

0009

BOX:

115

FOLDER:

1219

DESCRIPTION:

Bigot, Amedee

DATE:

10/19/83



1219

POOR QUALITY
ORIGINAL

0010

Dec. 11, 1883

Tried and convicted

Murder in 2nd dg.

sent to S.P. for life

Dec. 21/83

Counsel,

Filed 19 day of

1883.

Pleads,

Homicide of the First Degree.

BENJ. McPHELPS

Discharged Attorney.

Alfred Hall.

Committed to the State Prison
by Court of Sessions as to
the first that
was committed. Ordered
to be sent to the
State Prison for
life. Dec. 23 1881

POOR QUALITY
ORIGINAL

0011

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Amedee Bigot

late of the *eighth* Ward of the City of New York, in the County of
New York, aforesaid, on the *eleventh* day of *August*
in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty* at the Ward,
City and County aforesaid, with force and arms, in and upon one

Harriette Renaut

in the peace of the People of the State then and there being, wilfully, feloniously, and
with a deliberate and premeditated design to effect the death of *her* the said
Harriette Renaut did make an assault.

And that he the said *Amedee Bigot* — *her*

the said *Harriette Renaut*

with a certain *razor*

which he the said *Amedee Bigot*

in his right hand then and there had and held — *her*
the said *Harriette Renaut* in and upon the neck

of *her* the said *Harriette Renaut*
then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *her* the said *Harriette Renaut*
did strike, stab, cut and wound, giving unto *her* the said
Harriette Renaut then and there with the *razor*

aforesaid, in and upon neck

of *her* the said *Harriette Renaut* one mortal wound of
the breadth of *five* inches and of the depth of *six* inches of which
said mortal wound *she* the said *Harriette Renaut*
~~at the Ward, City, and County aforesaid, from the day first aforesaid, in the year~~
~~aforesaid, until the then and there died~~
~~in the same year aforesaid, did languish, and languishing did live, and on which~~
~~day of~~

~~in the year aforesaid, the said at the Ward,~~
~~City and County aforesaid, of the said mortal wound did die.~~

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said

Amedee Bigot — *her*

the said *Harriette Renaut* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *her* the said *Harriette Renaut*
did kill and murder against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0012

DR. E. C. SPITZKA.
137 East 50th Street,
OFFICE HOURS: 10 A. M. to 1 P. M.

Nov 27th/83

Dear Sir:

Owing to a severe cold
I am unable to leave my
residence today, and can-
not therefore comply with
the subpoena served on
me in re Bigot. I have
been in court at least
five times, in obedience to
subpoenas served in the
same case, and regret
very much indeed, that
now the case is likely to

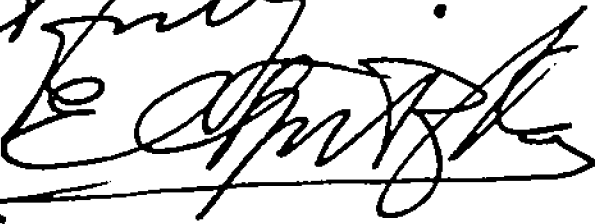
0013

go on, I am compelled
to absent myself

As I did not make
^{adequate}
an examination of Bigot
on the occasion of his
arraignment four years
ago, I cannot testify
with any positiveness as
to his then mental con-
dition, and feel that the
interests of justice, therefore
can not possibly suffer
thro' my absence.

Respectfully

J. A. Byron Esq.



District Attorney's Office.
City & County of
New York.

People
vs.
Bigot

In the Court of
Oyer and Terminer
Nov Term 1883

John G. Mott Esq

My Dear Sir

Mr Peckham

says Bigot's case must go on.
Mr Peckham has answered my telegram—
And he will be here if needed. I will
go in person to the City Court where
your case triable, and request its
continuance.

Yours very truly

John C. Byrne

Dec 7/83

New York Supreme Court
Kings County

In the matter of
Amadee Bigot

Sir: Please take Notice that an Order was granted by the Hon. C. F. Brown, a Justice of the Supreme Court, at the City of Brooklyn, on the 16th Instant, requiring Dr. Selden H. Talcott, Superintendent of the State Comocopathic Asylum for the Insane to produce before the said Justice, on the 27th Instant at 12 O'clock, at the Chambers of the said Court in the Court House in the City of Brooklyn Amadee Bigot, for a full hearing of the matters recited in the Certificate of the State Commissioner in Lunacy; and that due notice be given to you as the District Attorney of the County of New York, by the said Commissioner in Lunacy.

At which time and place an application will be made to the said Court on behalf of the said Commissioner on his Certificate in the case and the accompanying Papers that the said Amadee Bigot be discharged from

00 16

Said Appellant being restored to his right
mind

Dated New York March 19th 1883

Yours &c

To
John H. Kearo Esq 3 Attys of Counsel for
District Attorney of the County of New York } State Commissioner in Lunacy

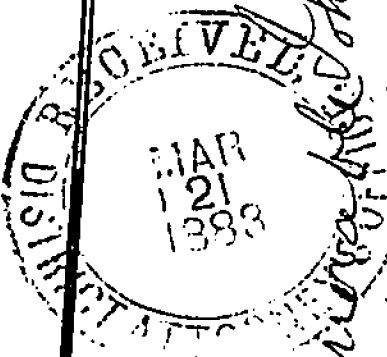
Albany Court
County

In the matter

of
Annals. Pigot

Notice to the District
Attorney of New York County

Wm W. Northrop
Attys of Counsel for
State Commissioner
in Lunacy



To
The Honorable John H. Kearo
District Attorney of
the County of New York

00 17

People

"
Bogot,

22 Nov 1880
at 8.01

S S S
Where is Bogot
by

District Attorney's Office.
City & County of
New York.

What room
did the Penchant
live in?

People

11 Bogot

What became
of the razor?

Murders always
afraid of

Mr W. Waterman - Dr. Calverton
✓ Officer Stephen Cassin ropp
✓ Annie Presley, can't be found
✓ Cleburne Vincent - 133 Thompson
✓ Maggie Bott 141 Thompson
Coroner Ellinger 122 E 4th St

Facts

Harriet Penchant was killed with a
(one) razor at 144 Thompson St 8th Ward
New York City upon Aug 11th 1880
~~between~~ ^{about} 9 of A.M.

Maggie Bott. says the morning of her death
she went out and came in - saw her die
but saw no person kill her. or nobody in
the hall.

2

District Attorney's Office.
City & County of
New York.

Eleutherio Rancanti

Was in bed two rooms away, heard some
noise got up - went to front room, could
no one there but Mother - went back to bed.
Then heard Bigot come in this morning, his
Ask about voice. Mamma told him to go away, after a
threats against while he did so. I know Bigot 8 years
Mamma life always come when Papa was out at work.

!!
we is the show to up to

Anna Martly

Saw Mr Rancanti about 5 M before she
was killed, I went to her room. While there
Bigot came in - Mr R asked me to leave
for a moment. I returned. Mr R asked me
to go for Beer. I went and left Bigot
in the room with R - had his hands in
his pockets. I had not gone beyond 1st
floor when I heard a scream or "My
God, I am Murdered" I ran up stairs
found deceased with her hands on her
throat - drop dead blood flowing like a
hydraulic

3

District Attorney's Office.

City & County of
New York.

Stephen Carmack

Aug 11th Saw Pigot coming
down Thompson St with blood on his hand
ran across the street and arrested
him - he was bleeding &c. At Station
house wrote names. "Lawrence McNamee"
and "Michael Pigot, late 607 Madison with
5th Precinct Police.

Rebuttal:

Coroner Erlinger to name that he believed
him same - &c in October 2 months
after the killing.

Kate Lefferts

To prove that he was same the
morning of the killing and borrowed a razor
from her.

District Attorneys Office.
City & County of
New York.

It

Joseph Lefelne 78 Thompson
Perfectly Same. in Aug 80

Wm H Hardy M D City Prison

Dr Owens St Vincents Hospital

Dr Spitzlie
Page 37
would not
say he was
cured in the
legal sense
when crime
committed.

Mr C Schapp 153 Ross St Bkly

Witness in 1st thought him same &c
had a hare lip - was cured by an operation
that destroyed the symmetry of the face &c (45)

Dr McDonald
testified that
Saw many of murder thought him identical
is in evidence in
page 37

James Ryan 8th Precinct

Saw many of murder thought him identical
Did not like W's P's testimony

At Home 8

POOR QUALITY
ORIGINAL

0022

District Attorney's Office.

City & County of

New York.

Subpoena Matt Leffert 78 Thompson St
She is the woman B came to for Lafor

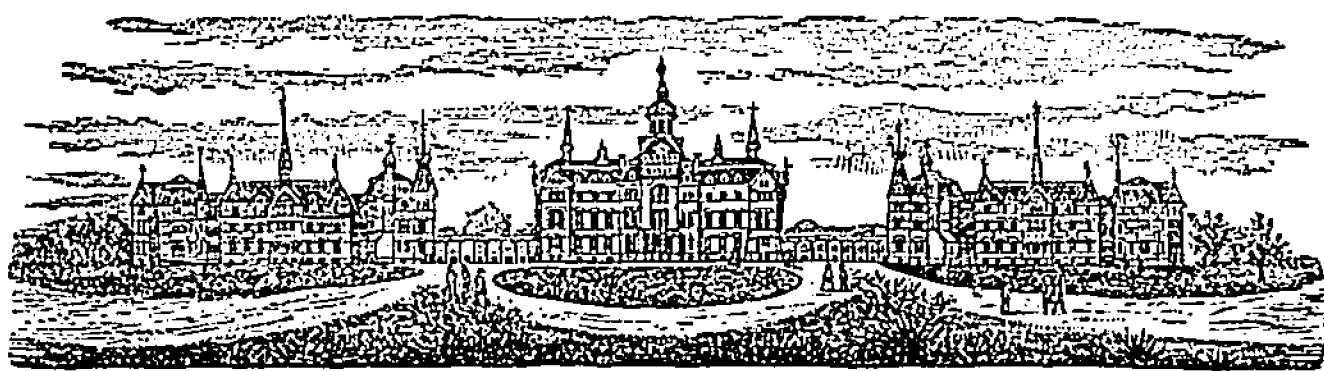
POOR QUALITY
ORIGINAL

0023

Dr. Kelcott

SELDEN H. TALCOTT, M.D.,
Med. Supt.

JOHN COCHRAN,
Steward.



WM. M. BUTLER, M.D.,
First Asst. Physician.

C. SPENCER KINNEY, M.D.,
Second Asst. Physician.

OFFICE OF
STATE HOMOEOPATHIC ASYLUM FOR THE INSANE.

Middletown, Orange Co., N. Y., *April 5* 1883

Hon John Mc Keon

*District Attorney
Hartford,*

*Mr Amos B. B. B. was admitted
to our institution February 26th 1881.*

*At that time he was in a depressed condition,
and in appearance dazed; eyes large, prominent
and staring; in conversation spoke slowly, and with
apparently difficulty, in relating the events of the past.*

*A few nights after admission, he appeared
frightened, and had the delusion that people
were watching him from the outside and appeared
in the window; which was impossible, as he was
confinement on the second story. He did not however
hold this delusion long.*

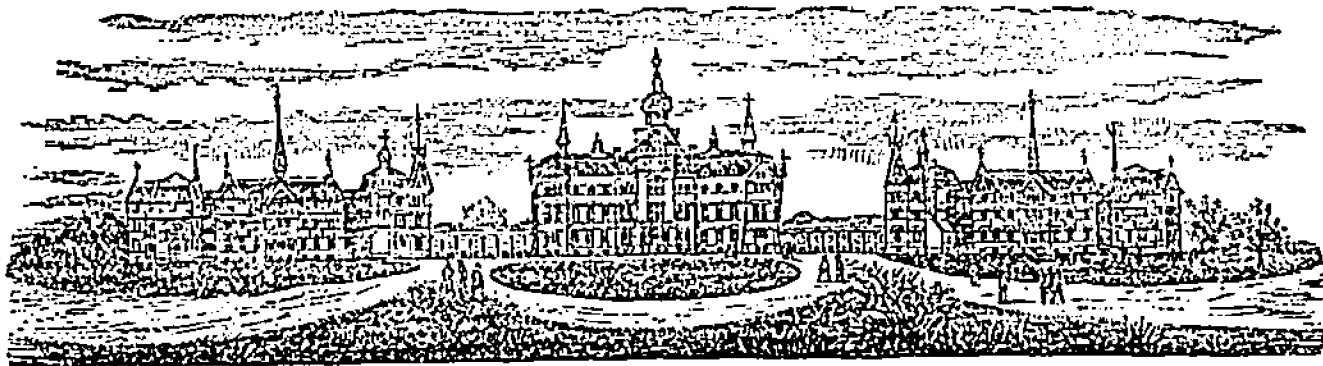
*Under regular living, he began slowly
to improve physically and mentally. As he did
this, he began working on the hall, and about
the building, with an attendant; until he was*

SELDEN H. TALCOTT, M.D.,

Med. Supt.

JOHN COCHRAN,

Steward.



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Second Asst. Physician.

OFFICE OF

STATE HOMŒOPATHIC ASYLUM FOR THE INSANE.

Middletown, Orange Co., N. Y., 12 / 188

in such an improved condition that he was permitted to assist the carpenter in work about the institution. From the time that he was allowed to go to work, he has had (for about a year and a half) no unfavorable ^{mental} symptoms, although occasionally feeling a little depressed at his being restrained from earning his own living and taking care of his children; and now and then suffering with a cold, or some slight, temporary, physical ailment. On the 27th March last, he was sent to Judge Brown, as recovered, and was by this Judge remanded for trial. We hope that he will secure a speedy trial, that he may not incur the depressing influences of a protracted imprisonment, at the Tombs. Want of regular employment might have an unfortunate effect.

With great respect, I am

Very Truly yours

Selden H. Talcott
Med. Supt.

POOR QUALITY
ORIGINAL

0026

Court of Oyer and
Terminer

The People

v.
Amadee Rigot.

Report of Commissioners
as to the activity of Amadee
Rigot.

POOR QUALITY
ORIGINAL

0027

Q. DID HE TELL YOU HE WAS A NATURAL DEAF?

A. HE TOLD ME HE LEARNED FROM HIS FATHER WAS. I ASKED HIM IF HE HAD NOT SERVED IN THE ARMY, AND HE SAID NO, BECAUSE HE WAS THE SON OF A LION, TELLING ME AT ALMOST THE SAME TIME, THAT SHE WAS NOT A WIDOW BUT THAT HIS FATHER WAS CALLED JOHN, AND THAT HIS STEP-FATHER REALLY BROKE HIM AWAY FROM HOME. HE TOLD ME AT THE TIME SUBJECT WAS THAT OF HIS GRAND FATHER.

Q. DID YOU NOTICE THAT HE WAS REGULARLY THROBLED BY LITTLE THINGS -- ILLUSIONS?

A. I GOT AN OPPORTUNITY OF OBSERVING HIM AT RECENT. HE WAS THROBLED TO THIS EXTENT, THAT HE RECOGNIZED VOICES EASILY IN ANY NOISE. AT ANY NOISE MADE BY THE TELEGRAPH INSTRUMENT HE WOULD THEN IMMEDIATELY AND HIS BROW WRINKLED -- HE WAS LOOKING AWAY FROM ME AND APPARENTLY NOT WITH THE INTENTION OF AFFECTING ME.

Q. IF HE HAD GENERAL PARALYSIS THE UPPER PARTS OF THE BODY WOULD BE AFFECTED FIRST, WOULD THEY NOT?

A. AS A GENERAL RULE, THE MUSCLES OF THE TONGUE AND THE MORE DELICATE MUSCLES WOULD BE FIRST AFFECTED.

Q. COULD PEOPLE IN HIS CONDITION BE APT TO HAVE PETIT MAL.

A. ANYBODY WOULD BE APT TO HAVE THAT.

Q. YOU SAY THAT HIS CONFUSION WAS UTTERAL -- THAT IS YOU MEAN BY THAT?

A. THAT THERE WAS NOT ANY APPARENT INTENTION OF APPEARING CONFUSED -- HE WAS NOT FEIGNING. HE WOULD ANSWER A QUESTION VERY PROMPTLY, AND TRY TO COLLECT THE CONFUSION -- TRY TO MAKE HIS ANSWERS STRAIGHT.

TESTIMONY CLOSED.

15

75

0028

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within six days after sending the message.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	RECD BY	CHECK
12	0	37 11 pd	1146

Received at the WESTERN UNION BUILDING, 195 Broadway, New York, Dec 7 1888.

Dated Middletown N.Y.

To J. L. Byrne

Dist Atty's Office N.Y.

Yes Shall I Come Consult
Judge Brady will write him
today

Wm Talcott

POOR QUALITY
ORIGINAL

0029

1804

Miscellaneous Matters

District Attorney's Office.
City & County of
New York.

POOR QUALITY
ORIGINAL

0030

At The Tombs New York, May 17th 1883

To Mr District Attorney

Dear Sir

Excuse me for troubling
you but I am here since
the 27th of February and
I have been expecting
my trial ever since I was
taken to the court but
never was called up the
court adjourned this (2)
last time it was in the
Oyer & Reminer I am here
50 days please Sir if you
could do some thing for
my case come up I be
very much thankful
To you, respectfully
your obliged
Amédée Bizot

POOR QUALITY
ORIGINAL

0031

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
No. *40 East Houston Street* in the *15th* Ward of the City of
New York, in the County of New York, this *6* day of *October*
in the year of our Lord one thousand eight hundred and *1880* before
Mortiz Ellinger Coroner,
of the City and County aforesaid, on view of the Body of

Harriette Kervaud lying dead at
141 Thompson St Upon the Oaths and Affirmations of
six good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
came to her death, do,
upon their Oaths and Affirmations, say: That the said *Woman*

came to her death by
Anc incised wound of the neck and
throat by a Razor in the hands of
Amadee Bogot on the 11th day of
August 1880, at 141 Thompson St

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

JURORS.

Ja. M. Hay
Wm. J. Ruddell
Edward Finner
Chas. Dwyer
Dudley Keely
Robert Mansell
John L. Boggs

Mortiz Ellinger
CORONER, E. S.

POOR QUALITY
ORIGINAL

0032

The People of the State of New York, on the
Complaint of

List of Witnesses.

Amedee Bigot

NAMES.

RESIDENCE.

*M W Waterman MD
Off Stephen Barrick
Anne Priessley
Clementine Renaut
Maggie Gott
Arthur Ellinger
Kate Lelfort*

*Coroners Office
20th Police Precinct
141 Thompson Street
34 " "
" "
" "
78 Thompson St*

At a Court of Oyer and Terminer,

holden in and for the City and County of New York,
at the City Hall of the said City, on day,
the day of in the year of our Lord
One Thousand Eight Hundred and

PRESENT,

The Honorable

one of the Justices of the Supreme Court of
the State of New York.

Justice of the
Oyer and Terminer.

The People of the
State of New York
against
Amedee Pigot

Our Indictment for Murder in the
first degree of Harriet Renaud.

The Commissioners appointed by
this Court to wit: Charles P. Waite,
Edward Tullerson and Samuel B.
Elliott M.D., to inquire into the sanity
of said Amedee Pigot, and the degree
of mental capacity possessed by him,
and to report thereon to this Court, having
concluded their inquiry, and having
made to this Court a written report
now on file, said report stating that
the said Commissioners having examined
said Amedee Pigot and inquired into
the facts of the case by the evidence
of sworn witnesses before them, and
having found that the said Amedee
Pigot is insane, and not of sufficient
mental capacity to undertake his defense.

And the said finding being
approved by this Court.

Whereupon it is hereby ordered,
upon reading and filing said report

POOR QUALITY
ORIGINAL

0034

and the testimony accompanying the same
that the said Amédée Gigot be forthwith
removed to the State Homeopathic Asylum
for the Insane at Middletown said
State of New York, there to remain until
restored to his right mind, when he shall
be remanded to the City Prison of the
City of New York, and Criminal proceedings
be resumed ~~as soon as possible~~ ^{as soon as possible}
~~as soon as possible~~ under the said indictment.
It is further ordered that the Sheriff
of said city, ^{wherby directed to} convey the said Amédée Gigot
to the said Asylum.

Enterly
Wm. Barrett
Justice

Supreme Court, presiding at the
said Court of Oyer and Terminer.

New York Oyer and Terminer.

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Amédée Gigot

Dated

18

Order to remove
insane prisoner
to State Homeopathic
Asylum for Insane
at Middletown NY

Filed July 23 1881

At a Court of Oyer and Terminer,

holden in and for the City and County of New York,
at the City Hall of the said City, on *Mon* day,
the *22nd* day of *November* in the year of our Lord
One Thousand Eight Hundred and eighty —

PRESENT,

Noah Davis
one of the Justices of the Supreme Court of
the State of New York. Justice of the
Oyer and Terminer.

The People
against *Amedee Bigot* In confinement on Indictment for
Murder in the first degree of *Married*
Remant

(filed in Sessions Oct 19. 1880).

It appearing to the Court from the
statement of *J. A. Mott Esq* Counsel for
the prisoner *Amedee Bigot*, that he is
insane and not in a mental condition
to undertake his defense — and this
being a proper case for the exercise
of the power conferred upon the Court
by Section 20 of title first of Chapter
446 of the laws of 1874

It is thereupon ordered by the
Court pursuant to the said provisions
of said law that inquiry be summarily
made into the sanity of said *Amedee*
Bigot as to the degree of mental capacity
possessed by him, and for that purpose
the Court doth hereby appoint *Charles*
B. Waite, *Edward Patterson* and *Samuel*
R. Elliott M. D.

POOR QUALITY
ORIGINAL

0036

as a Commission to examine said Amadee
Dyot and to enquire into the facts of
his case, and to report thereon to this
Court at an early day.

Ent^d N Davis

True extract from minutes
J. M. Clark

New York Oyer and Terminer.

THE PEOPLE

OF THE STATE OF NEW YORK,

against

Amadee Dyot

Dated Nov^r 22nd 1880.

Order of Court
appointing Com^{rs} to
examine prisoner
as to mental condition

0037

Byo to
Setters

0038

New York Aug 9th 1889
Mr. A. B. Reed

Dear Sir

Will you please be so
kind to do something
on my case it is now
8 months since I left
the Service & come back
from the office before
Admiral last March
and I think it is some
time without some thing
be done in my case
please Doran to
let me be much obliged
to you hoping to hear
from you soon

Respectfully yours
atligg
Amelia Began

0039

People
Sept

Miss Jones

Nov 10/14
1913

The people
of
Bogot }

... from Dorothy Motino - She wrote attempted to separate
her - wanted a divorce from her -

borrowed the razor 20 months ago

"My God I am murdered" Did Bogot
then say she killed
herself.

Experts

Attempt to take
his life -
no corrosion
or abrasion -
on neck -
Paris film on
tongue

independently
examined

Dr. Freeman L. Lamer.
Spitza Lamber
Coroner Hanger
Dr. Schaefer
Mr. Breckley
Mr. Lefman
Miss Korman
Officer Las Ryan

Whole of Plaintiff

DMK

No one passed State case - Smith evil papers
her on the stand -
No evidence attending to his wife.

Dr Mc Donnell was here all the time

0041

Little } Prady
 vs }
 Beget } On I Dec 10 03
 } Defense=
 LO A Harris }
 Mrs C Math }

March 5. 80 Officer Moran testified that
 he was rising etc.
 I think he was irrational
Mr. Evans

He was alive and would =
 cut him down =
 Cursed she did not let him hang.

Charles Remant called for defense
 wife ~~that~~ about 2 mos sick,
 Beget was at work.

S H Talbot. M D
 Middleton State Defense - I am of
 opinion he was

0042

Corus pules

0043

District Attorney's Office.

City & County of
New York.

Compan Issued Apr 22 83

by order of C. J. & Davis - Monday

July 8 1884 found him to be
of unusual mind

Chas B Wate

Ed Patterson

Saml B Elliott M.D

0044

People

u

Agot

Agout to Oak

Wentham

Court of General Sessions
People

"
Amable Bigat / Homicide

This hereby stipulated
and agreed that the
testimony of Dr. M. M. Majumdar
taken upon the coroners
inquest may be read
upon the trial of the case
as though the witness was
personally present.

Now 23/83

John V. Moff
Atty for Deft

Moff
Atty for People

0046

BOX:

115

FOLDER:

1219

DESCRIPTION:

Bishop, Addison A.

DATE:

10/15/83



1219

POOR QUALITY
ORIGINAL

0047

corrupt mind, feloniously did falsify and knowingly commit illegal and corrupt perjury, to the great displeasure of Almighty God, to the evil example of all others in the like case offending, 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.

Witnesses
Michael E. Thompson
David S. White
363 East 41
26 p.p.
Dennis Dandrea
413 6th Ave.
Hans Van Nostrand
Engineers Office
Boards of City Works
Brooklyn
Charles W. Hubert
Manager, Register
Brooklyn
Hugh M. Langhin
163 Nassau
Brooklyn
Counsel,
Filed 15 day of Oct 1883
Pleads Not guilty. (23)
THE PEOPLE
vs.
Addison A
Bishop
Ancestry committed
Oct 20/83
JOHN McKEON,
District Attorney
Dec 6/83.
Speed & Substantiated
A TRUE BILL.
W. H. Muncell
Foreman.
Bail fixed at
\$3500.
Oct 30/83
W. C. Muncell
10/11/83

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Addison A. Bishop

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

of the CRIME OF

Addison A. Bishop
Perjury

committed as follows:

By the provisions of the One thousand nine hundred and eighty eighth Section of an Act of the Legislature of the State of New York, entitled An Act to consolidate into one Act and to declare the special and local laws affecting public interests in the City of New York, passed on the first day of July in the year of our Lord one thousand eight hundred and eighty two, it was provided, that, All auctioneers doing business in the City shall hereafter be required, between the first and tenth of June, in each and every year, to obtain from the Mayor of said City a license to engage in and carry on such business and occupation, upon giving a bond with two good securities in the penal sum of two thousand dollars.

And on the twenty ninth day of September, in the year of our Lord one thousand eight hundred and eighty three, in pursuance to the said Act, one Benni Bendix had made an application to the Mayor of the City of New York, for a license to engage in and carry on the business and occupation of an Auctioneer in the said City and on the said last mentioned day, the said application was pending before the said Mayor. And thereupon, upon the said application, and previous to the granting of the same, the said Mayor of the City of New York, duly and lawfully required that the said Benni Bendix should file a bond, with two good securities, in the penal

sum of two thousand dollars, conditioned, that, if the
 the said Benni Bendix, and his copartners, and his and their
 clerks, agents and servants, should well and truly carry on
 his said business of auctioneer, and in all things conform to
 all laws of the State of New York, and all ordinances and
 resolutions of the Common Council of the City of New
 York, then in force or hereafter to be enacted or adopted,
 relating especially to the business of Auctioneer in the
 City of New York, then such obligation and bond to be paid:
 otherwise to remain in full force and effect: and there-
 upon, in accordance with such requirement as aforesaid
 the said Benni Bendix, at the City and County of New
 York aforesaid duly tendered to the said Mayor of the
 City of New York, a certain bond conditioned as aforesaid:
 said, and did then and there offer the said Addison
 A. Bishop to be and become one of the good securities
 upon the said bond, whereupon the said Mayor duly
 required that the said Addison A. Bishop should make
 oath in writing and justify as to his qualifications
 as such security upon said bond.

And thereafter, to wit: on the said
 twenty-ninth day of September in the year of our
 Lord one thousand eight hundred and eighty
 three, the said Addison A. Bishop, late of City
 and County of New York aforesaid, at the City and
 County aforesaid, personally appeared before
 one David S. White, the the said David

S. White then and there having a Commissioner of Deeds in and for the City and County of New York, and did then and there exhibit to the said David S. White, such Commissioner of Deeds as aforesaid:

and, a certain affidavit in writing ^{then and there duly signed and subscribed by the said Addison A. Bishop in his own proper hand} may, which said affidavit in writing contained certain allegations touching and concerning the negligence and responsibility of the said Addison A. Bishop as such security upon the bond and obligation aforesaid.

And thereupon the said Addison A. Bishop, was then and there, at the City and County of New York aforesaid, in due form of law, sworn by the said David S. White, such Commissioner of Deeds as aforesaid, and did make affidavit in writing and take his corporal oath before the said David S. White such Commissioner of Deeds as aforesaid, touching and concerning the matters contained in his said affidavit, the said David S. White, such Commissioner of Deeds as aforesaid then and there having full and competent power

sum of two thousand dollars, conditioned, that, if the
 the said Benni Bendix, and his copartners, and his and their
 clerks, agents and servants, should well and truly carry on
 his said business of auctioneer, and in all things conform to
 all laws of the State of New York, and all ordinances and
 resolutions of the Common Council of the City of New
 York, then in force or hereafter to be enacted or adopted,
 relating especially to the business of Auctioneer in the
 City of New York, then such obligation and bond to be paid:
 otherwise to remain in full force and effect: and there-
 upon, in accordance with such requirement as aforesaid
 the said Benni Bendix, at the City and County of New
 York aforesaid duly tendered to the said Mayor of the
 City of New York, a certain bond conditioned as aforesaid:
 said, and did then and there offer the said Addison
 A. Bishop to be and become one of the good securities
 upon the said bond, whereupon the said Mayor duly
 required that the said Addison A. Bishop should make
 oath in writing and justify as to his qualifications
 as such security upon said bond.

And thereafter, to wit: on the said
 twenty-ninth day of September in the year of our
 Lord one thousand eight hundred and eighty
 three, the said Addison A. Bishop, late of City
 and County of New York aforesaid, at the City and
 County aforesaid, personally appeared before
 one David S. White, the said David

S. White then and there being a
Commissioner of Deeds in and for
the City and County of New York,
and did then and there exhibit
to the said David S. White, such
Commissioner of Deeds as afore-
said, a certain affidavit in writ-
ing, ^{and thereon signed and subscribed by the said Addison A. Bishop in his own proper hand,}
which said affidavit in writing
contained certain allegations touch-
ing and concerning the negligence
and responsibility of the said Addison
A. Bishop as such security upon the
bond and obligation aforesaid.

And thereupon the said Ad-
dison A. Bishop, was then and
there, at the City and County of
New York aforesaid, in due form of
law, sworn by the said David S.
White, such Commissioner of Deeds
as aforesaid, and did make affidavit
in writing and take his corporal
oath before the said David S. White
such Commissioner of Deeds as
aforesaid, touching and concerning
the matters contained in his said
affidavit, the said David S.
White, such Commissioner of Deeds
as aforesaid then and there having
full and competent power said

authority to administer the said
oath to the said Addison A
Bishop, on that behalf: And
the said Addison A Bishop, being
~~and being duly sworn to depose the truth,~~
~~as aforesaid, then and~~
there, on the said twenty ninth
day of September, in the year of
our Lord one thousand eight
hundred and eighty three, at the
City and County aforesaid, to prevent
the said the Mayor of the City
of New York from knowing the
true circumstances and propriety
of him the said Addison A Bishop
and to conceal from the said Mayor
his insufficiency and irresponsibility
as such security upon the bond
aforesaid, upon his personal oath
concerning the matters contained
in the said affidavit in writing,
before the said David S. White,
such Commissioner of deeds as
aforesaid, he the said David S.
White then and there having full
and competent authority to ad-
minister the said oath to the said
Addison A. Bishop on that behalf
then and there solemnly did

**POOR QUALITY
ORIGINAL**

0054

willfully and corruptly and unlawfully, by his own act and consent
upon his oath aforesaid, swear, de-
pose, and say in and by this said
affidavit in writing, in substance
and to the effect foregoing, that
is to say:-

That he [himself] the said
Addison A. Bishop thereby mean-
ing [is] at the time of making the
said oath and making the said
affidavit in writing thereby mean-
ing [a freeholder and resides at
three hundred and sixty West Forty-
fifth Street, New York] the said City
of New York thereby meaning [and
that he [himself] the said Addison
A. Bishop thereby meaning [is] at
the time of making the said af-
fidavit in writing and stating the
said oath thereby meaning [worth
the sum of Four thousand dollars
over and above all his just debts
and liabilities and property ex-
empt from levy and sale on exe-
cution; and that his property con-
sists for part of Four lots on East
Twain Street, two hundred [thereby
meaning two hundred feet] each

of Flatbush Avenue, Brooklyn,
New York, and of the corner
Maiden Lane and New Street, East
Brooklyn, New York, which are
[at the time of taking the said
oath and making the said
affidavit in writing thereby mean-
ing] worth the sum of Six thou-
sand dollars, and the same
are [at the time of taking the
said oath and making the
said affidavit in writing
thereby meaning] free and clear
of all liens and encumbrances
of every kind, and the said
property is [at the time of
taking the said oath and
making the said affidavit in
writing thereby meaning] owned
by him [himself the said addres-
s] thereon thereby meaning] in
his own sole name, right and
title, and is [at the time of
taking the said oath and mak-
ing the said affidavit in writ-
ing thereby meaning] in his
individual name of record.

Whereas, in truth and in fact

And the said Addison A. Bishop, at the time of taking the said oath and making the said affidavit in writing was, not a freeholder, and did not reside at three hundred and sixty West Forty-fifth Street in the said City of New York. And whereas, in truth and in fact the said Addison A. Bishop, at the time of making the said affidavit in writing and taking the said oath, was not worth the sum of Four thousand dollars over and above all his just debts and liabilities and property exempt from levy and sale on execution. And whereas, in truth and in fact ^{at the said last mentioned time} his property did not consist in part of four lots on Sullivan Street, two hundred feet east of Flatbush Avenue, Brooklyn, New York, and four lots on the corner of Maiden Lane and New Street, East Brooklyn New York, which at said last mentioned time were worth the sum of Six thousand dollars. And whereas in truth and in fact the same were not, at the said last mentioned time, free and clear of all liens and encumbrances of every kind, and the said property was not, at the said last mentioned time, owned by him the said Addison A. Bishop in his own sole name, right and title, and was not, at the said last mentioned time, in his individual name of record.

And as the Grand Jury aforesaid, do say that the said Addison A. Bishop, on the said twenty-ninth day of September in the year of our Lord one thousand eight hundred and eighty-three, at the City and County aforesaid, before the said David S. White, such commissioner of deeds as aforesaid, the said David S. White having then and there such full and competent power and authority as aforesaid, upon his oath aforesaid, by his own act and consent, and of his own free will and

0057

B. BENDIX,
Commission Merchant
-OFFICE-
152 EAST 54TH STREET, NEW YORK.
Pays the highest prices, for all kinds of Stores and Merchandise.

0058

J. Thomas Stearns,

Auction Agent,
MOVED TO
54, Temple Court,
New York.

7 BECKMAN ST.

New York, Sept-29 1883

This is to certify that Benne Bendix
has filed his Auction Bond for year 1883 and Returns

7 21

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA
FOR A WITNESS TO ATTEND THE
COURT OF OYER AND TERMINER.

The People of the State of New York,

To *Mr. Charles C. Finnegan*
of No. *Knapp Co. Regent's* Street,
WE COMMAND YOU That all business and excuses bearing
GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of Oyer and Terminer, to be holden in and for the City and County of New York, at the New County Court House, in the Park of the said City, on the *8* day of *December* instant, at the hour of 10:30 in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

WITNESS, Hon. NOAH DAVIS, presiding Justice of the Supreme Court of the State of New York,
at the City Hall in our said City, the First Monday of
in the year of Our Lord, 1883

~~JOHN McKEON~~, District Attorney.

0060

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

If, for any reason, you wish to withdraw the charge or to have leniency extended to the accused, state the same to the District Attorney. There are some cases in which the law allows such a withdrawal, and where leniency is just. Of these the Judge and District Attorney will inquire.

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

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

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

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

Joseph Von Gienichen
being duly sworn, deposes and says he personally
served a Subpoena, of which the within is a copy, upon

Michael E. Finigan
on the 4 day of December 1883

by *trudging said Subpoena*
for said Michael E.
Finigan at the Kings Co
Register's office
Brooklyn

Sworn to before me, this 5 day of December 1883 *Joseph Von Gienichen*
of *Brooklyn*
John W. Brennan
Notary Public, 284
N. Y. Co.

0061

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

If, for any reason, you wish to withdraw the charge or to have leniency extended to the accused, state the same to the District Attorney. There are some cases in which the law allows such a withdrawal, and where leniency is just. Of these the Judge and District Attorney will inquire.

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

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

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

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

Serge J. Vongerichten

being duly sworn, deposes and says he *personally*

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

William E. Finigan

on the *4* day of *December* 188 *3*

by *personally, handing*

said subpoena to

said William E. Finigan

who said it was not

his name and threw said

subpoena upon the floor

Sworn to before me, this *4* day of *December* 188 *3*

of *De Jure* *Vongerichten*

John C. Munroe

Notary Public, (284)

N. Y. Co.

0062

Official
Receipt

Rec'd by B

for
to 8/5/83

0063

The Register of the County of Kings
will please Search in his Office
for all deeds or Conveyances to
Addison A. Bishop

from January 1st 1875 to Sept. 11 1883
and certify result

for
A. J. T. Quinn
App. District Attorney of
New York.

Sept 12th 1883

None found

Dated Dec 5th 1883
J. M. Richards
Register

0064

Charles L. Stewart

Counselor at Law.

Over

5. Beckman St.

New York.

TEMPLE COURT.

POOR QUALITY
ORIGINAL

0065

Will be made
of addition of
Bosch's
on the 10th

POOR QUALITY
ORIGINAL

0066

COUNTY OF NEW YORK, SS.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 15 day of October
1883, in the Court of General Sessions of the Peace, of the County of
New York, charging Addison A Bishop

with the crime of Perjury

You are therefore Commanded forthwith to arrest the above named Addison A Bishop
Bishop and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 15 day of Oct 1883.

By order of the Court,

[Signature]
Clerk.

POOR QUALITY
ORIGINAL

0067

N. Y. General Sessions of the Peace


THE PEOPLE
OF THE STATE OF NEW YORK,

against

Addison A. Bishop

Bench Warrant for Felony.

Issued *October 15* 188 *3*

 The officer executing this process will make his
return to the Court forthwith.

82

911

In the matter

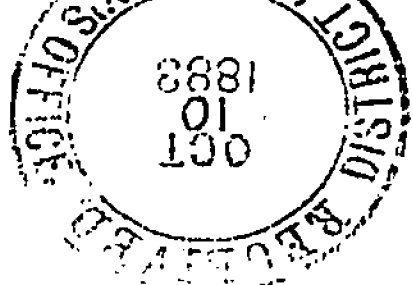
of

Addison A. Bishop

Perjury

Benjamin B. Borden

David S. White



0068

0069

City and County of New-York, SS.:

David S. White, of No. 363 East 71st. street, in said City, being duly sworn, deposes and says: That he is a clerk in the office of the Mayor of the City of New-York, and as such has charge of the bonds in the said office, filed with the said Mayor by auctioneers in the said City of New-York, as required by Section three of Chapter 138 of the laws of 1853; that deponent is also a Commissioner of Deeds for the said City and County of New-York; that on the 29th day of September, 1883, one Benni Bendix, of No. 413 Sixth Avenue, in said City, filed in said Mayor's office a bond in the penal sum of two thousand dollars as required by said section of said Act, and that Addison A. Bishop, of No. 360 West 45th street, in said City, became one of the sureties on the said bond in the sum of four thousand dollars; and that the said Addison A. Bishop swore before deponent, as such Commissioner of Deeds as aforesaid, that he, the said Bishop, was the owner of four lots of land on Sullivan street, two hundred feet East of Flatbush Avenue, in the City of Brooklyn, New-York, and also four lots of land at the corner of Maiden Lane and New street, in East Brooklyn, New-York, and that the said eight lots : of land were worth the sum of six thousand dollars, free and clear of all liens and encumbrances of every kind, and also that the said property was owned by him in his own sole name, right and title, and was in his individual name of record.

Deponent further says that since the signing of the said bond by the said Bishop he, deponent, has examined a map of the City of Brooklyn, and finds that that there is no such place as the corner of Maiden Lane and New street, in the said Brooklyn and that the said Sullivan street is about ~~two~~ miles from the said Flatbush Avenue, in the said City of Brooklyn.

Sworn to before me, this :

10th day of Oct., 1883. :

John A. Newman
Notary Public, N. Y. Co.
City of Brooklyn

David S. White

POOR QUALITY
ORIGINAL

0070

Know all Men by these Presents, THAT

We, Bernie Bendix of 152 East 54th Street
in the City of New York, George Kuhn and Addison A. Bishop
are held and firmly bound jointly and severally to the MAYOR,
ALDERMEN AND COMMONALTY OF THE CITY OF NEW YORK, in the penal sum of
Two Thousand Dollars, lawful money of the United States of America, to be paid to the said
Mayor, Aldermen and Commonalty of the City of New York, their successors or assigns; for
which payment well and truly to be made, we bind ourselves, jointly and severally, our heirs,
executors, or administrators, firmly by these presents.

Sealed with our Seals and dated the twenty ninth day of September
one thousand eight hundred and eighty three.

Whereas, the said Bernie Bendix
has applied to the Mayor of the said City of New York for a **LICENSE** to engage in, and
carry on, the business and occupation of an **AUCTIONEER**, and the said Mayor has, previous
to the granting of the same, required the filing of this Bond pursuant to the Statute:

Now, therefore, the Condition of the above Obligation is such, That if the said
Bernie Bendix and his co-partners, and his and their clerks,
agents and servants, shall well and truly carry on his said business of auctioneer, and in all things
obey and conform to all laws of the State of New York, and all ordinances and resolutions of
the Common Council of the City of New York, now in force or hereafter to be enacted or
adopted, relating especially to the business of auctioneer in the City of New York, and shall
refrain from all fraudulent, deceitful and dishonest practices, and especially from those mentioned in
the Act of the Legislature of the State of New York passed April 9th, 1853, entitled, "An
Act to punish gross frauds, and to suppress Mock Auctions," then this obligation to be void:
otherwise to remain in full force and effect.

Sealed and delivered in the presence of

David S. White

Bernie Bendix

George Kuhn

A. A. Bishop

I hereby approve of the foregoing Bond, on this October day of 1883.

Mayor of the City of New York.

POOR QUALITY
ORIGINAL

0071

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

George Kuhn
in the within Bond named, being sworn, says, that he is a freeholder and resides at 67th St 200
ft west of 11th Ave New York, and that he is worth the sum of Four Thousand Dollars
over and above all his just debts and liabilities and property exempt from levy and sale on
execution; and that his property consists in part of eight houses & lots on 67th St
West of 11th Ave New York, which is worth the sum of thirty
thousand dollars, and the same is free and clear of all liens and encumbrances of every kind
except

and the said property is owned by him in his own sole name, right and title and
is in his individual name of record.

Sworn to before me, this 29th

day of September 1883

David S. White

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

Addison A. Bishop
in the within Bond named, being sworn, says, that he is a freeholder and resides at 360 West
45th St New York, and that he is worth the sum of Four Thousand Dollars
over and above all his just debts and liabilities and property exempt from levy and sale on
execution; and that his property consists in part of 14 lots on Sullivan St 200 East of Hall St
+ 4 lots cor Maiden Lane & New St East Brooklyn, which is worth the sum of six
thousand dollars, and the same is free and clear of all liens and encumbrances of every kind
except

and the said property is owned by him in his own sole name, right and title and
is in his individual name of record.

Sworn to before me, this 29th

day of September 1883

David S. White

Cour. of Deeds & Rec. City

CITY
AUCTION BOND.

\$2000 penalty

Benni Bendin

413, 6th Ave

Jewelry & fancy goods

Bendin & Friedberg

Caspolo Friedberg

see we 25/83

Maverick & Wiesinger, 176 Fulton St., N. Y.

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

On the 29th day of September 1883, before me personally
appeared the above named Benni Bendin, George Kuhn
Addison A. Bishop known to me to be the same persons
described in, and who executed the within Bond, and severally acknowledged that
they executed the same for the purposes therein mentioned.

David S. White

Cour. of Deeds
N.Y. City

0072

BOX:

115

FOLDER:

1219

DESCRIPTION:

Blanchard, Addie

DATE:

10/22/83



1219

Robert A. Williams
 Barrister at Law
 frequently
 arrested by
 Police of the
 San Francisco
 and Los Angeles.
 because of
 wanton
 profane
 F. J.

170
 Counsel, J. J. Kelly
 Filed 22 day of Oct 1883
 Pleads Nolo Contendere

THE PEOPLE
 vs.
 Eddie
 Blanchard
 INDICTMENT.
 Grand Larceny in the
 (MONEY.)
 1883

JOHN McKEON,
 District Attorney.

A True Bill.

W. J. Anderson
 Part 2 - Oct. 31, 1883
 Tried & convicted
 Foreman
 J. M. C. M. M. M.

0073

0074

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Addie Blanchard

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

Addie Blanchard
of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said Addie Blanchard

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

two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; 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 ten dollars, and of the value of ten dollars each; six promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; 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; six 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; 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 two 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 one dollar, one wallet of the value of one hundred and twenty five dollars, one chain of the value of thirty dollars, and one pocket of the value of twenty dollars

of the goods, chattels, and personal property of one

~~on the person of the said~~ Ashley B. Shaw then and there being found,
~~from the person of the said~~

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.

0075

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

799
Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Abdley A. Thomas
31 Delcora Place
Brooklyn, N.Y.
Addie Blanchard

Offence Grand Larceny

Dated October 17 1888

William Patterson Magistrate.
William Reynolds Officer,
15 Precinct.

Witnesses William Thomas

No. 15 Precinct. Police
Thomas Reynolds
15 Precinct. Police

Cell the within

No. 15 Precinct. Police
William Thomas
15 Precinct. Police

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 Addie Blanchard

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 October 17 1888 W. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0076

Sec. 198-200

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

Addie Blanchard

Question. How old are you?

Answer.

29 years of age

Question. Where were you born?

Answer.

New Hartford, Conn.

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

Answer.

No. 11 - 2nd St. about 3 months

Question. What is your business or profession?

Answer.

Nothing in particular

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. That is all I have to say.

Addie Blanchard

Taken before me this

day of *July* 188*8*

John J. Parsons Police Justice.

0077

2^d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

years, of No. 51 Lincoln Place, Brooklyn, Col. N. Y.
being duly sworn, deposes and says, that on the 31st day of September 1888
at the night time in the City City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true owner thereof,
the following property, viz :

One gold watch, gold chain and
locker of the value of one hundred
and twenty five dollars, and gold
and silver money of the United
States to the amount and value
of fifty dollars, said property being
in all of the value of two
hundred and thirty five dollars

Subscribed before me this

day of

the property of deponent

Police Justice,

1888

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 Addie Blanchard,

now here, for the reasons following:
To wit: That deponent met said
deponent and accompanied her
to a room in premises No. 13
West 13th Street, about the hour
of 10 o'clock A. M. of said day.
That deponent undressed and
went to bed with said deponent
and locked the door of said room.
That said watch, chain and locker

0078

was then contained in a pocket of
 dependant vest and said money was
 contained in the inner pocket of
 said vest. That dependant placed said
 vest containing said property on a
 chair before going to bed. That
 no person other than said dependant
 was in the room with dependant.

That when dependant awoke from
 sleep at about 8 o'clock A. M. of
 said day dependant found that
 said dependant had left said room
 and premises and that said property
 had been stolen and carried away.

Sworn to before me this } Ashley B. Shaw.

17th day of October 1883

J. H. Patterson
 Police Justice

District Police Court.

THE PEOPLE, & C.,
 ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0079

BOX:

115

FOLDER:

1219

DESCRIPTION:

Blauvelt, William

DATE:

10/22/83



1219

0000

BOX:

115

FOLDER:

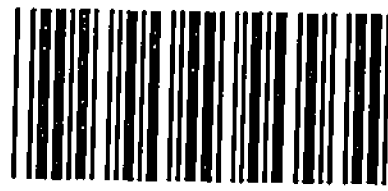
1219

DESCRIPTION:

Wagner, George

DATE:

10/22/83



1219

POOR QUALITY
ORIGINAL

0081

1/17
Day of Trial, Wednesday
Counsel, Mr. J. H. McKeon

Filed 22-day of Oct 1883

2 Pleads July 13

1. Ch. 1. Short
THE PEOPLE

vs. B

William Blamont

and P

George Wagner

BURGULARY—Third Degree, and
Receiving Stolen Goods.
5498-506-528-531-550

JOHN McKEON,
District Attorney.

Ch. 1. Filed & Accepted.
A True Bill.

W. H. McKeon
Foreman.

Ch. 2. Discharged by Court.

W. H. McKeon
Thurs. 19th Nov/83

W. H. McKeon
19th Nov/83

POOR QUALITY
ORIGINAL

00002

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Blawie
and
George Wagner

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

William Blawie and George
Wagner of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said William Blawie and

George Wagner

late of the 17th Ward of the City of New York, in the County of New York,
aforesaid, on the 15th day of October in the year of our Lord one
thousand eight hundred and eighty three with force and arms, at the Ward,
City and County aforesaid, then and there being, then and there

Eisenhart

there situate, feloniously and

burglariously, did break into and enter, the same being a part of 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

George W. Eisenhart

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and six boxes of
cigars of the value of two dollars
each box, five hundred cigars of
the value of three cents each, and
three boxes of cigarettes of the value
of two dollars each box

of the goods, chattels and personal property of the said George W.
Eisenhart

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

POOR QUALITY
ORIGINAL

00003

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

The said William Blamett and
George Wagner
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,
six boxes of tobacco of the value
of two dollars each box, five
hundred cigars of the value of
three cents each, and three boxes
of cigarettes of the value of
two dollars each box

of the goods, chattels and personal property of George
Eisenhart

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

unlawfully and unjustly, did feloniously receive and have (the said William
Blamett and George Wagner)

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

JOHN McKEON,

District Attorney.

POOR QUALITY
ORIGINAL

00004

New York November 18th - 1883
This is to certify that I am the
attending Physician for Mr George
Eisingart. and I am at present
attending Mrs Eisingart who is in
great danger of death. having inflammation
of her Bowels or Peritonitis. requiring
it necessary that her husband Mr George
Eisingart be in constant attention
upon her. so as to have her attended
so and my directions strictly followed.
Respectfully

Wm. S. Phelps
Office No. 21 East 4th Street
N. Y. City

POOR QUALITY
ORIGINAL

0085

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

S U B P E N A

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To

John Montague

of No.

341.

Street,

GREETING:

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

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Nov* in the year of our Lord 188*8*

JOHN McKEON, District Attorney.

0086

Court of General Sessions.

-----X

The People :

-vs.- :

William Blauvelt et al. :

-----X

City and County of New-York, SS.:

William H. Von Gerichten, being duly sworn, deposes and says: That he is a clerk in the office of the District Attorney of the County of New-York; that on the 18th day of November, 1883, he went to No. 34th Sixth ~~Street~~ Avenue, in the said City, for the purpose of serving the annexed subpoena on John Montague, a witness in the above entitled case on the part of the People, but could not find him; that deponent was told by a cousin of the said John Montague that he had lived there off and on but left there two weeks ago and his present whereabouts were unknown.

Sworn to before me, this :

19th day of Nov. 1883.

Hugh Cornell
Notary Public, N. Y. Co.

William H. Von Gerichten

0000

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.3rd
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *George Wagner*

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. *248 Bowery 2 months*

Question. What is your business or profession?

Answer. *Barkeeper*

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 in my bed at the time the Burglary was committed*

George Wagner

Taken before me, this *16*

day of *October* 188*3*

Hugh Garner Police Justice. *7*

0089

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

William Blauvelt 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 Blauvelt*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Greenpoint 4 years*

Question. What is your business or profession?

Answer. *Artist*

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 in bed at the time the burglary was committed*

Wm. Blauvelt

Taken before me, this *10*

day of *October* 188*3*

Alfred Farmer Police Justice.

POOR QUALITY
ORIGINAL

0090

CITY AND COUNTY }
OF NEW YORK, } ss.

John Montague
aged 18 years, occupation Butcher's Quaker of No.

341 6th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of George J. Eisenberg

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

Sworn to before me, this 16
day of October 1883

John Montague

Hugh Gasner
Police Justice.

POOR QUALITY
ORIGINAL

0091

Police Court—3rd District.

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

of No. 395 Bowery

Street, aged 42 years,

occupation Restaurant

being duly sworn.

deposes and says, that the premises No. 395 Bowery Street,

in the 14th Ward in the City and County aforesaid, the said being a Hotel the Basement thereof

~~and which~~ was occupied by deponent as a Restaurant

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

were BURGLARIOUSLY entered by means of forcibly breaking a pane of glass in the rear door on 6th Street leading to the Kitchen of the Restaurant then raising an Iron Bar and forcibly opening the lock

on the 15 day of October 1883 in the Evening time, and the following property feloniously taken, stolen, and carried away, viz:

6 Boxes of Cigars Tobacco, and about five hundred Cigars, 3 Boxes of Cigars, said property being in all of the value of thirty 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

William Blawie and Georgi Wagner (both unknown)

for the reasons following, to wit: deponent is informed by John H. Mantagone of N^o 341 East 6th Street, that at the hour of about 3 o'clock in the morning of said 15th day of October 1883 he saw said two defendants, come from the premises above described with Boxes containing Cigars in their possession and that he followed said defendant down

POOR QUALITY
ORIGINAL

0092

the Brewery that they carried the same
property in to the saloon No 278 Brewery

Sworn to before me this } George J. Eisenpart
16th day of October 1883 }

Alfred Gardner Police Justice

Police Court District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0093

BOX:

115

FOLDER:

1219

DESCRIPTION:

Bovino, Cono

DATE:

10/15/83



1219

Nov 9/13 BW Oct 18,

Day of Trial
Counsel,
23/

Filed, 15 day of Oct 1883
Pleads 1 - Not Guilty - May 2/84
Chapman (23)

THE PEOPLE

vs.

Cono Bovino

and B.

Servicio

Assault in the First Degree. 219

No. 1 - Com. by Court
2. av. & com.
Oct. 19, 1883.
JOHN MCKEON, May 2/84
District Attorney.

22 Nov 14. 1883

Not tried requested
A TRUE BILL.

M. P. Menden

22 June 6/84 Foreman.

Not tried requested.

May 1/84
11 207
11 209

Nov. 14/83

POOR QUALITY
ORIGINAL

0095

Nov 9/13 BW Oct 18,

Day of Trial
Counsel,
23/

Filed, 15 day of Oct 1883
Pleads 1 - Not Guilty - May 2/84
Chapman 23/

Assault in the First Degree. 217 and 218

THE PEOPLE
vs.

Cono Bovino
and B. B.
Serrano

No. 1 - Suspended
2. av. & com. JOHN MCKEON, May 2/84
Oct. 19, 1883
District Attorney.

Pr Nov 14, 1883
Not tried & acquitted
A TRUE BILL.

M. W. Menden
Pr True bill Foreman.
Not tried & acquitted.

May 13 1884
11 22
11 29

Nov. 14/83

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Cono Borino
Savino Cimino

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

and *Savino Cimino*

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

The said *Cono Borino*

and *Savino Cimino*

late of the City of New York, in the County of New York, aforesaid, on the *Eight* day of *July* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *Raffaele Armano* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Raffaele Armano* with a certain *knife* which the said *Cono Borino and Savino Cimino*

in *their* right hands then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *in* the said *Raffaele Armano* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Cono Borino
and *Savino Cimino*

of the CRIME OF Assault in the Second Degree, committed as follows:

The said

Cono Borino, late of the City and County aforesaid

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Raffaele Armano* then and there being, feloniously did, willfully and wrongfully, make an assault and *in* the said *Raffaele Armano* with a certain *knife* which the said

Cono Borino and Savino Cimino in *their* right hands then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

SECOND COUNT

And the Grand Jury aforesaid by this indictment further accuse the said Cons Borino and Savino Cimino

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

The said Cons Borino and Savino Cimino

late of the City and County of New York, afterwards to wit: on the Eight
day of July in the year of our Lord one thousand eight hundred and
eighty-three at the City and County aforesaid, with force and arms, in and
upon one Raffaello Alvano

in the peace of the People of the State of New York then and there being, feloniously
did willfully and wrongfully make an assault: and the said Cons Borino and
Savino Cimino in the said Raffaello Alvano
with a certain knife
which they held in their right hand then and there had and held, in
and upon the chest and thigh
of him the said Raffaello Alvano
then and there feloniously did willfully and wrongfully strike, beat, stab, cut
bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting
upon the said Raffaello Alvano
grievous bodily harm, to wit: thereby then and
there striking and wounding
his chest and thigh

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.

POOR QUALITY
ORIGINAL

0078

Abel. H. Reay

for defense

~~for defense~~

~~for defense~~

~~for defense~~

BAILED.

No. 1, by ~~for defense~~

Residence ~~for defense~~

No. 4, by ~~for defense~~

Residence ~~for defense~~

No. 4, by ~~for defense~~

Residence ~~for defense~~

No. 4, by ~~for defense~~

Residence ~~for defense~~

No. 4, by ~~for defense~~

Police Court, 1st District.

THE PEOPLE, vs.,

ON THE CHARGE OF

Palmer, Albert

of 130 West 13th St.

of 130 West 13th St.

of 130 West 13th St.

of 130 West 13th St.

of 130 West 13th St.

of 130 West 13th St.

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of 130 West 13th St.

Assault

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Assault

Assault

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

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

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for defense

for defense

for defense

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for defense

for defense

for defense

for defense

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

give such bail.

for defense

for defense

for defense

for defense

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for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

Dated July 19th 1883

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

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for defense

for defense

for defense

for defense

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

for defense

There being no sufficient cause to believe the within named

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

for defense

for defense

for defense

for defense

for defense

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POOR QUALITY
ORIGINAL

0099

Sec. 198-200.

Fresh District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Guo Bovino 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.

Guo Bovino

Question. How old are you?

Answer.

23. ~~yo~~

Question. Where were you born?

Answer.

Italy

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

Answer.

Labes 81 Mulberry St. 3 months

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. Rafael
Masano cut the complainant
I waive further Examination*

*Guo Bovino
marks*

Taken before me this

19th

day of

July 1887

John Smith
Justice.

POOR QUALITY
ORIGINAL

0100

New York Hospital,

West Fifteenth Street,

New York, *July 16th* 1883.

Mr. Robert W. Racy

Dear Sir:

*The party you
speak of was discharged
from the hospital today,
cured.*

Edw. Spencer

Acting House Surgeon

POOR QUALITY
ORIGINAL

0101

New York Hospital,

West Fifteenth Street,

July 9th 1883

This is to certify that Rafael Abramo
was brought to this hospital on the night
of the 8th July suffering from stab wounds
of chest & thigh - The patient is doing
well but is not yet out of danger -
Signed

Robert Bruce
House Surgeon.

POOR QUALITY
ORIGINAL

0102

Police Court 1st District.

37 yrs. Carpenter

CITY AND COUNTY
OF NEW YORK, } ss.

Rafale Abramo

of No. 96 Baxter

Street,

being duly sworn, deposes and says, that

on Sunday the 8th day of July

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Gouso Bovino

(now here) who cut and stabbed
deponent in the thigh three
times with a knife then and
then held in the hands of said
Bovino. (Deponent was
confined in the hospital
several days from the effect
of said stabbing inflicted
by said Bovino, whom deponent
identifies as the man who cut
him.

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

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

Sworn to before me, this 19th day

of July

1883

Joseph D'Abramo

John Smith
POLICE JUSTICE.

To the Gran Jury
in New York

The humble petitioner, call your attention, that on the 8 of July last, he was assaulted by two of his countrymen, and from the blows received, having those men used also the knives, he was maimed for life and not able any more to earn his daily bread.

Being a foreigner, unable to speak the english language, he went here and there, but he could never bring to justice his assailants, which now they only laugh at him.

Justice has not left those shores, and therefore I hope, that you will kindly take the case of a poor man in your hands, and by so doing give justice to him.

Respectfully

Yours Humble
Gaffaele Dabrows

J. Mulberry
City of New York.

To the Grand Jury of the
Criminal Court of Chambers St.

Gentlemen: On the evening of the eight of last July, while I was quietly in the house of a friend of mine, Mr. Giovanni Roberto, talking of private business with him, suddenly the door was opened, and a man by name Savino Limino, came in the room, and seizing me by the throat, hit me several times in the face. The persons who were present, interposed and sent the man away, which he did all the while muttering words of vengeance against me.

Five minutes after, the same Savino came once more in the room, this time accompanied by his wife armed with a sword, and again assaulted me with a knife in his hand. In the same time a nephew of Savino jumped in the room by the window, and also him too armed with knife, after having blown out the lights, struck at me. I felt the blades of the murderous knives in my body three times, one in the breast, another in the left arm and the last in the left thigh. I fell senseless.

I was brought at the hospital, where I stayed about eight days. Then I left

not because my wounds were healed, but because I preferred to be cured by my friends than stay in a place where I could not make myself understood.

A regular trial was not made, but before a judge, I was made to sign a paper, kiss a book, and then to go. Savino and his nephews were released from custody and they left in my presence and other witnesses did say - He didn't care no more if he was absolved.

Now, I think that justice was not done to me. I am a poor father of a large family, that depends solely on me for their support, and they Savino disabled me for life, so that I cannot do anything for my work. I think, right and just, that that Savino should be made accountable for his assault, the more so that if a man of me.

Here is a list of persons that were present when the assault by those parties was made on me -

Gennaro Roberti - Mario Massucci - Antonio Roberti
44 Mulberry Street - Nicolo Ventreschi & Antonio
Gatta 44 Mulberry Street

Chief, if a true version of the
facts of they were, and I do hope that
in this free country, justice will be
done to a poor stranger.

Without accusing anybody, it seems
to me, that my ignorance of the English
language, has been taken to advantage by
my enemy, as I could not explain to
His Honor the Judge; how things passed,
and I suppose the Sergeant, who was
interpreter for me, must have misunder-
stood my answer to the Judge, and conse-
quently give a different one to His Honor.

Nicola Barone
Salvatore Barone

0107

BOX:

115

FOLDER:

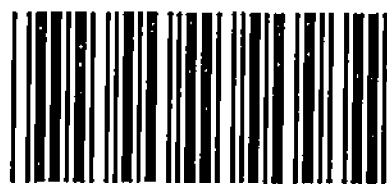
1219

DESCRIPTION:

Bradley, A. Johnson

DATE:

10/02/83



1219

POOR QUALITY
ORIGINAL

0108

21

Day of Trial, *J. W. Dwyer*
Counsel, *J. W. Dwyer*
Filed, *2* day of *Oct* 188*3*
Pleads *W. G. Lundy*

THE PEOPLE

W. G. Lundy vs. *R*

A. Johnson
Snadley
[Carroll]

Assault in the First Degree.

JOHN MCKEON,

District Attorney.

I & Co. of 83
Fried & Conried Assault 2d.

A TRUE BILL.

W. A. Audon

Foreman.

J. W. Dwyer
[Signature]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

A. Johnson Bradley

The Grand Jury of the City and County of New York, by this indictment, accuse A. Johnson Bradley

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

The said

A. Johnson Bradley

late of the City of New York, in the County of New York, aforesaid, on the twenty eighth day of September in the year of our Lord one thousand eight hundred and eighty three with force of arms, at the City and County aforesaid, in and upon the body of Chang See in the peace of the said people then and there being, feloniously did make an assault and in the said Chang See with a certain stone which the said A. Johnson Bradley

in his right hand then and there had and held, ~~the same being a deadly and dangerous weapon~~ wilfully and feloniously did beat, strike, ~~stab~~ cut and wound ~~with the same~~ the said Chang See then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT :

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

A. Johnson Bradley
of the CRIME OF Assault in the Second Degree, committed as follows:

The said A. Johnson Bradley, late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Chang See then and there being, feloniously did, willfully and wrongfully, make an assault and in the said Chang See with a certain stone which the said A. Johnson Bradley

in his right hand then and there had and held, the same being a stone likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, ~~stab~~ cut and wound

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

JOHN McKEON District Attorney

~~Court of General Sessions of the Peace~~~~OF THE CITY AND COUNTY OF NEW YORK~~~~THE PEOPLE OF THE STATE OF NEW YORK~~~~against~~~~Third Count.~~

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

Johnson Bradleyof the CRIME OF Assault in the first
degree

committed as follows:

The said Johnson Bradley~~The said~~late of the City and County of New York, on the twenty eighth day of
September in the year of our Lord one thousand eight hundred
and eighty-~~three~~ at the City and County aforesaid, with force and arms feloniously
made an assault in and upon one Chang See~~then and there being a~~~~at the Municipal Police of the City~~~~New York, and as such~~

being then and there engaged in the lawful

detention of the said JohnsonBradley for having committed thecrime of Petit Larcenyand the said Johnson Bradley him, the saidChang Seethen and there feloniously did beat, strike, wound and otherwise ill-treat, with intent
then and there to prevent and resist the lawful detention
of himself as aforesaid,
against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.**JOHN McKEON,***District Attorney.*

22

Counsel, *W. C. Bradley*
Filed *2* day of *1883*
Pleads *July 3.*

THE PEOPLE

vs.

P
A. Johnson
Bradley
(2 cases)

*Receiving Broken Goods,
Larceny, and
25529 & 5522*

JOHN McKEON,
P & Co. 8/83 District Attorney
Subscribed for Geo. H. H. H.
A True Bill.

W. C. Bradley
Foreman.

0111

0112

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

A. Johnson Bradley

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

A. Johnson Bradley
of the CRIME OF Petit Larceny, committed as follows:
The said A. Johnson Bradley

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
20th day of September in the year of our Lord one thousand eight hundred and
eighty-three, at the Ward, City and County aforesaid, with force and arms

two promissory notes for the payment of
money of the kind commonly called
United States Treasury notes, the same
being then and there due and un-
paid, for the payment of and of the
value of two dollars each, three other
promissory notes for the payment of
money of the kind commonly called
United States Treasury notes, the same
being then and there due and un-
paid, for the payment of and of the
value of one dollar each, and divers
coins of the United States of America
of a number kind and denomination
to the Grand Jury aforesaid unknown
of the value of five dollars

of the goods, chattels and personal property of one Chang Lee

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

John McLean
District Attorney

0113

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Lee
495 E. 6th St.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2

3

4

Dated

September 28 1883

John H. Thompson, Magistrate.

John H. Thompson, Officer.

John H. Thompson, Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Ans.

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

Johnson Brantley

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 September 28 1883

Hugh Johnson Police Justice.

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

Dated 1883 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 1883 Police Justice.

0114

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
a. J. Bradley

Taken before me this

day of

September 188*3*

Police Justice.

0115

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss. 1

of No. 459 5th Avenue Street Appt. 32. Laundry

being duly sworn, deposes and says, that on the 28 day of September 1883

at the Above premises City of New York,

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

of deponent in the day time with intent to deprive

the true owner thereof

the following property, viz :

Good and lawful Money of the

United States Consisting of Notes &c.

Bits Silver and Copper Coins of

Various denominations and Values

together of the Value of Seven Dollars.

the property of deponent.

Sworn before me this

28 day of Sept 1883

Police Justice,

[Signature]

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 Johnson Bradley
(Now here) from the fact that deponent
saw the said Bradley take steel
and carry away said Money from
Money drawers in said premises
and on deponent detecting him
the said Bradley, he struck deponent
on head with a piece of marble dropped
the said Money on the floor of said
premises and ran away 利

0116

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

Police Court No. 7600 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Johnny Lee
4459 6th Ave
Johnson Bradley
Office of the District Attorney

2 _____
3 _____
4 _____

Dated September 28th 1883

John J. Murphy, Magistrate.

John J. Murphy, Officer.

_____ Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 1000 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

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

Dated Sept 28th 1883. _____ 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.

0117

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I shew the complainant
myself a false.*

A. J. Bradley

Taken before me this

day of *Sept* 188*3*

Hugh W. Carter
Police Justice.

0118

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 459 Fifth Avenue. Street,

Agnes B. Laundry being duly sworn, deposes and says, that

on Friday the 28th day of September

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Johnson

Bradley Now Here, who
struck Cleopatra Jones or Jane
blows on the head with a
piece of Marble. Menus
were held in the hands of the
Saul Bradley Cutting
Cleopatra's head.

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

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

Sworn to before me, this 28th day
of September 1887.

判

Augustine POLICE JUSTICE.

0119

BOX:

115

FOLDER:

1219

DESCRIPTION:

Brown, John

DATE:

10/25/83



1219

POOR QUALITY
ORIGINAL

0120

336

Counsel,
Filed *Oct 25* day of *1883*
Pleads

THE PEOPLE

vs.

John Brown

[5528 and 531]
Grand Larceny, and
Receiving Stolen Goods

JOHN McKEON,
District Attorney

A True Bill.

Wm. M. Mudd
Oct 30 1883 Foreman.
I have truly &c
Rev. One year
Oct 31 1883

0121

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Brown

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

John Brown
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:
The said John Brown

22nd late of the First Ward of the City of New York, in the County of New York, aforesaid, on the day of October in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

one overcoat of the value
of thirty dollars, and
one watch of the value
of six dollars

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

John McKeon
District Attorney

0122

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

Police Court *Little* District *813*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Mott
505 West 92nd Ave
John Brown

Offence, *Grand Larceny*

Dated *October 23rd* 188*3*

Murray Magistrate.

Paul H. Williams Officer.

J. J. Packer Clerk.

Witnesses,

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

570 West 107th St to answer *Warrant* *John Brown*



Comm. Mott

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 Brown*

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 *October 23rd* 188*3*

John Brown Police Justice

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0123

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Cotte

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer

Taken before me, this 23rd
day of October 1885

John Brown

Police Justice

0124

CITY AND COUNTY }
OF NEW YORK, } ss.

James R. Watkins

aged 39 years, occupation Police Officer of ~~No.~~
the 33rd Precinct House Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Frank Wolf
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 23rd
day of October 188 8

James R. Watkins

James R. Watkins

Police Justice.

0125

6th District Police Court

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 505 North 3rd Avenue

Frank Wolf
Street, age 33 years, occupation Butcher
22nd day of October 1853

being duly sworn, deposes and says, that on the 22nd day of October 1883 at the hour of about 10 O'clock am. at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, with intent to deprive the true owner of his property

the following property, viz.:

One cloth overcoat of the value of Thirty dollars ^{and}, One open face Silver watch of the value of Six dollars said property being together and in all of the value of Thirty-six dollars.

the property of deponents

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 Brown (now here), from the fact, that since the commission of said offense, deponent was informed by Officer Jacob R. Wilkins, Officer 33rd Precinct Police (now here), that he said Jacob R. Wilkins caught the said John Brown with a portion of the above described property to wit: the silver watch in his possession - and the said John Brown admitted under confession to deponent that he did so feloniously take steal and carry away the above described property - *James M. Wolf*

0126

BOX:

115

FOLDER:

1219

DESCRIPTION:

Brulisauer, John

DATE:

10/31/83



1219

The People and
 the Court.
 have relations
 of a disarming
 character. For
 the purpose of making
 these
 disclosures of
 the relations
 between the
 the Court of A. & B.
 F. J.

204 W.

Day of Trial,
 Counsel,
 Filed, 31 day of Oct 1883
 Pleads Nov 4th 1883

THE PEOPLE
 vs.
 John
 Britisane
 [2 cases]

Assault in the First Degree.
 [83217 and 218]

JOHN MCKEON,
 District Attorney.

171
 171

A TRUE BILL.

W. H. Anderson
 Foreman.

Nov 13/83

John Anderson
 Sen. Sec. 4th 7th

POOR QUALITY
 ORIGINAL

0127

POOR QUALITY
ORIGINAL

0128

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 Brinkman

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

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

The said *John Brinkman*

late of the City of New York, in the County of New York, aforesaid, on the *twenty sixth* day of *October* in the year of our Lord one thousand eight hundred and eighty *three* with force of arms, at the City and County aforesaid, in and upon the body of *Emery Bellard* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Emery Bellard* with a certain *pair of scissors* which the said *John Brinkman*

and means and force were likely to produce the death of the said Emery Bellard
in *his* right hand then and there had and held, ~~the same being a deadly and dangerous weapon~~ wilfully and feloniously did beat, strike, stab, cut and wound ~~with the same being~~ *with the said pair of scissors* intent ~~to produce the death of the said Emery Bellard~~ the said *Emery Bellard* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

John Brinkman
of the CRIME OF Assault in the Second Degree, committed as follows:

The said *John Brinkman*
late of the City and County aforesaid
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Emery Bellard* then and there being, feloniously did, wilfully and wrongfully, make an assault, and *in* the said *Emery Bellard* with a certain *pair of scissors* which the said

John Brinkman
in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

POOR QUALITY
ORIGINAL

0129

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

304
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Belland
1140 10th St
Brooklyn
John Regliane

Offence *Felony Assault*

Dated *Oct 27* 188

John Regliane
Magistrate.

Witnesses _____

No. _____ Street _____
No. _____ Street _____
OCT 29 1889
D.C.

No. _____ Street _____
\$ _____ 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 Regliane
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 *Oct 27* 188 *John Regliane* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0130

Sec. 196-900

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

John Pregligoauer 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 *him*; that the statement is designed to
enable h *him* if h *he* see fit to answer the charge and explain the facts alleged against h *him*
that he is at liberty to waive making a statement, and that h *his* waiver cannot be used
against h *him* on the trial.

Question. What is your name?

Answer. *John Pregligoauer*

Question. How old are you?

Answer. *46 years*

Question. Where were you born?

Answer. *Switzerland*

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

Answer. *176 Essex St (resided there 2 mos)*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*
J. Pregligoauer

Taken before me this

day of

Police Justice.

POOR QUALITY
ORIGINAL

0131

Police Court— (3) District.

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

aged 23 of No. 140 Norfolk Street,

being duly sworn, deposes and says, that
on Friday the 26 day of October

in the year 1883 at the City of New York, in the County of New York, in the morning

he was violently and feloniously ASSAULTED and BEATEN by John

Preligoaver (now present) who
cut / deponent with a
pair of scissors on the
head and right hand

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any justification on the part of the said assailant :

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

Sworn to before me, this 2

day

of October 1883

at Emmick Ballard

[Signature]
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0132

2572-1-1-1
Counsel,

Filed 31 day of Oct 1883

Pleads Not Guilty Nov 1

THE PEOPLE

vs.

John
Bridson
(2 cases)

3496, 1984
Bridson & Co
The Court House

JOHN McKEON,
District Attorney

A True Bill.

W. A. Orndorff

Foreman.

In testimony whereof
I have hereunto set my hand
at the City of New York

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 Britisauer

The Grand Jury of the City and County of New York, by this indictment, accuse John Britisauer of the CRIME OF Surgarary in the first degree — committed as follows:

The said John Britisauer, late of the South Ward of the City of New York, in the late of the City and County of New York, on the twenty sixth day of October ~~ward~~ in the year of our Lord one thousand eight hundred and eighty-three with force and arms, at the City and County aforesaid, in the night time of said day, the dwelling house of Emerich Ballard there situate, feloniously and surgariously did break into and enter, without leave was then and there some human being, to wit: the said Emerich Ballard in the said dwelling house; the said John Britisauer then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of the said Emerich Ballard in the said dwelling house then and there being, then and there feloniously and surgariously to steal, take and carry away, and two coats of the value of twelve dollars each, two vests of the value of three dollars each, and two pairs of trousers of the value of seven dollars each pair, of the goods, chattels and personal property of the said Emerich Ballard, in the said dwelling house then and there being, then

and there feloniously and unlawfully
did attempt to steal, take and carry
away: And the said John Brittaner, while
so engaged as aforesaid in the night time
in committing the crime of attempting the
goods, chattels and personal property aforesaid
in the said dwelling house then and there
feloniously and unlawfully
there, to steal, take and carry away as
aforesaid, in and upon the body of him
the said Emerich Bellard, so as aforesaid
in the said dwelling house then and there
being, then and there feloniously did
make an assault, and him the said Emerich
Bellard then and there feloniously did
strike, beat, bruise, wound and otherwise
ill treat: 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

POOR QUALITY
ORIGINAL

0135

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

Police Court- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

140th Street
John Negligance
Offence *Burglary*

Dated *October 27* 188

John Negligance Magistrate.
John Negligance Officer.

Witnesses

No. _____ Street _____

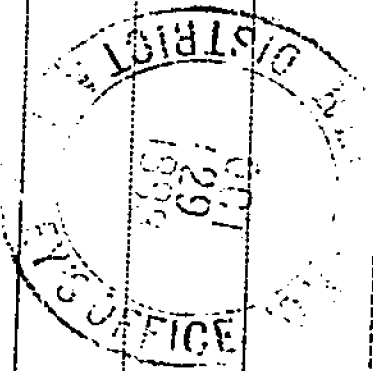
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

John Negligance 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 _____

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 *October 27* 188

Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

POOR QUALITY
ORIGINAL

0136

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

John Pregligauer 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 Pregligauer*

Question. How old are you?

Answer. *46 years*

Question. Where were you born?

Answer. *Switzerland*

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

Answer. *176 Essex St. Resided there 2 months*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*
John Pregligauer

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

0137

Police Court—3 District.

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

Emmeh Bellard
of No. 140 Norfolk Street, aged 23 years,
occupation Painter being duly sworn.

deposes and says, that the premises No. 140 Norfolk Street,
in the City and County aforesaid, the said being a brick building

and which was occupied by deponent as a Dwelling
and in which there was at the time a human being, by name Emmeh Bellard.

were BURGLARIOUSLY entered by means of forcibly opening
the window in the rear of the
building which leads to
deponent's apartment

on the 26 day of October 1883 in the night time, and the
attempted to be
following property feloniously taken, stolen, and carried away, viz:

Two suits of clothing

of the value of about five dollars
the property of Complainant

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
attempted to be

John Pregligauer (non present)

for the reasons following, to wit: from the fact that deponent
was awakened by a noise in the
room where deponent sleeps, and
saw said Pregligauer in the
room. Deponent asked said
Pregligauer what he was
doing whereupon said Pregligauer
caught deponent by the throat
shook deponent and then ran
out of the room Emmeh Bellard

0138

BOX:

115

FOLDER:

1219

DESCRIPTION:

Brush, Jesse

DATE:

10/01/83



1219

POOR QUALITY
ORIGINAL

0139

2
Counsel, *[Signature]*
Filed *[Signature]* day of *[Signature]* 1883
Pleads *[Signature]*
INDICTMENT.
Grand Larceny in the *[Signature]* degree.
(MONEY)
[Signature]
THE PEOPLE
vs. *P*
James
Bush
24th

JOHN McKEON,
Oct 24th 83 District Attorney.
Specs & Convicted
A True Bill. S. C. Five years
[Signature]

Foreman
[Signature]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Jesse Brush

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

Jesse Brush
of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said *Jesse Brush*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty eighth* day of *August* in the year of our Lord one thousand eight
hundred and eighty-*three* 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 twenty dollars, and of the value of twenty dollars each; *nine* 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; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; *ten* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; *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 twenty dollars each; *nine* 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; *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 two 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 one dollar;

to wit: sixteen of the value of five dollars each, fourteen chains of the value of five dollars each, three sets of jewelry a description whereof is to the Grand Jury aforesaid known of the value of fifteen dollars each, eight rings of the value of five dollars each, three pins of the value of five dollars each, and two studs of the value of five dollars each

of the goods, chattels, and personal property of one

on the person of the said

Josiah S. Woolf then and there being found, from the person of the said *Josiah S. Woolf* 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.

Testimony in the
Case of
Jesse Branch
filed Oct.

1883.

The People v. Jesse Bush } Court of General Sessions. Part I.
 Before Judge Gildersleeve.

Wednesday, October 24, 1883. Indictment for
 grand larceny in the second degree.

Joseph S. Woolf sworn. I carry on business
 at 305 Hudson St.; it is jewelry, musical
 instruments and so on. On the 19th of Aug.
 last I met the prisoner coming out of my
 store when I was coming in from ^{cleaning} ~~washing~~
 my windows. As near as I could tell he
 was somewhere about noon. I lost on that
 day two gold watches worth together \$115,
 \$100 in cash, eight filled rings worth \$1 to
 \$1.50 each, two white stones spiral studs
 and three long pins with white stones. I
 valued the whole of the property at \$420,
 but they made me reduce it to the trade
 price, which brought it down to \$300 or
 something that it would cost me. It
 was my property and it was stolen from
 me. I am sure that the property was in
 my store when I went out to wash my
 windows. I met the prisoner face to face
 coming out. He says to me, "When will
 that plated chain be done which I left
 with you last night to be plated? and I
 looked at him. I thought to myself, "no
 one left me a chain to be plated," and

myself, no one left me a chain to be plated, and he immediately began to run and I followed him I saw directly my place must have been robbed. So I ran after him, then I changed my mind, I cannot run further, because my store will be robbed, I am alone. I ran back immediately, I let the prisoner go rather than have my store robbed. I ran to the corner of Kenwick and Spring sts. it took about 15 seconds. When I got back to the store I found that the property was gone. I did not leave any one in the store when I was washing the windows; the store had a bell and so I depended upon the bell to ring but to my surprise I saw the tongue of the bell bent aside so that it would not sound; the prisoner left no chain with me to be plated. I had never seen him before. Cross Examined This property was in a show case in the counter. When I saw the prisoner coming out of the store he had no property in his hands, I did not see any; if I had seen him I would have stopped him. I did not see anybody with him. There was a gentleman came in, I believe he was a confederate of his. The bell was all right when I went out to clean the window.

There was no other way of getting into the store except by the front door. I can not from the street behind the counter because I have ground glass windows. I believe the tongue of the bell was bent when I was cleaning the windows.

Cornelius Leary sworn. I am an officer of the 8th precinct. I did not arrest the prisoner, but I informed other officers who I wanted and he was picked up for me; he was arrested on the 21st of Sept. I received the complaint on the 28th of August. I looked for him. I did not know where he lived at that time. I ascertained where he lived about the 18th of Sept. I had a conversation with the prisoner after the arrest. I asked him in relation to the robbery and he made no reply. I asked him what he had done with the property. He said, what property? I says, the property you got in Hudson st. He says, "I guess you are mistaken" I says, What did you do with it? He said, I did not do anything with it. I says, Where did you sell it? So then he stopped talking and would not talk any more. Cross Examined the complainant did not give us the name of this prisoner.

We showed the complainant the pictures in the Rogues gallery to see if he could identify any person that he saw coming out of the store; there was another one arrested in connection with this robbery, but he was discharged; the complainant did not identify him. Then I arrested the prisoner, the complainant having picked out a picture that resembled him.

Jesse Brush sworn in his own behalf I heard the statement of the complainant. I did not visit his premises at 305 Hudson St. on the 28th of August last either alone or in company with anybody else and did not steal the articles described. I never saw the complainant before I was arrested. I lived on the 28th of August at 99 Cherry St. I was told the name of the officer was Maguire who arrested me. of the 28th of August. I don't know this young man shown to me (Jacob Wolf).

Jacob Wolf sworn. I am the son of the complainant and on the 28th of August between 11 and 12 o'clock I saw the prisoner running near Kenwick St. I saw him from the back. I ran two blocks and was knocked down by a tall man and the prisoner got out of my sight. I saw the prisoners side face.

The jury rendered a verdict of guilty.

0146

Answered
July 4th 1886
R.B.K.

POOR QUALITY
ORIGINAL

0147

State of New York.

Executive Chamber,

Albany, Jan 8 1888

For Application having been made to the Governor for the
pardon of *Jesse Bush & Francis Gaffney*, who was
sentenced on *Oct. 24* 1883, in your County,
for the crime of *Larceny* for the term
of *5* years and *—* months to the State Prison
~~Penitentiary.~~ you are respectfully requested (in pursuance of
§ 695 of the Code of Criminal Procedure,
~~Chapter 346, Laws 1849~~) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict. An opinion is respectfully requested.

Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

David B. Hill

Governor.

To Hon. *V. B. Hartine*

District Attorney, &c.

Executive Office.

POOR QUALITY
ORIGINAL

0148

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

Police Court District 749

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph W. Macbeth
305 West 4th St.
George C. Smith

Offense *Grand Larceny*

Dated *September 22* 188*3*

Woodward Magistrate.

Thomas E. Feary Officer.
J. S. Precinct.

Witnesses *James Macbeth*

No. *464 Canal* Street.

No. *373* Street.

No. *2000* Street.

\$ *2000* to answer *J. S.*

James

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 *Jesse Bush*

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 *September 22* 188*3* *L. J. Gardner* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0149

Sec. 198-200

CITY AND COUNTY,
OF NEW YORK, } ss.

29

District Police Court.

Jesse Brush being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h. *10* right to
make a statement in relation to the charge against h. *him*; that the statement is designed to
enable h. *him* if he see fit to answer the charge and explain the facts alleged against h. *him*
that he is at liberty to waive making a statement, and that h. *10* waiver cannot be used
against h. *him* on the trial.

Question. What is your name?

Answer.

Jesse Brush

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.

508 West 55th St. about one week

Question. What is your business or profession?

Answer.

Plumber

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

Answer.

I am not Guilty of the charge

Jesse Brush

Taken before me this 29

day of September 1885

Wm. H. H. H.

Police Justice.

POOR QUALITY
ORIGINAL

0150

Qml

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 305 Hudson Street, Apartment 17

being duly sworn, deposes and says, that on the 28th day of August 1888

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 daytime with the intent to deprive the
the following property, viz:

Two Gold Watches together of the
Value of One hundred and thirty dollars.

And Good and lawful Money of the United
States Consisting of Notes or Bills of various
denominations and Values together of the
Value of One hundred dollars. And
Fourteen Plate Chains, Three Sets
of Gold Jewelry, Eight Gold Rings
Three Gold Pins and Two Gold Studs
together of the Value of One hundred and
seventy dollars. all being of the Value of One hundred
and thirty seven 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 Jesse Bush. (now here)

from the fact that at or about the hour
of Three O'clock. Noon on said date Deponent
was standing in front of his show window
of the store in said premises. Cleaning the
Windows. And on Deponent going into
the store after cleaning the Windows.
Deponent met the said Bush. Coming
out of the store. The said Bush asked
deponent when will you have the Chain

POLICE JUSTICE,

188

POOR QUALITY
ORIGINAL

0151

status which I left with you last night
done. And when Dependent was about to
answer the said Brush. He ran away
Dependent. Followed the said Brush to
corner. And. Morning there was no person.
After the store returned to said
premises. on. Entering the store discovered
that the said papers had been taken
Note and Carried away. Dependent
just identifies the said Brush as
the person. Who was coming out of
Dependent's premises and who ran away
from Dependent.

I sworn before me:
this 22nd day of September 1883 } Joseph H. Hooy

Joseph Farmer
Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0152

BOX:

115

FOLDER:

1219

DESCRIPTION:

Bumpus, William

DATE:

10/31/83



1219

POOR QUALITY
ORIGINAL

0153

318

For Thursday

Counsel,

Filed 31 day of Oct 1883

Pleads Not Guilty

THE PEOPLE

vs.

William

Bumping

[2 cases]

JOHN McKEON,

District Attorney

A True Bill.

John McKeon

Part 2 Nov 12, 1883

Pleads Guilty

Pen 6 months

Receiv[ed]
Larceny
[5528ms532]

0154

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Bumpus

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

William Bumpus

of the CRIME OF Petit LARCENY committed as follows:

The said William Bumpus

26th ~~on~~ the day of ~~October~~ in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms

one dressed sheep of the value of six dollars and thirty cents and thirty pounds of mutton of the value of twenty cents each pound

of the goods, chattels and personal property of one

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

John McKeon

District Attorney

0155

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

Police Court- 2810
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Beltrus
vs
William Pumpfus
Petitioner & Defendant

Dated October 29 1888
Magistrate.
Clerk.

Witnesses,
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
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 William Pumpfus

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 October 29 1888 J. M. Patterson Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0156

Sec. 198-200

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

William Bumpus 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 Bumpus

Question. How old are you?

Answer.

23 Years

Question. Where were you born?

Answer.

Fall River

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

Answer.

Fall River

Question. What is your business or profession?

Answer.

Labourer

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
William Bumpus

Taken before me this *27*
day of *October* 188*8*

William Bumpus
Police Justice.

0157

Police Court—2 District.

CITY AND COUNTY
OF NEW YORK, { ss.

Edward Debus 17 years
of No. 431 West 39th Street,

on the 26th day of October being duly sworn, deposes and says, that

in the year 188 at the City of New York, in the County of New York
he was violently and feloniously ASSAULTED and BEATEN by William
Bumpus (now here) who feloniously
assaulted deponent by cutting
deponent on the left hand
with some sharp instrument
causing a painful wound

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

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

Sworn to before me this 27 day
of October 188

Edward Debus

J. M. Patterson POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0158

V 319

Counsel,

Filed 31 day of Oct 1883

Pleads

Not Guilty

THE PEOPLE

vs.

P

William

Bumpus

[Escort]

Assault in the Second Degree.
(Section 218, Penal Code.)

JOHN McKEON,

District Attorney.

A TRUE BILL.

W. H. Anderson
Foreman.

Shutted out Nov 17/83 on another
indictment

0159

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William Bumpus

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

William Bumpus

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

The said William Bumpus

late of the City and County of New York, on the 26th day of
October, in the year of our Lord one thousand eight hundred and
eighty-three with force and arms, at the City and County aforesaid, in and upon one

Edward Belus

in the peace of the people of the said State then and there being, feloniously did
willfully and wrongfully make an assault: and the said William

Bumpus

with a certain instrument and weapon, a description
whereof is to the Grand Jury aforesaid unknown which the said

William Bumpus

in his right hand then and there had and held, the same being then and there a
knife likely to produce grievous bodily harm, then the said Edward Belus
then and there feloniously
did willfully and wrongfully strike, beat and bruise and wound,
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

John McKeon
District Attorney

0160

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

Police Court District 2

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Carol Duchinsky
 107 St.
 William Pumpino
 Peter Sarcany

Offence,

Dated October 27 188

John Patterson Magistrate.

Henry Armstrong Officer.

Witnesses, George Albert Clerk.

No. 417 West 38 Street,

No. _____ Street,

No. _____ Street,

\$ 800 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 William Pumpino

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

Dated October 27 188 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0161

Sec. 198—200

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

William Bumpus 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 Bumpus

Question. How old are you?

Answer.

23 Years

Question. Where were you born?

Answer.

Fall River

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

Answer.

Fall River

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 guilty of taking the Sheep

William Bumpus

Taken before me this
day of October 1887

William Bumpus
Police Justice.

0162

District Police Court

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK

Butcher 523 Ninth Avenue

being duly sworn, deposes and says, that on the 26 day of October 1883

at the Above premises in the City of New York,

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

of the deponent

the following property, viz :

One dressed Sheep of the
value of six dollars and thirty
Cents

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by William Pumpus (now

here) from the fact that deponent
saw the said defendant running
through thirty Ninth Street with the
said sheep on his defendant's shoulder
which he the said defendant had taken
stolen and carried away from a hook
in front of deponent's premises and deponent
caused the arrest of the said defendant
and identified the property which had been taken
stolen and carried away. Aaron Buchsbaum

Sworn before me this

day of

1883

Police Justice.

0163

BOX:

115

FOLDER:

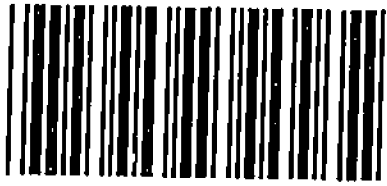
1219

DESCRIPTION:

Burke, Mary

DATE:

10/16/83



1219

POOR QUALITY
ORIGINAL

0164

115

J. H. Stewart
W. B. Calland

Counsel,

1883

Filed 16 day of

Pleads *St. Paul* (17)

THE PEOPLE

vs.

mon

James

INDICTMENT.
Grand Larceny in the Second degree.
(MONEY.)
[53528-531]

JOHN McKEON,

Det 24/93 Distict Attorney.

Det. Pleads Truly

A True Bill. Per: J. W. J. J. J.

J. H. Stewart

Foreman

W. B. Calland

0165

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mary B. Smith

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

Mary B. Smith
of the crime of GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said *Mary B. Smith*

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

Five 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; *Five* 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*; *ten* promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the
value of five 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 two dollars,
and of the value of two 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 dollar, and of the value of one dollar *each*; *Five* 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*; *Five* 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*; *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 two 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 one dollar, and *several articles of*
wearing apparel, of a number and
description to the Grand Jury
aforesaid unknown, of the value
of twenty dollars

of the goods, chattels, and personal property of one *Josephine Lenahan* then and there being found,
~~on the person of the said~~
~~from the person of the said~~ 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.

0166

Testimony in
the case of
Mary Burke
filed Oct 1863

4-7
The People v. Court of General Sessions. Part I
Mary Burke [Before Judge Gildersleeve.

Wednesday, October 24. 1883. Indictment
for grand larceny in the second degree

Josephine Lenihan sworn. I reside at
109 East Twelfth St. and my business is
ladies underwear; on the 1st of October
and prior to that the defendant was in
my employ as a servant; she had been
there seven months. I think she got twelve
dollars a month; she left about the 1st of the
month. I think it was Friday; when she
left my mother owed her fourteen dollars.

I don't employ the servants; my mother does.
My mother is not here; she is sick in bed.
The prisoner left clothing after her in her
room. About the time she left did you
lose any money? Lost from \$230 to \$235 on
the night she left and I have never seen
her from that time until I had her
arrested; she never returned for the clothes
or the money owed to her. Lost laces and
embroidery and ribbons that she stole
out of my ware room. That property belonged
to me. I had the money locked up in the
closet and I had the key myself, and I
had the key from the time I put it there
until I went again to find it. and it was

gone; she had a duplicate key for that closet; it was from that same closet she stole money before. Did this girl have access to the room in which the closet was? Yes sir, she had access to the whole house. At the time she left had she made any statement to you? We had notified her to leave as we found her out to be a liar and a drunkard too. Did she make any statement to you at the time she went away? No sir. She told my little sister that she was going out that evening and that mamma knew she was going and mamma knew nothing about it. Did she tell this to your little sister in your presence? No sir. The same night she went away the money and the clothing were taken; she never returned for her money or her clothing. Did you have any servants in the house? No sir. Was there any person there only members of your own family? No sir not after I put the money in. The money was in the closet but not in a drawer, on a shelf. Cross Examined. Do I understand you that your sister saw her when she went away? Yes sir. Is your sister here? Yes sir. Is your sister here? Yes.

Did she have any bag with her then that you know of? She might have had a bag of that size and we would not see it. You don't know whether she had or had not? No. She was with me three weeks when she stole from me as she proved herself; she had been in my mother's employ seven months; my mother engaged her. And the arrangement as to her pay, what she was to work for every month was made by your mother and her? Yes sir. And your mother paid her her wages? Yes sir. How many times did you ever pay her her wages? I do not know. Did you ever pay her at all? I do not know that either. It is not possible for me to remember when I have sixty girls to pay beside her. You speak about the clothes she left there, do you know whether or not when she went away she took her cloak and dresses with her? or not? I know she did; she left some clothes; it may have been aprons, skirts and a blue dress. I don't know whether they were old or new clothes. Did not you see them? It is a year ago this happened I have seen them I suppose. They were neither old nor new; they had been worn I remember that something was left. I do not remember what the value of it was.

They were cast off clothes weren't they? I do not think so. How do you know they were worn? By seeing them. They appeared to me as clothes that had been worn, still not old clothes. How many people are there in your family. Miss Leuekin were on this night in question? There are five sisters and my mother. Who else was in the house? Nobody else. We have two young men occupying a room. I don't know whether they were in the house or not at the time. The money that I speak of was in a closet in the hall attached to my work room. We got to the closet by going up stairs. The room occupied by the young men was on the top floor. Do they go through that hall as they go up or come down from their room? Yes sir. I never saw the prisoner have a key to that closet and I won't swear she had one. My mother and I went to the country last summer. I left the girl and a man whom we employ in charge. We had given the prisoner notice to leave. I cannot say that I ever saw my mother pay the prisoner her wages. The prisoner pleaded guilty and was sent to the penitentiary for two years.

POOR QUALITY
ORIGINAL

0171

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

Police Court- 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Josephine Senheim
109 East 12 St.
Mary Burke

Offence Grand Larceny

Dated October 11 1883

Magistrate.
David H. Hall
Officer.

20th Precinct.

Witnesses: Melie Senheim

No. 109 East 12th Street.

No. 109 East 12th Street.

No. 109 East 12th Street.
to answer
CMM.

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 Mary Burke

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 October 11 1883 [Signature] Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

POOR QUALITY
ORIGINAL

0172

Sec. 198-200

2d

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Mary Burke*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No 149 East 29th Street, 2 weeks*

Question. What is your business or profession?

Answer. *Servant*

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.*

Mary *her*
x *Burke*
mark

Taken before me this

day of

Oct 11 1883

Police Justice.

0173

2^d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssunder oath of No. 109 East 12th Street, New York City—
being duly sworn, deposes and says, that on the 1st day of October 1882at the factory and dwelling No. 109 East 12th Street City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night timethe following property, viz: Bills or notes good and lawful money
of the United States of various values and denominations
to the value together of Two hundred and thirty
dollars and sundry articles of clothing to the value
together of Forty dollars; in all of the value of Two
hundred and seventy 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 Mary Burtie now here, from the following
facts. Said Mary Burtie was at said time in the
employ of deponent at said premises as a servant. On
the evening of said day deponent left said money in a closet
on said premises at about seven o'clock. On the following
morning she missed said money from said closet. On
said evening said Mary left the premises ostensibly for the
evening only, but never returned or claimed wages due
her. Said Mary left behind her articles of clothing
and deponent found in her clothing so left five one
dollar bills which deponent believes to be her property from
the fact that deponent missed bills of that number and
denomination some days previously. Deponent found said

Police Justice.

0174

articles of clothing in the hallway leading to the front
door of said premises. Defendant has not seen or known the whereabouts of
said Mary since the date of said larceny until this day.

11 day of October 1883

[Signature]
Police Justice

Josephine Lupton

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0175

BOX:

115

FOLDER:

1219

DESCRIPTION:

Burke, Thomas

DATE:

10/25/83



1219

POOR QUALITY
ORIGINAL

0176

Counsel,
Filed *25* day of *Oct* 188*3*
Pleads

THE PEOPLE
vs.
Thomas
Burke
Robbery in the 2nd Degree
(Sections 224 and 229)

JOHN McKEON,

District Attorney

Left in his files
A True Bill. with *Exhibit*
W. H. O'Connell
Foreman.

0177

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 Burke

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

Thomas Burke

of the CRIME OF ROBBERY IN THE Second DEGREE, committed as follows:

The said Thomas Burke

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Seventeenth day of October _____ in the year of our Lord one
thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force
and arms, in and upon one Thomas Fitzpatrick _____
in the peace of the said People then and there being, feloniously did make an assault, and
one watch of the value of
five dollars _____

of the goods, chattels and personal property of the said _____
Thomas Fitzpatrick _____
from the person of said Thomas Fitzpatrick _____ and against
the will and by violence to the person of the said Thomas Fitzpatrick _____
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.

0178

Department of
Public Charities and Correction,

HENRY H. PORTER, Prest., THOMAS S. BRENNAN, JACOB HESS, Com's.

Office of City Prison, Cor. Franklin and Centre streets,

JAMES FINN,
Warden.

New York, Oct 26 1883

Hugh Donnelly Esq
Chief Clerk
Dear Sir,

The prisoner
Thomas Burke on Calender for
Oct 26 is a patient in Bellevue
Hospital, and will not be able to go
on trial for 2 weeks at least

Yours Respectfully
James Finn
Warden

0179

Department of
Public Charities and Correction,

HENRY H. PORTER, Prest., THOMAS S. BRENNAN, JACOB HESS, Com's.
Office of City Prison, Cor. Franklin and Centre streets,

JAMES FINN,
Warden.

New York, Oct 19 1883.

Mr. John M. Keon
Dist. Attorney
Dear Sir,

Thomas Burke
who was committed Oct 18 by Justice
Gardner for Robbery and held in
default of \$2500 Bail, escaped from
fourth tier of 3 Dist. Prison this A.M.
and is now in Bellevue Hospital
undergoing treatment for his injuries

Yours Respectfully
James Finn

Warden
P.S. He was in preparation to be
transferred to the

POOR QUALITY
ORIGINAL

0180

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

Police Court 3 District 809

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Shannon Burke
140 East 11th Street
Shannon Burke

2 _____
3 _____
4 _____

Dated Oct 18 1883

Magistrate
Shannon
Officer
Sullivan

7 Precinct

Witnesses
Shannon Sullivan
No. 1 in Precinct 7th Street
Shannon Sullivan
No. 2 _____
Street _____
No. 3 _____
Street _____
No. 4 _____
Street _____
\$ 25000 to answer _____
C. Sullivan

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 Shannon Burke

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

Dated Oct 18 1883 Shannon Sullivan Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

POOR QUALITY
ORIGINAL

0181

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer. *Thomas Burke*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *I have no regular residence*

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*

Thomas Burke

Taken before me this

18

day of *October*

1883

August W. Warner
Police Justice.

POOR QUALITY
ORIGINAL

0182

Police Court *3rd* District.

CITY AND COUNTY }
OF NEW YORK. } ss.

year a *Burscher* *Thomas Fitzpatrick* aged *21*
of No *140* *East Broadway* Street.

being duly sworn, deposeth and saith, that on the *17* day of *October*
188 *3*, at the *Seventh* Ward of the City of New York, in the County
of New York, was feloniously taken, stolen, and carried away, from the person of deponent
by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

One gold plated Watch of the value
of five dollars

of the value of _____ 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

Thomas Burke (now here)
from the fact that while deponent
came from a liquor store corner of East
Broadway and Catharine Street, said
Burke struck deponent one violent
blow in the face with his fist, and
at the same time seized hold of the
Watch chain attached to the above described
Watch then in the left hand pocket of the
deponent worn upon deponent's person,
that he snatched the Watch (here shown)
from said Watch chain by force and
violence and against deponent's will

Sworn before me this

day of

188

Deputy Justice.

as aforesaid Defendant seized hold of
said Burke and held him, when he
pulled a Revolving pistol from his pocket
pointed said Revolving pistol at defendant,
and told defendant to let him go or he would
kill defendant; that defendant did let go
of said Burke, that defendant then
called officer Michael Sullivan of
the 7th Precinct, who arrested said
defendant.

Sworn to before me this } Thomas J. Fitzpatrick
18th day of October 1883 }
Sergeant
Police Justice

Police Court— District.

AFIDAVIT—ROBBERY.

THE PEOPLE, & c.

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate.

Officer

Witnesses: