nd DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edgar Barthe 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.

Edgar Barthe

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Canada

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

Answer.

#448 - 6 Avenue: About 10 days.

Question. What is your business or profession?

Answer.

Ball Boy

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

Answer.

I am not guilty of the charge. I don't know nothing about it

Taken before me, this 21st

day of June

1888

Edgar Barthe

J. Henry Ford

Police Justice.

0121

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY
OF NEW YORK, ssHotel *Bartholomew*
of No. *504* *5th Avenue* Street,being duly sworn, deposes and says, that on the *19th* day of *June* 188*2*at the *said premises* City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *in the night time*.

the following property, viz:

*One pair of Diamond Earrings
Ear-rings of the value of Seven hundred
and fifty dollars and One Lace Pin
set with two Diamonds and one Pearl
of the value of Six hundred and thirty
dollars. Said property being in
all of the value of Nine hundred and
eighty dollars.*

Sworn before me this

day of

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 *Edgar Bartholomew* (now

Bartholomew) from the fact that about the hour
of 5.30 o'clock P.M. of the day aforesaid
the said property was contained in a
drawer of the bureau in deponent's room
in said premises, and that about the hour
of 10 o'clock P.M. of the same day deponent
discovered that the said goods had been
stolen, and from the further fact that
the said Bartholomew was in the said room
about between the hours of 7 and 10
o'clock of the day aforesaid while

Police Justice.

188

0122

Deponent was absent from her said room
from to before in this
21st day of June 1882 } Maria A. Barker
J. H. Barker
Police Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0123

Office
of

D. A. Currie M. D.

PALISADE AVENUE & DWIGHT PLACE

Englewood

N. H.

July 11 = 1882

This is to certify that
Miss Marie Baucher of 504-
5th Ave. is ill and will
not be able to attend Court
for several days.

D. A. Currie M. D.

Englewood

[Signature]

0124

August 11, 1882

Mr J. O'Byrne ass't District Attorney

Sir

I understand you have charge of the prosecution of Edward Parthe, a young man from Canada. Cardinal M'Cluskey received letters about him showing him and the family he belongs to, to deserve some sympathy, and his Eminence wishes me to do for him what it may be reasonable to do. I thought the best would be to write to yourself.

The young man tells me he took to ^{in his hotel} his room, a parcel which had been left for some time apparently unheeded by any body. He was certainly wrong to do so. But he says that in many other instances, as he can prove, he could easily have been dishonest yet had always been ready to get things to go to their right owners.

He belongs to a very respectable family

0125

who have had reverses of fortune, and it is in consequence of those reverses that he came to the United States. He has a testimonial from the school where he was educated, which gives him a very good character.

I really think it is a case where leniency would do real good.

Submitting however to your judgment and grateful for whatever consideration you may have for my application in behalf of the unfortunate young man, I remain

Very respectfully

Father Duranquet
of St Francis Xavier's College

39 W. 15

P.S. - I visit the Tomb and the islands.

0126

La Danang

People

in

Barthe

0127

Dr.
Asst. District Attorney
O. Byrne,
Dear Sir;

In the name of the
white hair of my old Father
& Mother, and in the name of
their honor, which is at "Risk",
I daringly dare the liberty,
knowing the large influence
you possess, in such such
cases as mine, to ask if you
could not help an unworthy
but repentant prisoner, out

0128

out of doubt, for its my first
offense and am confident that
it will be my last. - With the
deepest gratitude for the kindness
with which you have treated me,
I promise to offer as a final
satisfaction my plea; which is:
"That you have made for me"
"future a true & honest man"
out of one, being, at last, con-
vinced that, honesty is the
best policy.

Sincerely thanking you for the
leniency you have had toward me,
I hope, that you will not overlook
my position.

I remain, Dear Sir,

Your Very humble
servant
E. A. Partridge.

0129

The People
vs
Pauline J
Gantner

Officer of Court
Sept 4 82

The People

Edgar Bartho
Henry Fauten

Jury

The defendant Fauten was tried upon the 12th of July 1882 and was discharged upon his own recognizance by order of the Court. Within a day or two thereafter the Dist. Atty. caused a bench warrant to issue for Fauten and he was rearrested and returned to the County. After being held there some weeks he voluntarily gave such information as led to the recovery of about \$1200 dollar worth of Marine & Land Jewelry which are now in the possession of the Dist. Atty. The defendant could not be convicted, unless upon the evidence furnished by himself as to the property now recovered. I was ^{under} ~~the~~ ^{an} expectation of being paid for this value, as they ~~belonged~~ ^{belonged} to a Boarder in the Hotel Bristol of which I am Proprietor. I respectfully ask the Court in view of the facts to ~~perpetrate~~ ^{perpetrate} the indictment against Fauten to be ~~discharged~~ ^{discharged}.

Given before me this

4th day of Sept 1882

Judge of the Court

J. S. Hammond

J. S. Hammond

0131

BOX:

69

FOLDER:

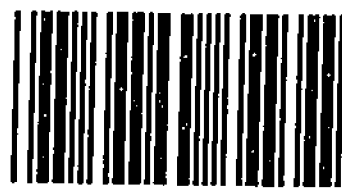
767

DESCRIPTION:

Beker, Louis

DATE:

06/13/82



767

0132

117

Trial for

Counsel,

Filed 13 day of June 1882

Pleads *Not Guilty (16)*

THE PEOPLE

vs.
B
Louise Becker

Indictment for Disorderly House.

J. McLean

DANIEL C. ROLLINS,

~~Attorney at Law~~

Wm. B. 1882
India Field
cm & t. 1882

District Attorney

A True Bill,

22 Nov 27, 1882

May 5 acquitted.

Wm. B. Foreman.

Wm

0133

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Louise Beker against

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

Louise Beker

a disorderly house
committed as follows:

The said

Louise Beker

late of the *Tenth* Ward of the City of New York, in the County of
New York, on the *Twenty-seventh* day of *May* in the year of our
Lord one thousand eight hundred and eighty *two* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in

her said house, for *her* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *her*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

~~DANIEL C. COLLINS~~
~~BENJ. K. PHILLIPS~~

John McKeon
District Attorney.

0134

W

Police Court—Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sadie Fielder

vs.

Louisa Becker

AFFIDAVIT—Disorderly House.

Dated

June 6 1878

Hallbreth

Magistrate.

Officer.

WIT



0135

Police Court, Halls of Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sadie Fields

of No. _____ Street, in the City of New York,
being sworn, doth depose and say, that on the *29* day of *June* in
the year 18*92* the premises known as No. *78 Delancey* Street,
in the City and County of New York, were kept, maintained, conducted, and occupied by

Louise Becker

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

*Deponent further says that she was an inmate
of said house as a prostitute and had connection
with several men while in said house.*

Deponent therefore prays, that the said *Louise Becker*
~~and all vile, disorderly and improper persons found upon the premises, occupied by said~~

Louise Becker

may be dealt with as the law in such cases made and provided may direct; and further saith not.

Sworn before me this *6* day

of *June* 18*92*

H. J. Smith

POLICE JUSTICE.

Sadie Fields

0136

City and County of New York, ss.

Police Court—3 District.

THE PEOPLE

vs.

On Complaint of

Ladie Fields

For

Louise Becker Keeping a Disorderly House

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

Dated June 7 188 2

J. H. Smith

POLICE JUSTICE.

Louise Becker

0137

Louisa Becker

38

France

78 Delancey St

78 Delancey St

Police Court—Third District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Dadie Field

vs.

Louisa Becker

WARRANT—Disorderly House.

Dated

June 6th 1872

J. Kilbeth

Magistrate.

Kiernan

Officer.

Arrested June 7th 1872

kept may be
arrested at
night

J. Kilbeth
Police Court

0138

POLICE COURT, THIRD DISTRICT.

WARRANT—Disorderly House.

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

To any Constable or Policeman of the City of New York.

Whereas, complaint on oath has been made before the undersigned, one of the Police Justices, in and for the said City, by

Sadri Field

of No.

Street, that the premises known

as No.

48 Delaney

Street, in the City and County

of New York, were on the

27

day of

May

1882

kept, maintained, conducted and occupied by

Louisa Becker

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

These are Therefore in the name of the People of the State of New York, to COMMAND you, the said Constable and Policeman, and every of you, to apprehend the body of the said

Louisa Becker and all vile, disorderly and improper persons ~~found upon the premises occupied by said~~ *Louisa Becker*

and forthwith bring *her* before me, or some other Justice for the City and County of New York, at the THIRD DISTRICT POLICE COURT, 69 ESSEX STREET, in the said City, to answer the said charge, and to be dealt with as the law directs.

GIVEN under my Hand and Seal, this

6th

day of

June

1882

J. H. Smith Police Justice.

0139

BAILED.

No. 1, by

Paul Northall

Residence

249 Ardmore Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Sec. 208, 209, 210 & 212.

Police Court, 6 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Beckett

Louisa Beckett

Offence

Keeping a Disorderly House

Dated

June 7

188

Magistrate.

Officer.

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street,



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

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

Dated June 7 1882 _____ Police Justice.

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

Dated June 7 1882 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0140

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Louise Becker 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.

Louise Becker

Question. How old are you?

Answer.

38 years

Question. Where were you born?

Answer.

France

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

Answer.

78 Delaney Street (lives there 3 weeks)

Question. What is your business or profession?

Answer.

House Keeper

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

Answer

I am not guilty

Taken before me, this

7

day of

June

188

Louise Becker

J. P. Williams Police Justice.

0141

BOX:

69

FOLDER:

767

DESCRIPTION:

Bennett, John

DATE:

06/27/82



767

0142

WITNESSES.

Counsel,

Filed 27 day of

July 1882

Pleads,

THE PEOPLE

vs.

Richard
Green

P

John Bennett

INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

P. 2 New St. 1882

A True Bill

57, Two years

Foreman.

Richard Green

0143

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 Bennett

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

John Bennett

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

John Bennett

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

of five dollars and one watch chain
of the value of one dollar

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

JOHN McKEON, District Attorney.

0144

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

Police Court District 244

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Bennett
304 Spring St.
John Bennett

2 _____
3 _____
4 _____
Offence, Larceny from the person

Dated June 22nd 1882

Magistrate.

Officer.

Clerk.

Witnesses, Hugh Hearty

No. 14 Paul Mac Street

No. 14 J. O'Connell

No. 14 J. O'Connell

No. 14 J. O'Connell



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

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

Dated June 22nd 1882 John Bennett Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0145

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court

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

Question What is your name?

Answer.

John Bennett

Question. How old are you?

Answer.

Twenty two years of age

Question. Where were you born?

Answer.

United States

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

Answer.

18 or 20 Bayard St.

Question. What is your business or profession?

Answer.

Weaver

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
desire no further
examination here

John Bennett.

Taken before me this

22
1888

day of

June

Police Justice.

0146

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssof No. 304 Spring Street,being duly sworn, deposes and says, that on the 22nd day of June 1882

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponent's person, in the daytime,

the following property, viz:

One silver watch and gold
chain attached, in all of the
value of six dollars

the property of

deponent's brother, George
Gergen, and in deponent's care
and charge

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by John Bennett, nowhere, from the fact that
deponent detected him in
the act of snatching said watch
out of the watch pocket of
his pantaloons then worn
upon deponent's person, while
deponent was waiting in the
office at about the hour of
3 1/2 o'clock A. M. Jacob Gergen.

Sworn before me this

day of

188

Police Justice.

0147

BOX:

69

FOLDER:

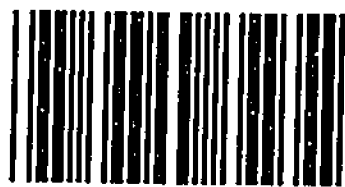
767

DESCRIPTION:

Benson, James

DATE:

06/12/82



767

0148

BOX:

69

FOLDER:

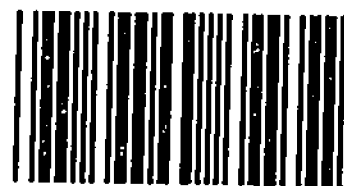
767

DESCRIPTION:

Schmidt, Herman

DATE:

06/12/82



767

0149

BOX:

69

FOLDER:

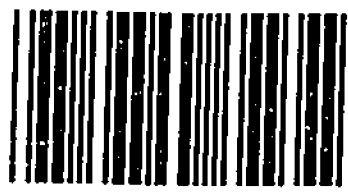
767

DESCRIPTION:

Vanderpatendyke, William

DATE:

06/12/82



767

0150

BOX:

69

FOLDER:

767

DESCRIPTION:

Lambertenghi, Charles

DATE:

06/12/82



767

104 16th
per ha ev ten
chara per at
good 45

Day of Trial
Counsel
Filed
Pleads
1882

THE PEOPLE
vs.
James Benson P.
Herman Schmidt P.
William Vandergastandye P.
Charles Lambentenghi P.

JOHN McKEON,
District Attorney.
Arch 2. June 22. 1882.
not. pleads guilty - 26.
A True Bill.
2, 3, 4 tried & acquitted
Foreman.
1. Emma Ref

0151

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

THE PEOPLE OF THE STATE OF
NEW YORK,*James Benson* against *William Vanderpotendyke*
Herman Schmidt *Charles Sambertoughi*

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

James Benson, Herman Schmidt, William Vanderpotendyke and
Charles Sambertoughi of the crime of Burglary in the third degree,

committed as follows:

The said *James Benson, Herman Schmidt, William Vanderpotendyke*
*and Charles Sambertoughi*late of the *fifteenth* Ward of the City of New York, in the County of New York,
aforesaid; on the *Sixth* day of *June* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *Saloon* of *Richard Semady*there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers goods,
merchandise and valuable things were then and there kept for use, sale and deposit, to
wit: the goods, chattels and personal property hereinafter described, with intent the said
goods, chattels and personal property of the said *Richard Semady*then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *one gallon**of brandy of the value of two dollars*
three gallons of Whiskey of the value
of two dollars each three gallons of
rum of the value of three dollars each
one gallon of gin of the value of two
dollars and seven denigobus of the
*value of one dollar each*of the goods, chattels and personal property of the said *Richard Semady*so kept as aforesaid in the said *Saloon* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.*John McKern*
District Attorney

0153

Reverend
as
Bishop

Chancellor

0 154

New York June 10th /99

the Bearer

James Benson has been
employed by me for the last
2 years I have found him
to be honest and Industrious
and I would recommend him
to anybody wishing to
employ him

P. Hogan

Plumber

7 West 3^d St

0155

The bearer James Benson
has worked for me for one
year he is an honest
industrious boy and willing
to work

James E Roach
& Co

202 & 204 East
29 St

0156

OFFICE OF

E. V. BLAESIUS,

IMPORTER & MANUFACTURER OF

REAL BRONZES, CLOCK SHOW CASES, BRASS FOR FURNITURE,

Fancy Lamps of all styles and Vases mounted to order,

109 WOOSTER STREET, near Prince,

New York, February 1st 1882

Go all it may Concern

I have to certify that
The bearer James Benson
has been in my employ the
last four years and has
been an industrious and steady
hand having discharged him
only for lack of work

Yours truly

E. V. Blasius

0157

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court, 2^d District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Bennett
26 Division Street
James Benam
Herman Schmidt
William Vanderpooten
Charles James Schenck
Offence, _____

Dated June 7th 1882

Magistrate.

Officer.

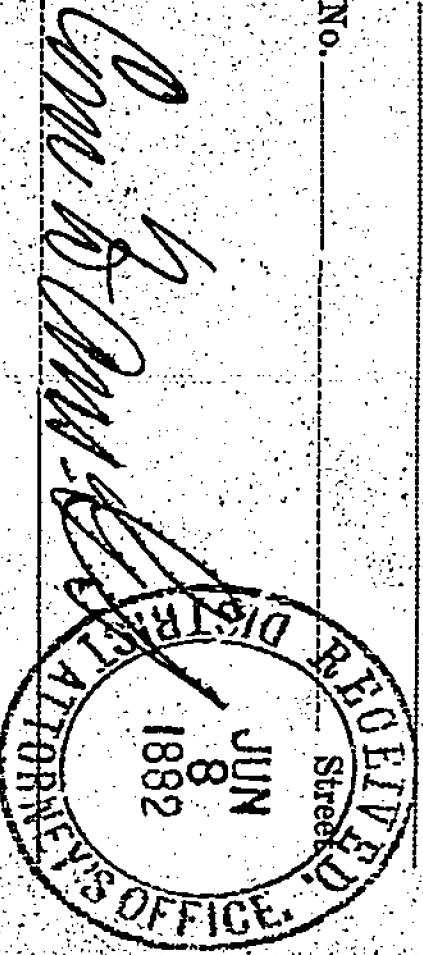
Clerk.

Witnesses, Ella Lee

No. 194-1 Greene Street,

No. _____
Street, _____

No. _____
Street, _____



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named James Benam, Herman Schmidt, William Vanderpooten and Charles James Schenck guilty thereof, I order that they be admitted to bail in the sum of one hundred Dollars each and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated June 7th 1882

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0158

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2^d DISTRICT POLICE COURT.

William Vanderpotendyke 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.

William Vanderpotendyke

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 171 Thompson St; 3 months

Question. What is your business or profession?

Answer.

Printer

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

Answer

I am innocent of the charge
I was in my home from 11 o'clock
last night until 9 o'clock this morning
at No 171 Thompson St.

Taken before me, this 7th
day of June 1882

William Vander Potendyke

J. Henry Ford

Police Justice.

0159

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

2^d DISTRICT POLICE COURT.

James Benson 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 in the trial,

Question. What is your name?

Answer.

James Benson

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York City

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

Answer.

217 Greene St.; 6 months

Question. What is your business or profession?

Answer.

Expressman

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.

Five demijohns containing liquor
were given to me in Houston Street just
before 12 o'clock last night. We drank
nine out of two of them and I gave three
away to persons I did not know whom
I met in Bleeker Street. I know
nothing about the burglary
Charles Lambenteghi gave me the demijohns

Taken before me, this

7th

day of

June 1889

John Ford

Police Justice.

James Benson

0160

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2d DISTRICT POLICE COURT.

Herman Schmidt 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.

Herman Schmidt

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Philadelphia

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

Answer.

No 104 Bleeker Street; 3 months

Question. What is your business or profession?

Answer.

Repairer of Musical Instruments

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. At about 10 O'clock last night I went into the bar room and took a drink with him at his request. I mean Charles Lambert Singh.

Taken before me, this

7th

day of

June

1882

Herman Schmidt

J. H. [Signature] Police Justice.

0 15 1

Sec. 198-200.

26

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Lambertenghi 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.

Charles Lambertenghi

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Lyon, France

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

Answer.

No 56 Houston Street, 1 month

Question. What is your business or profession?

Answer.

Waiter

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

Answer.

I am not guilty of the charge.
I slept in the place and found
the middle door open this morning when I
got up at 8 o'clock. I was out until
2 o'clock in the morning, and entering
through another door, not the one broken open. At 9 o'clock
Mr. Denny went out, leaving the keys with me.
At 10 o'clock I went out, locking the door nearest the
street. At that time the middle door and the rear door
were fastened.

Taken before me, this

day of

June 1882

Lambertenghi Charles

J. J. [Signature]

Police Justice.

Police Court—Second District.

City and County
of New York.

Richard Bernady, 31 years, barkeeper
of No. 26 Clinton Place *being duly sworn,*
deposes and says, that the premises No. 56 West Houston
Street, *5th* Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by *deponent* as a *bar room*

were **BURGLARIOUSLY**
entered by means *breaking off two bolts from a door*
leading from said bar room into an
open hallway in said premises

on the *night* of the *sixth* day of *June* 188*2*
and the following property feloniously taken, stolen, and carried away, viz: seven
demijohns partially filled with *liquor*,
in all of the value of *twenty dollars*

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

for the reasons following: *Schmidt, William*
Vanderputendyke and Charles
Lambertenghi, all now here, from
the following facts. At about 9 o'clock
deponent left said bar room in
charge of Charles Lambertenghi, with
whom deponent left the keys of the front
door. Before going out deponent examined
the middle and rear doors and found
both of them securely fastened. At ten

o'clock on the following morning, the
 7th day of June 1852, deponent found
 that said middle door had been
 broken open and missed said property
 as hereinbefore set forth. Deponent
 is informed by Ella Lee that at
 about 12 o'clock on said night she
 saw James Benson going into No 198
 Greene Street with four demijohns.
 Charles Lambertenghi informs deponent
 that he closed said front door at ten
 o'clock, went out, and returned at two
 o'clock and remained in said bar
 room until eight o'clock at which time
 he discovered that the middle door had
 been broken open. James Benson
 informs deponent that said demijohns
 containing said liquor were given to
 him by Charles Lambertenghi and
 said James Benson, as deponent
 is informed by Peter Henry of the
 13th Precinct Police, has confessed
 and admitted to said Henry
 that said Hermann Schmidt and
 William Vanderpotendyke were
 with said Benson at said bar
 room on said night.

Given to before me this
 7th day of June 1852
 J. Henry
 Police Justice

Richard Demady

0164

City and County of New York of

Ella Lee of 194 1/2 Greene Street,
near, New York City, 22 years old,
house cleaner and Peter Kenny
of the 15th Precinct Police being
severally duly sworn each says that each
has heard read the foregoing affidavit
of Richard Bernadette and that the
same is true in so far as it relates
to each of them respectively

Sworn to before me this
5th day of June 1962
J. Henry M. D.
Police Justice

Ella ^{has} Lee
mark

Peter Kenny

0165

BOX:

69

FOLDER:

767

DESCRIPTION:

Bierman, August

DATE:

06/06/82



767

0166

WITNESSES:

Counsel, *Collier*
Filed *6* day of *June* 188*7*
pleads *Not Guilty*

THE PEOPLE

vs.

P.
August Bierman
H.
363.4th
street

INDICTMENT.
LARCENY FROM THE PERSON.

JOHN McKEON,

District Attorney.

I & Edward 12, 1887

Guilty. P.
A True Bill.
Perjury Prison 10 Days.

Chas. H. Hume
Foreman.

Witness

0167

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

THE PEOPLE OF THE STATE OF NEW YORK

against
August Bierman

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

August Bierman

of the CRIME OF LARCENY from the person

committed as follows:

The said

August Bierman

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty seventh* day of *May* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the Ward, City and County

aforesaid, with force and arms, *two gold coins of the United States*
of America of the kind known as eagles of the value
of ten dollars each one gold coin of the United
States of America of the kind known as half eagles
of the value of five dollars and one promissory
note for the payment of money the same then and there
being due and unsatisfied and of the kind known as
United States Treasury Notes for the payment of
of the value of five dollars

of the goods, chattels and personal property of one

~~on the person of the said~~

~~from the person of the said~~

~~attempt to~~
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.

Jacob Ripp

then and there being found,

then and there feloniously

JOHN McKEON, District Attorney.

0168

BAILED,

No. 1, by _____

Residence _____

Street _____

No. 2, by _____

Residence _____

Street _____

No. 3, by _____

Residence _____

Street _____

No. 4, by _____

Residence _____

Street _____

Sec. 208, 209, 210 & 212

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

For Petition
308 Boston St.

1. August Bismarck

Offence, *Karney from Prison*

Dated *May 27* 188 *2*

William Magistrate.

Levee Officer.

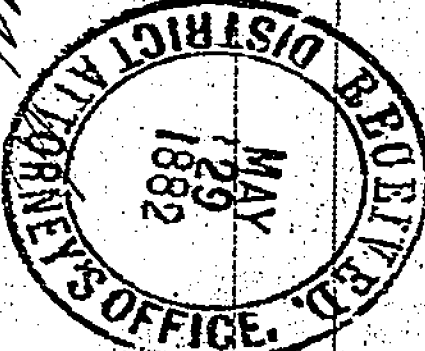
Clerk.

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

he held a warrant the same was
guilty thereof, I order that he be admitted to bail in the sum of *two* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated *May 27* 188 *2* *William* 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.

0169

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

August Bermon 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. August Bermon

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. Germany

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

Answer. 263 4th Street 5 years

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. A boy bumped
against me and I looked at
this lady. She says that I
had my hand in her
pocket, but I didn't

Taken before me, this 24

day of May

1888

August Bermon

[Signature] Police Justice

0170

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. 308 Broome

Street,

Eva Riffe

being duly sworn, deposes and says, that on the 27 day of May 1887
at the City of New York,
in the County of New York, ~~attempted to be~~ was feloniously taken, stolen and carried away from the possession
of deponent, ~~and from the person of deponent in any time~~
the following property, viz:

gold and lawful money of the issue of the
United States consisting of two gold coins
of the value of ten dollars each, and one
gold coin of the value of five dollars, and
one note of the issue of the Treasury of the
United States of the value of five dollars
said property being in all of the value
of thirty dollars

the property of deponent and her husband
Jacole Riffe

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 August Bierman (now here)

from the fact that deponent was standing
in Chrys tie with the money in the
pocket then worn under the apron
and upon deponent's person
that deponent caught said August
with his hand in said pocket attempting
to take & steal said money

Eva Riffe

Sworn before me this

27

day of May

1887

Police Justice

0171

BOX:

69

FOLDER:

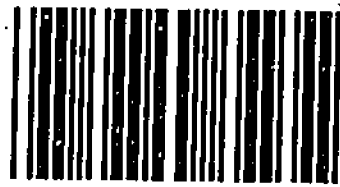
767

DESCRIPTION:

Birmingham, Frank

DATE:

06/13/82



767

0172

Filed 13 day of June 1882
Pleads *Voluntarily - (v)*
W. P. 23 m/13

THE PEOPLE
vs.
Frank Birmingham
vs. a. Bryant & Co.
ROBBERY—First Degree.

JOHN McKEON,
District Attorney.
22 June 27, 1882
Pleads Papers 24.
A True Bill.
Sealence Surphues
34.89.
W. P. 23 m/13 Foreman.

fund

0173

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Frank Birmingham

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

Frank Birmingham

of the crime of Robbery in the first degree,

committed as follows:

The said *Frank Birmingham*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *tenth* day of *June* in the year of our Lord
one thousand eight hundred and eighty*two*, at the Ward, City and County aforesaid,
with force and arms, in and upon one *Oliver Fallan*
in the peace of the said People then and there being, feloniously did make an assault and
one watch of the value of ten dollars
and two silver coins of the United
States of America of the kind known
as Dollars of the value of One Dol-
lar each

of the goods, chattels and personal property of the said *Oliver Fallan*
from the person of said *Oliver Fallan* and against
the will and by violence to the person of the said *Oliver Fallan*
then and there violently and feloniously did rob, steal, take and carry away, against the
form of the Statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0175

Sec. 198-200.

First

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Birmingham 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.

Frank Birmingham

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

Staten Island 2 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty I waive further examination
Frank Birmingham

Taken before me this 10

day of June

1908

J. M. [Signature]

Police Justice.

0176

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

Police Court--First District.

Oliver Fallam aged 24 years Bail Bonding
of No. House of Detention
and says that on the 10th day of June 1882
at the fourth 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 Silver watch and two silver coins
of the value of ONE dollar and cash in all

of the value of twelve Dollars,
the property of deponent

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

Frank Birmingham (now here)
from the fact that while deponent was
intoxicated and passing along Catharine
Slip some person knocked deponent down
subsequently ^{deponent} was informed by officer
Edward Sumner that he saw said defendant
knock deponent down and while down
make motions as if he was placing his
hands in the pockets of the clothing then
and there worn by deponent and while
under arrest said defendant dropped
the aforesaid property on the ground

0177

deponent has since seen said property
and fully identifies the same as his property
stolen as aforesaid

Wherefore deponent charges said defendant
~~with~~ taking stealing and carrying away
by force and violence from deponents
person the aforesaid property

Sworn to before me this 3^d Oliver Tallan
10 day of June 1882

J. M. Patterson Police Justice

City and County }
of New York } SS

Edward Dunne of the
4th Precinct Police being duly sworn says
that has heard read the foregoing affidavit
and the statement therein contained on information
is true to deponents own knowledge

Sworn to before me this 3^d
10 day of June 1882 Edward Dunne

J. M. Patterson Police Justice

0178

BOX:

69

FOLDER:

767

DESCRIPTION:

Blake, John

DATE:

06/27/82



767

WITNESSES.

Day of Trial,

Counsel,

Filed 27 day of June 1882

Pleads

Guilty (es)

THE PEOPLE

vs.

P

John Solace

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

District Attorney.

Not to be tried

A True Bill.

Foreman.

July 14/82

Pleaded guilty

Pen one year.

0180

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

THE POPE OF THE STATE OF NEW YORK,

against

John Blake

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

John Blake

of the CRIME OF GRAND LARCENY, committed as follows :

The said

John Blake

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

one watch of the value
of one hundred and twenty-five
dollars

of the goods, chattels and personal property of one

Michael F. Mc Dermott

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

John McKeon
District Attorney

0181

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

545 192
Police Court District.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Michael J. McCarroll
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100
1 John Blake
2
3
4
5
6
7
8
9
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100
Dated June 22 1882
John Blake
Magistrate.
Charles B. Baker
Officer.
Witnesses
Jacob Hecker
Clerk.
No. 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100
No. 11110 to 11111
Street
Carnot

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

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

Dated June 24 1882 John Patterson Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0182

Sec. 108-200.

CITY AND COUNTY OF NEW YORK } ss.

1st District Police Court.

John Blake

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 Blake

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer.

New York

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

Answer.

197 Mulberry Street & about 2 Months

Question. What is your business or profession?

Answer.

Bar tender

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 desire an examination

John Blake

from 24, 1882 further examination waived by defendant by address of Counselor Oliver

Taken before me this

day of

John Blake

Police Justice.

0183

First District Police Court *Michael J. McDermott* Affidavit - Larceny.
CITY AND COUNTY OF NEW YORK ss.
of No. *21 Spruce* Street.
being duly sworn, deposes and says, that on the *22* day of *June* 188*2*
at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *from his person in the day time*
the following property, viz:

*A gold watch of
the value of One hundred
and twenty five dollars*

the property of

Deponent

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

*John Blake now
present* That while deponent
was standing in front of a
store in William Street he felt
a tug at the chain attached
to said watch & at once
discovered that the chain was
detached and the watch taken
from a pocket of deponent. He
thinks the defendant who was standing
close to deponent at the time moved
away and down the street and was
seen in his flight to *the right* some

0184

thing that resembled a watch
as deponent is now informed
sworn to before me this }
22nd day of June 1882 }
J. M. Patterson }
Police Justice

City and County
of New York I, Jacob Koebacker
of No. 33 Eldridge Street, being duly
sworn says that he saw the
defendant running along Fulton
Street and saw him throw away
something which resembled a watch
and another person soon after
picked it up and carried away
Jacob Koebacker

sworn to before me this }
22nd day of June 1882 }
J. M. Patterson }
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0185

BOX:

69

FOLDER:

767

DESCRIPTION:

Brady, John

DATE:

06/28/82



767

0186

314

(1)

Counsel *Carraway*

Filed *28* day of *June*, 188*2*

Pleads *Not Guilty (29)*

THE PEOPLE

vs.

P

John Brady

INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

A True Bill.

Wm. J. McCarroll Foreman.

John J. McCarroll

Queen of the Court

WITNESSES.

[Faint handwritten signatures]

[Faint handwritten signatures]

[Faint handwritten signatures]

0187

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 LARCENY (from the person)

committed as follows:

The said

John Brady

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

one watch of the
value of five dollars

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

JOHN McKEON, District Attorney.

0188

BAILED,

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

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Henry

John Henry

Offence,

Dated June 23 188

John Henry

Magistrate

Officer

Witnesses,

No. _____

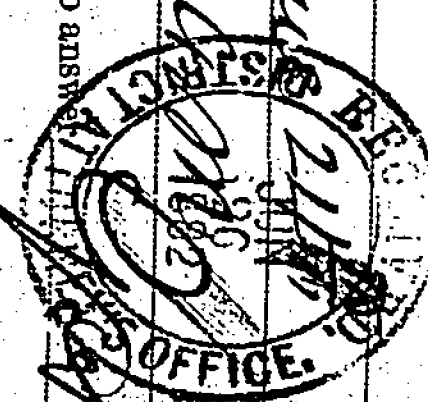
No. _____

No. _____

No. _____

No. _____

No. _____



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 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 June 23 188

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

Dated _____ 188

There being no sufficient cause to believe the within named

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

Dated _____ 188

0189

Sec. 188-200.

CITY AND COUNTY
OF NEW YORK, } ss.

1887 District Police Court.

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

Question. What is your name?

Answer.

John Brady

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

2 Marion Street & about 4 months

Question. What is your business or profession?

Answer.

Boiling Water

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
demand an examination
John Brady

Taken before me this

day of

June 1887
John J. Patterson
Police Justice.

Q The Complainant on examination says in answer to Counsel

Q My name is William Hoene
Did you see any person take
your watch from your pocket

Ans No. Q How long before you
saw your watch had you seen
the defendant Ans - About
two minutes Ques Have
you ever seen the defendant
before - Ans - No. Ques

What time of day was it

Ans - About half past
eight in the evening

Q Are you positive about that
Ans I know it was between half
past eight and nine

Q Did you start to run after
the defendant when you
lost your watch - Ans
I did - Ques Did you

keep the defendant in view all
the time Ans I kept him

in sight until he entered the
store Q Was it before or
after the taking of the watch
that you looked in the defendant's

face for two minutes - And
 It was before my watch was
 taken - Q Did you ever
 see the defendant in your
 life before that time - Ans
 No

By the Court Are you positive
 that the defendant is the
 man who took your watch
 Ans I swear positively he is

Subscribed to before me this
 1st day of June 1892
 J. M. Patterson, Justice of the Peace
 Wilhelm Thöms

James Hart of the 14 Precinct
 being examined says I arrested
 the defendant about nine o'clock
 P.M. in Marion Street I saw
 the complainant running and
 joined in the chase I saw
 a man running away but I
 am not now able to swear that
 the defendant is that man
 because he left my sight before
 I made the arrest At that
 time he was among a crowd of
 other persons I arrested him
 because he was seen and

0192

Peffering And about the
size of the Man I saw
running away and whom I
described as having chased

James J. Hart
I come to before me this
24th day of June 1882
J. M. Patterson Police Justice

0193

John Monks of No 140
Mulberry Street being sworn
says I am a filler in for
Mr Partridge of 368 Dear
Street

Q Were you in a
billiard saloon last even
in Marion Street and I was
Q who was with you - and
the defendant and myself
Q What occurred in the saloon
at that time between you
and we had a row and I
struck him with a cue in
the stomach I saw him
after his arrest and thought
he was arrested because of
our quarrel for disorderly
conduct Q What
time did you go into that
saloon - and Between 10.5
and 11 minutes after seven
we stood in the store for
a while when we commenced
to play billiards we remained
there together for about one
hour and a half John Monks

sworn to before me this
5th day of June 1883
J. M. Partridge J. M. Partridge

0194

Counsel Moved to put
on the stand for examination
Another witness which the
Court refused to admit
on the ground that it was
Cumulative testimony and
part of what had already
been admitted

0195

Final

District Police Court

Affidavit—Larceny

CITY AND COUNTY
OF NEW YORK, } ss

of No. 178 Mott Street

being duly sworn, deposes and says, that on the 22 day of June 1882

at the City of New York,

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

the following property, viz:

A Silver Watch
of the value of five dollars

the property of

deponent

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

John Brady now
here, who was standing beside
deponent on the corner of Broome
and Elm Street and who did
use a key and wrench the watch
from the chain to which it was
attached and jerking the watch
from a pocket of deponent's vest
ran away followed by deponent
who saw him throw the watch
away in his flight and who
afterwards found it where the defendant
had thrown it from him William Thorne

Sworn before me this

day of

1882

Police Justice

0196

BOX:

69

FOLDER:

767

DESCRIPTION:

Brandt, Charles

DATE:

06/05/82



767

0197

4

Day of Trial,
Counsel,
Filed 5 day of June 1882
Pleads

THE PEOPLE
vs.
Charles Brandt
16 June
19

Violation of Excise Law.

JOHN McKEON,
District Attorney.

A True Bill.

John J. Brown Foreman
J. J. Brown
J. J. Brown
J. J. Brown
Fined \$10 or 10 days
C. J. 74

0198

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Brandt

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

Charles Brandt

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

committed as follows:

The said

Charles Brandt

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

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

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

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

JOHN McKEON, District Attorney.

0199

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Mackay

Charles Beaudet

Office,

Police Court

Dated

May 25

1882

McNulty Magistrate.

Charles Beaudet
Officer.

Charles Beaudet
Clerk.

Witnesses

No.

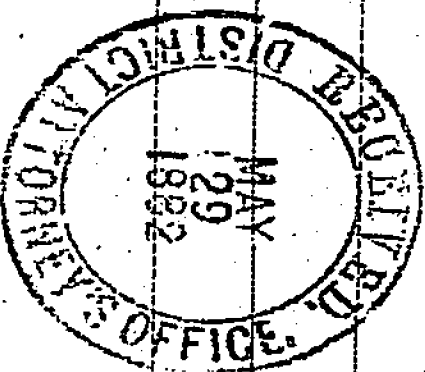
Street,

No.

Street,

No.

Street,



Shute and Gid

Call Beaudet

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

guilty thereof, I order that he be admitted to bail in the sum of one hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated

May 25

1882

Police Justice.

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

Dated

188

Police Justice.

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

Dated

188

Police Justice.

0200

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Charles Branch 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.

Charles Branch

Question. How old are you?

Answer.

Forty five years

Question. Where were you born?

Answer.

Germany

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

Answer.

191 Cherry Street

Question. What is your business or profession?

Answer.

Musician

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

Answer

I have nothing to do with
the place.

Taken before me, this

25

day of

May

1882

Charles Branch

J. J. Whitte Police Justice.

0201

Third District Police Court.

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

of ~~No.~~ *the 7 Precinct Police* *Edward Shalvey* Street,

of the City of New York, being duly sworn, deposes and says, that on the *24*

day of *May* 18*82*, at the City of New York, in the County of New York,

at No. *197 Cherry* Street,

Charles Brandt (now residing)

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this *25*
day of *May* 18*82*

J. W. M.

POLICE JUSTICE

Edward Shalvey

0202

BOX:

69

FOLDER:

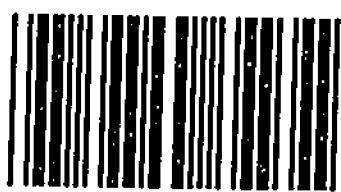
767

DESCRIPTION:

Bresman, John R.

DATE:

06/21/82



767

WITNESSES.

Bailor by James Cherry

94 Greenwich St.

Day of Trial,

Counsel, *Web*

Filed *21* day of *June* 188*2*

Pleads *Not Guilty*

THE PEOPLE

vs.

B

John R. Brennan

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

District Attorney.

I do May 8. 1882.

*Ind. dismissed & no
A True Bill. discharged*

Shallahan Foreman.

Friday

Law

0203

0204

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

THE POPE OF THE STATE OF NEW YORK,

against

John R. Bresman

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

John R. Bresman

of the CRIME OF GRAND LARCENY, committed as follows :

The said

John R. Bresman

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

one row-boat of the
value of ninety dollars

of the goods, chattels and personal property of one

Christian F. Jensen

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

0205

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

The said *John R. Bresman*
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, with force and arms, at the Ward, City and County aforesaid *one*
row-boat of the value of
ninety dollars

of the goods, chattels and personal property of the said *Christian*
F. Jensen
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said _____
Christian F. Jensen
unlawfully, unjustly did feloniously receive and have, the said _____
John R. Bresman
then and there well knowing the said goods, chattels and personal property to have
been feloniously stolen, taken and carried away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York and their dignity

JOHN McKEON, District Attorney.

0206

BAILED,

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

24 24 4
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Christian Brown
65 Market St.
John P. Breslin

Offence, Grand Larceny

Dated

18 June 1882

Magistrate.

William J. Thomas Officer.

Where you stand

Witnesses,

Cathrick Brown

No.

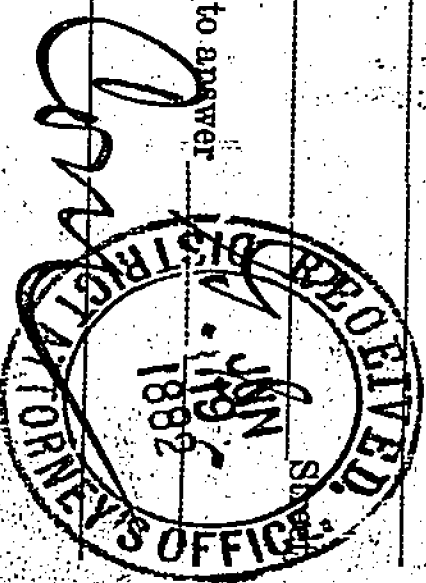
183 1/2 Cherry Street,

No.

Street,

No.

572 to answer



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

John P. Breslin

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 18 June 1882 Stephen J. Farmer Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

0207

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

1st District Police Court.

John R Breslin being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his W right to make a statement in relation to the charge against him; that the statement is designed to enable him W 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 W waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

John R Breslin

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York

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

Answer.

86 Roosevelt St. 2 months

Question. What is your business or profession?

Answer.

Boatman

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 R. Breslin

Taken before me this

day of

188

Joseph J. Brennan
Police Justice.

0208

18th District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No.

65 Market

Street,

Christian F Jensen

38 years

Boarding House Keeper

being duly sworn, deposes and says, that on the

2nd

day of

June

1882

at the

City of New York,

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

of deponent,

and from pier 40 East River in the daytime

the following property, viz:

One Row Boat of the value
of ninety 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

John R Breslin (now here)

from the fact that on said day deponent
missed said property, subsequently deponent
was informed by Patrick Brown that
he saw said property in said defendants
possession

Wherefore deponent charges said defendant
with taking stealing and carrying away
the aforesaid property.

Chr F Jensen

Sworn before me this

2nd

day of

June

1882

Police Justice

0209

City and County }
of New York } ss

Patrick Brown of No
183 1/2 Cherry Street aged 32 years Boatman
being duly sworn says that he has heard
read the foregoing affidavit and the statement
therein contained on information is true to
deponents own knowledge

sworn to before me this 4
18 day of June 1882

Patrick ^{his} Brown
mark

Hugh Farmer Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDA VIT-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0210

BOX:

69

FOLDER:

767

DESCRIPTION:

Briggs, Samuel

DATE:

06/27/82



767

Exhibit by

Charles A. Gardner

105

Oct 29 1882

Mr.

2000

The complaint in the case
having been withdrawn and
the defendant having
paid to the party whose
money was lost a portion
of the amount I ask the
leave of the Court for the
discharge of Defendant and
his and co-defendant. The
party whose money was
lost is advanced in years
and poor. John McKeon
Oct 18 1882

Bill ordered
105
Oct 27 1882

Day of Trial,

Counsel,

Filed 27 day of

1882

Pleas

Exhibit (Sep 14)

THE PEOPLE

P

vs.

Samuel Buggs

alias

Balcock

by surety
recd by Court
Sep 9

JOHN McKEON,

District Attorney.

THE BILL



02 12

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Briggs,
otherwise known as
Babcock

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

Samuel Briggs, otherwise known
as Babcock

of the CRIME OF dealing at a Banking game called
Faro where money was dependant on the result
committed as follows:

The said Samuel Briggs, otherwise
known as Babcock

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

unlawfully did deal and
act as dealer at a certain banking game
called Faro where money was dependant
upon the result, against the form of the
statute in such case made and provided
and against the peace of the People of the
State of New York, and their dignity.

John McKeon

District Attorney

0213

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Samuel Briggs alias
Babeock

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

New York, October 17. 1882. Geo. K. Coe.

0214

BOX:

69

FOLDER:

767

DESCRIPTION:

Bunn, William

DATE:

06/08/82



767

0215

BOX:

69

FOLDER:

767

DESCRIPTION:

Keenan, John

DATE:

06/08/82



767

0216

JOHN MCKEON, DISTRICT ATTORNEY.

OF THE STATE OF NEW YORK, IN SENATE,
JANUARY 1882.
REPORT OF THE COMMISSIONERS OF THE LAND OFFICE,
IN ANSWER TO A RESOLUTION PASSED BY THE SENATE,
MARCH 1881.
ALBANY: J.B. LEECH, STATE PRINTER.
1882.

ALBANY: J.B. LEECH, STATE PRINTER.
1882.

15th
63

Filed 8 day of June 1882.

Pleads Fitzgentry (9)

THE PEOPLE

vs. William Burn

John Keenan

et al

ROBBERY—First Degree.

JOHN MCKEON,

District Attorney.

A True Bill.

John McKee Foreman.

June 15th 1882

Wm. R.

Speed of Ch. 1. Forwarded
of an steamer

John R. (Fugitive) & Co.
No. 1 Penn 6 months.

0217

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
William Bunn and John Keenan

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

William Bunn and John Keenan
of the crime of Robbery in the first degree,

committed as follows:

The said

William Bunn and John Keenan

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

one handkerchief of the value of
one dollar

of the goods, chattels and personal property of the said

Henry Moore

from the person of said

Henry Moore

and against

the will and by violence to the person of the said

Henry Moore

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

JOHN McKEON, District Attorney.

0218

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Residence

Street,

Residence

Street,

Residence

Street,

Sec. 208, 209, 210 & 212.

Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Henry Ford

William C. Brown

John C. Brown

Offence,

Dated

June 5, 1882

William C. Brown Magistrate.

John C. Brown Clerk.

William C. Brown Warden.

John C. Brown Street,

William C. Brown Street,

John C. Brown Street,

William C. Brown Street,

John C. Brown Street,



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

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

Dated *June 5, 1882*

John Henry Ford Police Justice.

I have admitted the above named *William C. Brown* to bail to answer by the undertaking hereto annexed.

Dated *June 5, 1882*

Police Justice.

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

Dated *June 5, 1882*

Police Justice.

0219

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd DISTRICT POLICE COURT.

John Keenan 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 he has waived cannot be used against him on the trial,

Question. What is your name?

Answer. John Keenan

Question. How old are you?

Answer. 22 years old

Question. Where were you born?

Answer. New York City

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

Answer. 10 1/2 Clarkson Street: 1 year.

Question. What is your business or profession?

Answer. Truck driver

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

Answer. I am not guilty of the charge

Taken before me, this 5th

day of June 1882

John Keenan

J. Henry Ford Police Justice.

0220

Sec. 188-800.

CITY AND COUNTY }
OF NEW YORK } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

William Brown

Question. How old are you?

Answer.

19 years old

Question. Where were you born?

Answer.

New York

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

Answer.

53 South 5th Avenue: 3 or 4 years.

Question. What is your business or profession?

Answer.

Express wagon driver

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

Answer.

*I was very drunk and have
no recollection of doing any thing
out of the way at all.*

Taken before me, this

day of

1884

J. Henry Bird

Police Justice.

0221

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

Form 123.

Police Court - Second District.

of No. *13 King Street*, being duly sworn, deposes and says,

that on the *4th* day of *June*, 18*84*

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, and against the will of deponent, the following property, viz.:

*One silk Handkerchief
of the value of One dollar*

of the value of

the property of

this deponent

Dollars

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

his will, by *William Burns and John Keenan (both now here)*

for the reasons following, to wit:

*That about 9.30 o'clock P.M.
on the said day while deponent
was standing in the corner of
Houston and Macdougall Streets
the accused came up to deponent
and said Burns caught hold of
deponent's coat and demanded some
money which deponent refused to
give him - and Burns then grasped
deponent by the throat with his left*

day of

Sworn to before me this

187.

Police Court

0222

hand and seized Depoent's watch chain
 with his right hand and with force endeavored to pull Depoent's
 watch of his vest pocket breaking the chain
 that at the same time said Keenan attempted
 to push his hand in Depoent's vest pocket;
 that after said Keenan broke the said chain
 Depoent put the said watch into his
 pantaloon pocket. that said Keenan
 then took the said handkerchief out of
 Depoent's coat pocket and when Depoent
 attempted to get it from him, said Keenan
 struck Depoent on the head with a strong
 shot knocking Depoent down.

Depoent further says that he made all
 the resistance that he was able to make
 to protect his person and property against
 the violence of the said Keenan and
 Keenan and that Depoent shouted for
 help.

Shown to before me this } Henry Moore
 5th day of June 1882 }
 J. Henry Ford
 Police Justice.

City and County of New York ss:-
 James Hoband, age 23,
 residing at No. 57 Macdougall Street and
 by occupation a liquor dealer being
 duly sworn deposes and says that on
 the 4th day of June 1882, about the
 hour of 9.30 a clock A.M. Depoent
 saw William Brown strike Henry
 Moore on the head with a strong shot
 and heard the said Moore call for

help and that defendant ran out of his saloon with a club with which he struck the said Brown on the head. When he, said Brown and one John Fernan, who was in his company, ran away.

Sworn to before me this
5th day of June 1882 } James Hard
J. Henry Ford
Police Justice.

City and County of New York ss:-
George Wall an officer of the
8th Police Precinct being duly sworn
deposes and says that at the time
he arrested William Brown - was
present - he had the silk handkerchief
now here shown, in his coat pocket
and which has been identified by Henry
Moore, the complainant herein, as
the stolen from him as described in
the foregoing affidavit.

Sworn to before me this
5th day of June 1882 } Geo Wall
J. Henry Ford
Police Justice.

0224

New York, June 14th 1882

To whom this may concern,
I cheerfully recommend Williams, Bunn
who has been in my employ, of and on
for 8. months past. I have found him -
honest and trustworthy.

Yours Truly
Anton, Fritsch

0225

New York City June 19 1882

To The honorable Judge Cowen
Sir

There is a very name
William Brown in the
family I have known the
mother for ten years she has
~~not~~ asked for one of us and on
during that time at washing
her boy William she depends
on you to help support her and
his little Enigold sister and
younger Brother please Judge

0226

have Mercy on him. I have
always known him to be
good and honest from a child.
There is a place open for him
to go to work as soon as he is
out. have Mercy we all ask
it when in trouble.

Yours very Respectfully

Mrs. Penia Haddon
54 East 4 St

New York City

0227

Testimony in the
case of
Wm. Brown and
John Chapman
filed June 1892.

The People
 vs.
 William Burn
 and
 John Keenan
 Indictment for robbery in the first
 degree.

Court of General Sessions Part I
 Before Judge Cowing June 15 1882
 Henry Moore, sworn and examined
 testified. I live 13 King St. I know one of the
 prisoners by sight and the other I never
 saw. I recognize them; on the 4th of June
 a silk handkerchief was taken from me
 at Macdougall and Houston Sts. out of my
 pocket in this city; it was worth one dollar.
 I was on the corner of Macdougall and Houston
 Sts. last Sunday week at 9/2. I was standing
 talking with one of the witnesses about some
 affairs. These two men came up to me
 and demanded money. I say, "I ain't got
 no money." Keenan say, "I will have your
 watch." In the mean time Burn got hold
 of me and broke my chain. Keenan
 snatched the silk handkerchief out of
 my pocket and went a few steps off.
 I say to him, "I want that silk handker-
 chief." He say, "You give me ten cents
 and I will give you the silk handker-
 chief." So I say, "I will see about that."
 Burn caught hold of my coat collar and
 kept hold of me shaking me around;
 he pulled out a chunk shot from his
 pocket and gave me two blows that

0229

Knocked me senseless. My witnesses ran to my assistance and Burr and Keenan ran away for safety. Cross examined. I knew Keenan to bid him the time of day. I never had been friendly with him before, but I have seen him dozens and dozens of times. He did not come up to me that morning in a friendly way but in a pretty rough way. He wanted to borrow ten cents of me and I said I had not got it. Keenan was not to say drunk and he was not to say sober. He seized hold of my vest pocket where my watch was and Burr was at the same time taking hold of my throat choking me. This happened at the corner of Boston and Macdonald sts. in an archway on the street in open day light at half past nine o'clock Sunday morning; he broke my chain I was standing sideways against the wall. Mr Potter was with me; he did not interfere; he saw the prisoners do all this and he made no fuss at all. I suppose if I had given them money they would have gone about their business. The time that Burr had hold of me by the throat, Keenan took the silk pocket

handkerchief out of my pocket. I could not say with which hand he took it because I was excited at the time. My business is city deliverer for Rogers Bros. silver ware house, 690 Broadway. I could not tell you what business Keenan is in. I met him several times on wagons. I know he is a teamster, he is in the same business that I am in. I have no hard feelings towards him. My friend was present when I was robbed. I told him to see if he could not get a policeman for me, but he was excited and did not move.

William Potter swore and examined. I live 761 Congress St. I know the complainant Moore. I know the young men charged with robbing him by sight. I do not know where they live. I saw this transaction testified to by Moore last Sunday week. I was standing with him by a liquor store; they came up and wanted ten cents and I told them we did not have it. Keenan took the handkerchief out of Moore's pocket and at the same time I saw Burns have Moore by the throat. Then I heard Moore say, "Now look at that and see what you have done." I looked over Burns's shoulder and

and I saw the chain was broken. So they went away and went across the street and Moore went after them for his handkerchief and they did not give it to him. So they had some words and I do not what they said. I was on the other side, and when I looked over again I saw Bunn have Moore by the coat and have a slung shot in his hand; he hit him twice with the slung shot. I did not see him knocked down. I saw Keenan take the handkerchief out of his pocket. The fight and the knock down was afterwards. Cross Examined. I am not sure any one had hold of him when he took the handkerchief out; he snatched it right out. Moore asked me to go for a policeman. I did not go for one, it was raining at the time. George Wall sworn and examined. I did not see this matter further than the complainant came into the station house Sunday morning near ten o'clock and complained of being knocked down and robbed. Myself and Officer Burpoynre went out with the witness and the complainant. In going down

0232

Prince St. between Thompson and Sullivan
St. Keenan came from Sullivan St. on the
south side; we were coming down on the
north side of Prince St. The complainant
instantly pointed out Keenan and says,
"Here is one of them." Myself and Officer
Burgoyne crossed over and Officer Burgoyne
took him to the Station house. I went to the
Station house around to Merston St. and
they told me that Burn had been arrested.
Cross Examined. Did you see any of this
affair take place which is alleged here?
No sir. Did these prisoners say anything
to you when you arrested them, make
any explanation? No sir; they denied all
excepting Burn. James Hard, sworn.
I live at 57 Macdonough St. I saw part of
this transaction Sunday week. I saw Burn
catch this Henry Moore and strike him
twice with his clenched fist in the face.
and afterwards I saw him hit him twice
with the slung shot. I went to help Moore. I
had a club in my hand and I hit Burn
with it and knocked him down. Burn
struck Moore twice with a slung shot; he
(Moore) fell to the ground and shouted
"murder." I hit Burn. Cross Examined. I
saw the slung shot in Burn's hand. I

did not see it afterwards I saw the man when he was arrested, the slung shot was not found to my knowledge. Moore saw it this was on the opposite side, on the right hand side going down to Morrison St. I saw no robbery. I understood that attempt was made before I got out.

John Keenan, sworn and examined, in his own behalf testified. I live at 10 1/2 Clarkson St. with my mother, I lived there seven or eight months. The last man I worked for his name is Lawins. I worked for a gentleman of the name of Bogardus and for a man named Sherwood. I have always worked since I was old enough to work. I support my mother and help to support my brother. I remember the morning that has been spoken of here. I know Moore personally five or six months to talk to him; my business is the same as his, truck driving. I have met him in my line of business. I saw him on the morning of this affair. I was coming out of Mr. Rand's liquor store on a Sunday morning. He was close together and I said "Hallo" to him. Mr. Burr was with me at the time; he is in the same business too and I know him; we were all friends.

0234

together. Did you rob Moore that morning?
No sir, I never laid my hand on the
man. I made no assault upon him
and I did not intend to rob him; we
were near Ward's store in the open street.
I was not in an archway. I did not snatch
a pocket handkerchief out of his pocket.
I never laid my hand near the gentle-
man, I was a little intoxicated, and if
I did it was in a joke. I knew what I
was doing, I had no intention of robbing
him. I left my stable. Burns was in-
toxicated, I was afraid he might get arrest-
ed, I was going to fetch him home; we
had two drinks. I never was arrested
before in my life. Alfred M. Bogardus
sworn I know Keenan, he was in my
employ, I found him an honest and
industrious young man. I never had a
better man work for me in my life. I
never heard anything against him; he
worked for me six months, he left of his
own accord. I am only giving my per-
sonal knowledge of the man. I don't know
what other people say of him. I know
the man has been honest and
industrious. James Sherwood sworn
I know Keenan; he has been in my

employ I found him honest and industrious and a good worker, he was only with me occasionally when I was short of hands. William Dunn, sworn and examined, testified. I live at 53 South Fifth ave. with my mother. I worked for an expressman named August Heitel. I always supported my mother. I have one little brother and a lame sister. I remember the transaction that has been spoken of here; we met Moore ten or twelve feet away from the saloon. I did not ask him for money at all. I never saw Moore before in my life. I did not have a shurf shot with me that morning. I would not know what one was if I saw it. I do not believe I struck Moore that morning, he hit me and I had him by the lapel of the coat; the proprietor of the saloon struck me on the head with a club. I had a drink, but I was not intoxicated. I took nothing from Moore, but I took hold of him by the lapel of the coat on account of the other boy knowing him and fooling with him. I guess I answered to the Police Magistrate, "I was very drunk, I have no recollection of doing anything out of the way at all. I have been arrested

0236

once or twice for disorderly conduct but never for felony. I was imprisoned ten days once and five days another time. My head was in very bad condition that morning and I have a dizziness in my head every once in a while since.

The jury rendered a verdict of "not guilty" in the case of Keenan and a verdict of "guilty of simple assault" against Burns. He was remanded for sentence.

0237

BOX:

69

FOLDER:

767

DESCRIPTION:

Byrnes, Thomas

DATE:

06/12/82



767

0238

BOX:

69

FOLDER:

767

DESCRIPTION:

Clynes, Michael

DATE:

06/12/82



767

Wm. J. McKeon
for
James D. McKeon
June 12, 1882

Counsel,
Filed *12* day of *June* 1882

Pleads *Not Guilty*

THE PEOPLE
vs.
Thomas Byrnes
Michael J. Clynes
INDICTMENT.
Grand Larceny of Money, &c.

JOHN McKEON,
District Attorney.

A True Bill.

Wm. J. McKeon
Foreman.
June 29, 1882
Chas. D. McKeon
Filed & Accepted.

0240

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Byrnes
Michael J. Clynnes

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

of the crime of GRAND LARCENY, committed as follows :

The said

Thomas Byrnes
Michael J. Clynnes

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

three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each.

one pocket book of the value of one dollar and one valuable security to wit: an order for the payment of money of the kind commonly called a bank check then and there due and unsatisfied and of the value of thirty six dollars

of the goods, chattels, and personal property of one

John. H. Klatthaar

then and there being found,

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

JOHN McKEON, District Attorney.

0241

Michael J. Byrne
271 Avenue

Police Court 4 District.

493

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Blatlaar
2034 2nd St.

1 Thomas Byrnes

2 Michael J. Byrne's

Offence, Grand Larceny

Dated June 6th 1882

73 04 73 Rixby Magistrate.

William Coughlin Officer.

Central Park, 11th Avenue
Charles T. H. S. 609, 9th Ave. 1882

Witnesses, William Coughlin

No Central Park Street,

Pauline Connor

No. 347 East 14th St.

David Byrne

No. 347 East 14th St.

\$2000 to answer

Byrne on 6th

Evidence insufficient

John H. Blatlaar S.E. 6 or 65 47th St.

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 Thomas Byrnes

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

Dated June 6th 1882 R. W. Rixby Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated June 6th 1882 R. W. Rixby Police Justice.

0242

POLICE COURT.—FOURTH DISTRICT.

CITY AND COUNTY
OF NEW YORK. } ss.

RECOGNIZANCE FOR TRIAL OR EXAMINATION.

BE IT REMEMBERED, That on

the 6 day of June in the year of our Lord 1882

Michael Chynne
of No. 281 Ave A Street, in the City of New York,

and Henry C. Deley

of No. 143 E 15th Street, in the said City,

and

of No. Street, in the said City,

personally came before the undersigned, one of the Police Justices in the City of New York, and acknowledged

themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Michael

the sum of 100 Hundred Dollars, the said

Henry

the sum of 100 Hundred Dollars, and the said

the sum of 100 Hundred Dollars, separately, of

good and law money of the State of New York, to be levied and made of their respective goods and chattels,

lands, and tenements, to the use of said People, if default shall be made in the condition following, viz:

WHEREAS, the said Michael Chynne was charged before the

undersigned, Police Justice as aforesaid, on the oath of Henry W. Blattham

with Grand larceny for having, on the 5 day of June 1882

in the City and County of New York, aforesaid.

0243

CITY AND COUNTY }
OF NEW YORK } ss.

day of *June*
1882
Police Justice.

Sworn to before me, this

Henry C. Harper one of the within
named Sureties, being duly sworn, says that he is a *freeholder* holder and resident in
said City, and is worth *about* **Hundred Dollars,**
over and above the amount of all his debts and liabilities; and that his property consists of

Good and lawfully money of
the United States over one thousand
dollars in the Murray Hill Bank
in this City and other personal property
to 143 East 45 Street over one thousand
dollars over as much over two thousand
dollars

Wm. C. DeLong

CITY AND COUNTY }
OF NEW YORK } ss.

day of
188
Police Justice.

Sworn to before me the

named Sureties, being duly sworn, says that he is a holder and resident in
said City, and is worth **Hundred Dollars,**
over and above the amount of all his debts and liabilities; and that his property consists of

RECOGNIZANCE FOR TRIAL OR EXAMINATION.

THE PEOPLE & C.

ON THE COMPLAINT OF

vs.

Taken the day

of 188

Justice.

Filed day of 188

Sureties identified by

No. Street

CLERK OF THE COURT
OFFICE OF THE CLERK OF THE COURT
CITY AND COUNTY OF NEW YORK

CLERK OF THE COURT
OFFICE OF THE CLERK OF THE COURT
CITY AND COUNTY OF NEW YORK

0244

Cup Examination of John
H. Klatthar

I never saw the
prisoner before. I did
not see him go into the
store. He was about
50 feet from me when I
came out. I chased him
down 2nd Ave 15-9 5th
to 3rd Ave & through 92nd
St into the Park.

When I came out the
saloon this man the
prisoner was alone.
I saw the three men
to gether push on 2nd Ave
running to gether. They
kept to gether until they
got to the Central Park.
They ran side by side
nothing found on deft
when arrested. All
three had coats on at
Madison Ave deft took
his coat off. Then I was
about 200 ft from him
His back was towards me
I saw his face in my
saloon and how recognizing

0245

The arrival of the
Saloon followed by me

John H. V. Little

Shown to before me

this 6th day of June 1882

W. W. B. B. Police Justice

0246

Cochet County of New York p.

Pauline Amann of No 347
East 104th Street being sworn says
that she saw Thomas Byrne,
nowhere on the 5th day of
June 1882 in John N Klaattham
saloon 2034 Second Avenue
and saw him behind the counter
stealing money from the
drawer. That she called
Klaattham's attention to Byrne,
whereupon Klaattham gave
chase to Byrne who ran
away

Pauline Amann

Sworn to before me

this 6th day of June 1882

B. S. & B. S. by Police Justice

Being Cross Examined
I never saw deft before
that day. I did ^{not} talk with
def. I noticed him
particularly. I was in
the Saloon about two
minutes when deft went
out. He then had a conversation

Pauline Amann

Sworn to before me
this 6th day of June 1882

B. S. & B. S. by
Police Justice

0247

City & County of New York

William Coughlin a Central
Park policeman says that
he arrested Thomas Byrne
now here who was running
with two others followed by
John A. Klaathaan

Gateman David Lyons
of 90th Street & 5th Ave informs
me that after they run
by him one of the three
persons cried out fire

Sworn to before me William Coughlin
This 6th day of June 1882
P. V. Ripley Police Justice

0248

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4th DISTRICT POLICE COURT.

Thomas Byrnes 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. Thomas Byrnes

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. Sullivan bet Broome and Spring Sts about five weeks

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty

Taken before me, this 6th

day of June 1882

Thomas Byrnes

B. D. Brighy

Police Justice.

0249

City & County of New York fo.

John H. Klaathaan being
duly sworn says that
Michael Kline ~~being~~
saw here he identifies
as the man who
came in the premises
2034 Second Avenue
& got large bills for the
nine small bills & a
silver dollar. This
occurred about two
o'clock in the afternoon
I talked with him
outside about a sign

Sworn to before me John H. Klaathaan
This 6th day of June 1882
R. S. Rixby Police Justice

0250

City County of New York.

Joseph Karl being sworn
says. I reside in 103rd St near
3rd Ave., South Side, I know Mr.
Kladtham where his Saloon is
located. I was moving yesterday,
I was in his Saloon about two
o'clock yesterday. I saw Michael
Kline in the Saloon saw him buy
beer. Kline had one glass of beer, there,
Kline put one dollar on the counter.
It was silver dollar. Mr Kladtham
gave him the change, After this
Kline walked out of the Saloon
Mr Kladtham remained in the
Saloon after Kline walked out.
Right after Kline drank the
beer I walked out of the Saloon
I did not see Kline after he
Kline went out of the Saloon.
I heard Kline talk about ten
dollars but I don't know whether
he got change. Kline was not
as well dressed as he is today.
~~He was at~~ Department now think
he is dressed the same as he was
yesterday, The hat is the same,
Kline I was in the Saloon about 10 minutes.

0251

I was in the Saloon two or three minutes after Mr Kleine went out but I did not see a woman come in the Saloon. I identified Kleine as soon as I saw him. I never was in the Saloon before,

Subscribed before me, *Jeffrey B. Earl*
6th day June 1882.
R. B. Ripley Police Justice

0252

City & County of New York

J. Blyne
 Michael ~~Kline~~ of 281 Avenue
 C being sworn says. On the
 5th day of June 1883 I was
 on the Barge Summer (of
 the Steamer Blackbird)
 having leased the privilege
 of the Bar on her. We
 left 25th Street dock East
 River at 1/2 past 9 in
 the morning & got home
 at 1/2 past 6 in the
 evening. We went to
 Hudson Harbor, New Roch
 elle & there landed.
 We landed there about
 1/2 past 12 to 1 & left
 there about 3. pm.
 I came here to see one
 of the Clerks of the Court
 I was probab Kluathaus, Salem
 yesterday & did not do or find
 any person in stealing his
 money. He has made a
 mistake in identifying me
 Michael J. Blyne

Sworn to before me this
 6th day of June 1883.

R. V. Blyne
 Attorney

City & County of New York.

John Delaney of 707 East-12th Street. Joseph Henry Logan of 24 Elizabeth Street, Thomas Dodd of 407 E-12th Street, Jeremiah Lant Jr of Passaic New Jersey. Frank ^{Elijah} Early of 327 West-26th St. Patrick Kline of 618 East-16th St. Francis P. McKenna of 701 East-12th Street being each duly sworn each for himself deposes and says. That he was on the Excursion which left East 25th Street before ten o'clock on the morning of June 5th 1882, and went to New Rochelle, returning to the City about six o'clock in the Evening.

That Michael Kline now here was on one of the Barges having the bar on one of them. That each of us saw him frequently during the day. That he was in New Rochelle at from two to three o'clock yesterday afternoon, and he was not in the City of New York

0254

at that time and ^{he} could not
have been at a saloon in Second Avenue
from the time the Excursion
boats left East 25th Street
until their return in the
afternoon say at about
six o'clock

Sworn to before me
this 12th day of July
for Henry Lagan
John Delaney
Patrick O'Connell
Thomas Dodd
Dere Lamb
Frank Church
Francis P. O'Brien

Sworn to before me
this 6th day of
June 1882

B. J. Ripley
Police Justice

City & County of New York.

Sarah M^c Multy of 817 Fifth Street being duly sworn says.

I am a widow & have lived at 817 Fifth Street for three years. I was on the Excursion yesterday, I saw McKline on the Barge that I was on, He was tending bar on this barge, We left 25th Street about 1/2 past 9 in the morning & got back about six in the evening. We went to New Rochelle, McKline was on the barge all the time until we got back, I saw him while the barge was at New Rochelle. McKline could not have been in the City about two o'clock yesterday. I never saw Kline before yesterday & I am not a relative of his. The excursion was called the Storm.

Sarah M^c Multy

Sworn to before me this

6th day of June 1882

W. J. Murphy Police Justice

0256

City & County of New York ss
 Mary McNulty (16 years old) being
 sworn says. I am the
 daughter of the last witness.
 I was on the Excursion yesterday.
 We left 25th Street on a Barge
 before 10 o'clock in the
 morning, went to New Rochelle
 & returned about six o'clock.
 I saw McKline on this Barge,
 working at the Bar. I saw
 him first as I came on the
 Boat & frequently during the
 day & as we were coming
 home, McKline could not have
 been in this City at from
 two to three o'clock yesterday.
 We were at this time in the
 Grove and I saw McKline there.
 I think he was dressed yes-
 terday the same as now.
 I never spoke to him
 before last Sunday. I live
 with my mother.
 Sworn before me
 this 6th day of June 1882
 B. N. Rishy Police Justice
 Mary M. McNulty

0257

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ssJohn H. Klattkar
of No. 2134 Second Ave. Street, between 104th & 105th St.
being duly sworn, deposes and says; that on the 5th day of June 1882at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,the following property, viz: One pocket book containing good
lawful money viz One treasury note of the
denomination & value of twenty dollars
One check on Murray Hill Bk for \$36.00
payable to Fisher & Co & signed by Philip Brauer
Banks bills & gold coin amount of each
not known to deponent, of the value of
\$137.00

All of the value of \$193.00

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 Thomas Byrnes & two others
whose names are unknown to
deponent,That one of the unknown
persons, first came in to deponent
saloon to get larger bills for small
bills & change, Deponent gave him two
5[¢] for nine \$100.00 bills & one dollar
in silver Thereafter Byrnes was seen
by Pauline Amara behind the counter

0258

of in deponents store - the money being in two drawers which are behind the counter. The person who got the bill charged engaged deponent in conversation outside the Saloon ~~at~~ with reference to placing a sign in front of the Saloon & got deponent from the front door while Byrnes slipped into the Saloon. While deponent was talking to the unknown person Mrs. Amara entered the Saloon to purchase some beer, and deponent went in after her & as he got in Mrs. Amara says there goes a man that has stole your money meaning Thomas Byrnes (now here) and he Byrnes went out of the Saloon followed by deponent & as soon as Byrnes got out side he & the two others ran away.

Deponent chased them to the place where Byrnes was arrested to wit at 86 Street & 5th Avenue Byrnes while running took his coat off & must have given it to one of his confederates. They escaping.

John H. Kattkaar

Sworn to before me this
6th day of June 1882

By *John H. Kattkaar* Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION