

0170

BOX:

419

FOLDER:

3872

DESCRIPTION:

Brown, Arthur

DATE:

12/08/90



3872

0171

Son of Jacob Seebacher - R.B.M.

#64

Witnesses:

May Harris

Counsel,

Filed

day of

Dec 18 90

Pleads,

Guilty - 9

THE PEOPLE

vs.

Arthur Brown

Do.
 390
 Seebacher

Grand Larceny Sec 538, 539, Penal Code.

JOHN R. FELLOWS,

District Attorney.

A True Bill

William K. Kinnelner
Foreman.

Dec 9/90
Pearl J. J.
Ben W. R.B.M.

0172

Police Court— 3 District

Affidavit—Larceny.

City and County }
of New York, } ss.

May Harris

of No. 207 E 14th Street, aged 24 years,
occupation Tailor being duly sworn

deposes and says, that on the 25th day of November 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One Suit of mens Clothes to the
value of sixty five dollars
\$65⁰⁰/₁₀₀

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 Arthur Brown

in the following manner to wit: Deponent came to the residence of deponent at aforesaid premises and told deponents wife that deponent had sent him (defendant) for said suit of clothes. Said property was given to defendant deponents wife believing that defendant had been sent for said clothes and defendant has since failed to return said property. Deponent therefore charges the defendant with having taken, carried away and stolen said property and he now prays that said defendant be arrested and held to answer May Harris

Sworn to before me, this 26th day of 1890
Police Justice

0173

CITY AND COUNTY }
OF NEW YORK, } ss.

Ernestus Harris

aged _____ years, occupation *married* of No. *207*

East 114th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Max Harris*

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

knowledge.

Ernestus Harris

Sworn to before me, this *30th*

day of *October* 188*9*

E. Hagan

Police Justice.

0174

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Arthur Brown*

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. *392 Pleasant Avenue 3 years*

Question. What is your business or profession?

Answer. *Printer*

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

Answer.

*I am guilty
Arthur Brown*

Taken before me this

28
th

day of *November*

1880

Police Justice

[Signature]

0175

Sec. 151.

Police Court 3 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Max Harris of No. 104 E 114th Street, that on the 25 day of November 1887 at the City of New York, in the County of New York, the following article to wit:

One Suit of mens clothes
of the value of Sixty five Dollars,
the property of Depriving
w. as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Arthur Gebach

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 26 day of November 1887
[Signature]
POLICE JUSTICE

0176

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Max Harris
vs.
Arthur Brown

Warrant-Larceny.

Dated November 20 1890

Hogan Magistrate

Roney Officer.
3rd Div. City

The Defendant _____
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

_____ Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

_____ Police Justice.

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

Dated _____ 188

_____ Police Justice

for 27/90
20 yrs
was
Clerk
J.
Mrs. 3 Ave

The within named

0177

Nov. 28 3 pm
Nov 30 A.M

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

Police Court 3 1998 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Max Morris

1 Arthur Brown

2 _____
3 _____
4 _____
Offence: Larceny Felony

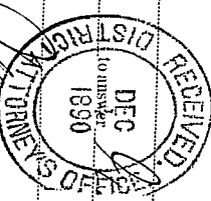
Dated Nov 27 1890

Stephan Magistrate
Pomeroy Officer

Witnesses: Maria Green
No. 207 E 114 St

Witnesses: Ernestus Kerner
No. 207 E 114 St

No. _____ Street,
\$ 500



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

Defendant

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

Dated Nov 28 18 90 Stephan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Arthur Brown

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

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

The said *Arthur Brown*

late of the City of New York, in the County of New York aforesaid, on the *twenty-fifth*
day of *November* in the year of our Lord one thousand eight hundred and *ninety*,
_____, at the City and County aforesaid, with force and arms,

*one coat of the value of thirty
dollars, one vest of the value
of fifteen dollars, and one pair
of trousers of the value of
twenty dollars*

of the goods, chattels and personal property of one *Max Starvic*

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 A. Fellows,
District Attorney.

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0180

BOX:

419

FOLDER:

3872

DESCRIPTION:

Brown, David

DATE:

12/12/90



3872

Witnesses:

L.T. Farley
Officer M. Blusky

#139 J.B.
Counsel,
Filed 12 day of Dec 1889
Pleads Not guilty to

THE PEOPLE

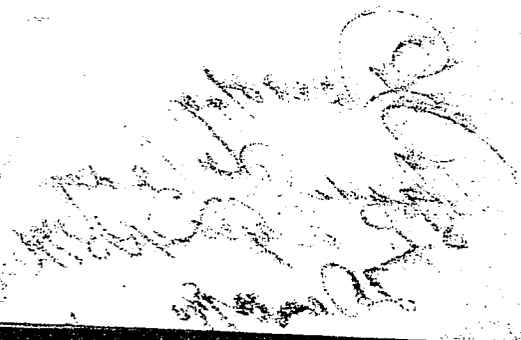
vs.
- 1 1/2 hours
waiter I
David Brown

Robbery Second degree.
[Sections 224 and 225, Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John Van Kanneler
Part III Foreman
8/91 -
? reads - Grand Jurors 2
James S. G. J.
2 1/2 mos I.P.
Jan 1/91



0182

Police Court-- 2 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Laurence F. Farley

of No. 108 Barrow Street, Aged 27 Years

Occupation Packer being duly sworn, deposes and says, that on the

7th day of December, 1888, at the 15th Ward of the City of New York,

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

Good and lawful money of the United States, consisting of two two dollar notes, and divers coin of the amount of eight cents. All

amounting to the sum of Four dollars and eight cents (\$4⁸⁸/₁₀₀)

of the value of Four dollars and 88/100 DOLLARS,

the property of Deponent

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

David Brown (now here) from the following facts to wit: that deponent was walking along West 3rd Street, on the aforesaid date, when between MacDougal Street and Fifth Avenue, in said street, about the hour of 8.45 A.M., said defendant came up to deponent, and struck him a blow with his clinched fist on the face, knocking him down on the sidewalk, and that while down said defendant inserted his hand in the pocket of a coat then and there worn on deponents person, and forcibly and

Day of 1888 Sworn to before me, this

Police Justice

feloniously took, stole and carried away said property -

And deponent is further informed by Officer John R. M. Bluskey of the 4th Precinct Police, that he found the said property in the possession and on the person of said defendant

December 1880

[Signature]

[Signature]

Dated 1880 Police Justice

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

Dated 1880 Police Justice

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

Dated 1880 Police Justice

of the City of New York, until he give such bail.

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

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

Police Court, District,

THE PEOPLE, etc., on the complaint of

Offence—ROBBERY.

vs.

- 1
2
3
4

Dated 1880

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

CITY AND COUNTY }
OF NEW YORK, } ss.

John R. McEuskey

aged _____ years, occupation *Police Officer* of No.

9th Police Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Lawrence F. Farley*

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

Sworn to before me, this

day of *December* 18*97*

John R. McEuskey

[Signature]
Police Justice.

0185

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

David 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. David Brown

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. N. J.

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

Answer. 16 1/2 Downing Street - 6 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

his David X Brown mark

Taken before me this day of December 1888

Police Justice

0186

Police Court... 1891
District.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James F. Fawcett
108-13 Ave. A

David Brown

Robbery

Offence

Dated December 8 1891

Magistrate

Officer

Preinct.

Witnesses

No.

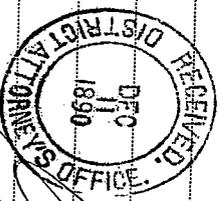
No.

No.

No.

\$ 2500

COMMISSIONER



COMMITTED.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 December 8 1891 D. J. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0187

New York. Jan 8/91

Dear Sir.

This is to certify that
David Brown has been a tenant
in 16 1/2 Downing Street. House 3
I have always found him quiet
and industrious and sober.

Yours respectfully

Mrs. Eller.
House-keeper.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

David Brown

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

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

The said David Brown,

late of the City of New York, in the County of New York aforesaid, on the seventh day of December, in the year of our Lord one thousand eight hundred and eighty ninety in the day time of the said day, at the City and County aforesaid, with force and arms, in and upon one Lawrence T. Farley, in the peace of the said People, then and there being, feloniously did make an assault, and

two promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of two dollars each; two promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollar each; two United States Gold Certificates, of the denomination and value of two dollar each; two United States Silver Certificates, of the denomination and value of two dollar each;

one nickel coin of the United States of America, of the kind called five cent piece, of the value of five cents, and three coins of the United States of America, of the kind called cents, of the value of one cent each.

of the goods, chattels and personal property of the said Lawrence T. Farley, from the person of the said Lawrence T. Farley, against the will, and by violence to the person of the said Lawrence T. Farley, 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 P. Fellows, District Attorney

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of

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

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

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

JOHN R. FELLOWS,
District Attorney.

0190

BOX:

419

FOLDER:

3872

DESCRIPTION:

Brown, Edward

DATE:

12/10/90



3872

Witnesses:

Amos Constock

26 May 1901

Deft. Amos Constock

1150 CP

30 days

#107

CP

Counsel,

Filed

day of

1890

Pleads,

Guilty

THE PEOPLE

60 Real bid vs. 11 1/2 2 J. P. Kelly B

Edward Brown

Containing a Retort in [Sec. 325, Penal Code]

JOHN R. FELLOWS,

District Attorney.

Part 2 Apr 27, 1892

A TRUE BILL.

William Van Curen

Foreman.

Part 2 - April 28, 1892

Pleads Guilty to Misdemeanor

Richard & CP 10 days CP

CITY, COUNTY and STATE of NEW YORK, ss:

ANTHONY COMSTOCK of 43 Park Row being duly sworn, deposes and says, that he is informed, has just cause to believe, and verily does believe and charge that EDWARD BROWN here present, did at the City, County and State of New York on the 8th. day of October 1890, unlawfully aid, assist, and abet in the contriving, proposing, and carrying on of a Lottery, which said Lottery is set on foot for the purpose of disposing of Property by Chance.

Deponent further says, that in aiding, assisting, and abetting of said Lottery, the said BROWN did carry and deliver to a certain Office occupied and kept by EDWARD BARKER, certain Sheets hereto annexed, containing the Records of what is commonly called "Lottery Policies", the same being the Records as Deponent is informed and verily believes of Numbers bet and sold in certain Lotteries, dependent upon a certain Drawing about to be made this 8th. day of October 1890; that the said BROWN did bring the said Paper to the said Room, 212 Broadway, and deliver the same there, and did confess to Deponent that he brought the Book(meaning two Sheets of Manifold Book, one of which is hereto annexed) from the Office of J. CLUTE, ~~29 Park Row~~, to be delivered at this Room, which said Room Deponent is informed and verily believes, is the Room where the Manifold Books, or records of Numbers bet and sold in said Lotteries, commonly called "Lottery Policies" are sent and delivered in order to be forwarded to the backers of the Game.

2.

Deponent was informed by the said BROWN that he has on former occasions brought the said Books to ^{to} Rooms occupied by EDWARD BARKER in furtherance of said Lotteries, against the peace and dignity of the People of the State of New York, against the form of the Statute and such case made and provided, particularly Section 325 of the Penal Code.

Subscribed, and sworn to :
before me, this 8th. day :
of October 1890. :

Anthony J. ...

J. J. ...

Police Justice.

[A large, heavily textured and mostly illegible area, possibly a stamp or a large handwritten note, is present on the left side of the page.]

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Brown.*

Question. How old are you?

Answer. *53 years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *540- 2nd Avenue 5 years.*

Question. What is your business or profession?

Answer. *Real Estate*

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.
Edward Brown*

Taken before me this

188

Police Justice.

[Signature]

0196

Police Court... District, 1550

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by *Michael Frank*
Residence *50 Cherry Street*

No. 2, by

No. 3, by

No. 4, by

No. 5, by

Residence

Residence

Residence

Edmund Frank

William Conover

Offence *Robbery*

Date

Oct 8 1890

Edmund Frank
Magistrate

William Conover
Officer

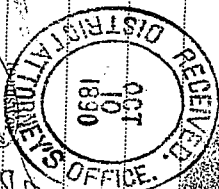
Witnesses

No.

No.

No.

No.



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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 8 1890* *J. W. ...* Police Justice.

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

Dated *Oct 9 1890* *J. W. ...* Police Justice.

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

Dated *...* 18 *...* Police Justice.

0197

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ramond Brown

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

indictment, accuse Ramond Brown of the crime

of contributing and proposing and
of the crime of assist[ing] in contributing and
and drawing
proposing a lottery.

committed as follows:

The said Ramond Brown,

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

Eight day of October, in the year of our Lord one thousand
eight hundred and ninety _____, at the City and County aforesaid,

did demandly contribute and propose, and
assist in contributing, proposing and
drawing a certain lottery, the same
being a scheme for the distribution

of property, by chance among persons
 who had paid a valuable consideration
 for such chance, (a more particular
 description of which said lottery
 is to be found among the laws
 and former laws of the State) against the
 form of the Statute in such case
 made and provided, and against
 the peace of the People of the State
 of New York, and their dignity.

John P. Fellows, Jr.

Attorney

0199

BOX:

419

FOLDER:

3872

DESCRIPTION:

Brown, George

DATE:

12/22/90



3872

0200

#200 *CB*

Witnesses;

Arthur B. Busch

Counsel,

Filed *22* day of *Dec* 18 *90*

Pleads,

THE PEOPLE

vs.

George Brown

3rd
1007 Hampden (2 cars)

POLICY.
[SS 848 and 844, Pennl Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van... Foreman.

Dec 25/90
Pleaded Guilty 1st Count
Fine \$150. R.B.M.

10/11/20
11-12-20
28-10-52
24-60-66
58-64-73

interviewed
 sworn deposes and says, he is more than

age, and is employed as *chief* agent of the New York Society for the Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that *George Roe*

whose real name *is* unknown, but who can be identified by *R. B. McCully* did, at the *city* of _____ County _____ and State of New York, on or about the *26th* day of *November* 18*90*!

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

Deponent further says, he has just ~~cause~~ ^{*cause*} to believe, is informed and verily does believe from ~~personal observation and from~~ statements made by *R. B. McCully* to deponent

that the said *George Roe* aforesaid, now has in *his* possession, at in and upon certain premises occupied by *him* and situate and known as *172 Blocker street* in the *city* of *New York* and within the County and State aforesaid, for the purpose of using the same as a means to commit a

IN SENATE, JANUARY 18, 1880.
OF THE COUNTY OF Westchester
AND STATE OF NEW YORK.

50 Nassau Street, New York City, being duly sworn deposes and says, he is more than

21 years of age, and is employed as Chief agent of the New York Society for the
Suppression of Vice, that he has just cause to believe, is informed and verily does
believe, that George Roe

whose real name is unknown, but who can be identified by R. B. McCully
did, at the city of _____ County
of _____ and State of New York, on or about the 26th day of November 1880;

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

Deponent further says, he has just ^{cause} ~~come~~ to believe, is informed and verily does
believe from personal observation and from statements made by R. B. McCully

to deponent

that the said George Roe
aforesaid, now has in his possession, at in and upon
certain premises occupied by him and situate and known as number
172 Bleeker street
in the city of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

GLUED PAGE

0203

Bit 20° at 172 Blakes
1-40 Pm. Jan 26th 1891
R.B. M. C.

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

Subscribed and sworn to before me this } *Anthony B. McCully*
11th day of December 1880. }

Police Justice.

CITY OF New York AND COUNTY OF New York ss.

Row being further sworn deposes and says that on the 26th day of November 1880,

deponent visited the said premises, named aforesaid, and there saw the said George Roe aforesaid, and had dealings and conversation with him as follows:

Deponent entered said premises on the 26th. day of November, saw GEORGE ROE, who handed Deponent printed list of drawings, and said: "To-morrow we wont be doing any business" (meaning that on Thanksgiving Day they would not be doing any business.) Deponent looked at the drawings, took a piece of paper and wrote on it the following numbers:

- | | | |
|-----|----|-----|
| " 4 | 12 | 20 |
| 28 | 40 | 52 |
| 54 | 60 | 66 |
| 58 | 64 | 73" |

and handed the same to GEORGE ROE and asked him if he could play those four gigs in Lottery for twenty cents. The said GEORGE ROE answered: "Certainly, Boss" and then took the piece of paper with the numbers on, which said paper is annexed to the aforesaid Affidavit, copied the said numbers upon another paper, and handed the paper upon which he had written the play to Deponent, and Deponent paid the sum of

twenty cents for the same.

Subscribed, and sworn to before me

Robert B McLeilly

this 11th. day of December 1890.

A J White

Police Justice.

30 30 30
10 30 30
4 13 30

0206

W

THE PEOPLE

ON COMPLAINT OF

Arthur J. ... et al

AGAINST

George Rose

*Violation Sec. 244, P. C.
Gambling and Policy.*

Affidavit of Complaint.

WITNESSES :

Police Justice.

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

0207

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George Brown

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. N.Y.

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

Answer. 185 Thompson St. 6 years

Question. What is your business or profession?

Answer. clerk

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

Answer. I am not guilty

George Brown

Taken before me this

day of

12
1887

Police Justice.

0200

Sec. 151.

Police Court, 14 District.

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

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York. GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Audrey J. J. McCuey of No. 43 Park Road Street, charging that on the 26 day of November 1890 at the City of New York, in the County of New York that the crime of selling what is commonly called a lottery policy

has been committed, and accusing George Roe whose real name is unknown but who can be identified by R. B. McCuey thereof.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriff, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 14 DISTRICT POLICE COURT, in the said City or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 11 day of December 1890.
A. J. White POLICE JUSTICE.

POLICE COURT, 14 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Audrey J. J. McCuey
vs.
George Roe

Warrant-General.

Dated _____ 1890

Magistrate.

Officer.

The Defendant

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

Officer.

Dated _____ 1890

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, _____
Native of _____
Age, _____
Sex, _____
Complexion, _____
Color, _____
Profession, _____
Married, _____
Single, _____
Read, _____
Write, _____

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer in the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Santoch & Robert B. McCreary of 43 Park Row Street, New York City, that there is probable cause for believing that George Row, whose real name is unknown but who can be identified by R.B. McCreary

has in his possession, at, in and upon certain premises occupied by him and situated and known number 172 Bleacher street in said City of New York certain and divers device, establishment, apparatus and articles suitable for gambling purposes, lottery policies, lottery tickets, circulars, writings, papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, blackboards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night time to make immediate search on the person of the said George Row

and in the building situate and known as number 172 Bleacher street aforesaid, for the following property, to wit: all Faro layouts, all Roulette Wheels and layouts, all Rouge et Noir, or Red and Black layouts, all gaming tables, all chips, all packs of cards, all dice, all deal boxes, all lottery policies, all lottery tickets, all circulars, all writings, all papers, all documents in the nature of bets and wagers, or insurance upon the drawings, or drawn numbers of a lottery, all books all documents for the purpose of enabling others to gamble or sell lottery policies, all blackboards, all slips or drawn numbers of a lottery, all money to gamble with, and all device, establishment, apparatus and articles suitable for gambling purposes.

And if you find the same, or any part thereof, to bring it forthwith before me at the 14 District Police Court at the Courts in Centre street in the City of New York.

Dated at the City of New York, the 11 day of December 1880

Handwritten signature of A.J. White

POLICE JUSTICE.



0210

Inventory of property taken by Wm C Toole the Peace Officer by whom this warrant was executed :

~~Faro-layouts, Roulette-Wheels, Roulette layouts, Rouge et Noir layouts, gaming tables, chips, packs of cards, dice, deal boxes, deal trays for holding chips, cue boxes, markers, or tally cards, ivory balls, lottery policies, lottery tickets, circulars, writings, papers, 1 black boards, 4 packs slips, or drawn numbers in policy, money, 2 manifold books, one slates, 1 agate pencil, 1 zinc 24 manifold sheets,~~

City of New York and County of New York ss:

I. Wm C Toole the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 12th day of Dec. 1890

William C Toole
Just C. O. Quinn
Police Justice.

Police Court--- 12 District.

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Anton Bonavent
vs.
George Ror-

Dated 188

Justice.

Officer.

0211

Police Court
District

1856

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. Conover
George Brown
Complainants
Lottery
Offender

1
2
3
4

Dated *Dec 12 1890*

White Magistrate
Margaret White Officer

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



No. *5111* Street *W.A.*

Bohler

PAID

N^o. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James
1658 7th

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

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

Dated *Dec 12 1890* *A. J. White* Police Justice.

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

Dated *Dec 12 1890* *A. J. White* Police Justice.

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

Dated..... 18..... Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
George Brown

The Grand Jury of the City and County of New York, by this indictment, accuse
George Brown
of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES,
committed as follows:

The said *George Brown*

late of the *Eighteenth* Ward of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *December* in the year of our Lord one thousand eight hundred and *ninety*, at the Ward, City and County aforesaid with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and the dignity.

SECOND COUNT.—

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

George Brown
of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *George Brown*

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

THIRD COUNT.—

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

George Brown

of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A LOTTERY POLICY, committed as follows:

The said George Brown

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

Robert D. McCully

a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper, instrument and writing, called a Lottery Policy, is as follows, that is to say:

*B. all day
Dec 11=
19. 31. 43 2/10.=*

(a more particular description of which said instrument and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.—

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

George Brown

of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said George Brown

late of the Ward, City and County aforesaid, afterward, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

Robert D. McCully

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

ticular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

*B. all day
Dec 11 =
19. 31. 43 2/10 =*

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT.—

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

George Brown

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

George Brown

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

Robert B. McCully

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

*B. all day
Dec. 11 =
19. 31. 43 2/10 =*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

#107 *[Handwritten signature]*

Witnesses

Wm. R. Busch

Counsel,
Filed 22 day of Dec 1890
Pleads,

THE PEOPLE

George Brown
(2 cases)

POLICY.
[SS 843 and 844, Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. Van Lennep
Dec 23/90 Foreman.
Found Guilty 1st Count
Sentence suspended
R.B.M.

GLUED PAGE

0216

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

[Redacted area with illegible handwriting]

Anthony
of 43 Paul Row ~~150 Nassau Street~~, New York City, being duly sworn deposed
21 years of age, and is employed as Chief agent of the
Suppression of Vice, that he has just cause to believe,
believe, ^{in charge} that George Brown ~~him~~

whose real name ~~is~~ unknown, but who can be identified by _____
_____ did, at the city of _____ County
of _____ and State of New York, on or about the 11th day of Dec. 1890.

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

Deponent further says, ^{and charges} ~~he has just come to believe, is informed and verily does~~
believe from personal observation and from statements made by _____

_____ to deponent,
that the said George Brown
_____ aforesaid, ~~now~~ ^{did} have in his possession, at in and upon
certain premises occupied by him and situate and known as Number
172 Bleecker street
_____ in the city of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

GLUED PAGE

0217

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

B. all day
Dec 11
1931-113 2/10

43 Park Row
of ~~150 Nassau~~ Street, New York City, being duly sworn deposed
21 years of age, and is employed as Chief agent of the

Suppression of Vice, that he has just cause to believe,
^{charge} believe, that George Brown here

whose real name ~~is~~ unknown, but who can be identified by _____
_____ did, at the city of _____ County
of _____ and State of New York, on or about the 11th day of Dec. 1890.

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

Deponent further says, ^{in charges} ~~he has just come to believe, is informed and verily does~~
~~believe from personal observation and from statements made by~~ _____

_____ to deponent
that the said George Brown
_____ aforesaid, ~~now~~ ^{did} have in his possession, at in and upon
certain premises occupied by him and situate and known as Number
172 Bleeker street
_____ in the city of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

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

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

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

_____ did, at the City of _____ County
of _____ and State of New York, on or about the 11th day of Dec. 1890.

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

Deponent further says, ^{and charges} ~~he has just come to believe, is informed and verily does~~
~~believe from personal observation and from statements made by~~ _____

that the said George Brown _____ to deponent,

_____ aforesaid, ^{did} ~~now~~ have in his possession, at in and upon
certain premises occupied by him and situate and known as Number
172 Bleecker street
_____ in the City of New York and within
the County and State aforesaid, for the purpose of using the same as a means to commit a

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

Subscribed and sworn to before me this }
12th day of December 1890. } Anthony Boutsch
[Signature] Police Justice.

CITY OF New York AND COUNTY OF New York ss.
Robert B. McCully, of 43 Park Row

being further sworn deposes and says that on the 11th day of December 1890,
deponent visited the said premises, named aforesaid, and there saw the said
George Brown aforesaid, and
had dealings and conversation with him as follows:

Deponent saw George Brown selling what are
commonly called lottery policies, and
deponent purchased of the said Brown
the paper or what is commonly called a
lottery policy hereto annexed to
the foregoing affidavit of Anthony Boutsch
and deponent paid the said Brown the
sum of 20 cents for the same.
The said Brown wrote and recorded the
said lottery policy or numbers as said

0220

paper upon his manifold book in
the presence of his deponent.

Subscribed & sworn to before me, Robert B McCully
this 12th day of December 1890.

A. J. White
Police Justice.

0221

THE PEOPLE

ON COMPLAINT OF

Anthony Santoch

AGAINST

George Brown,

*Violation Sec. 344, P. C.
Gambling and Policy.*

Affidavit of Complaint.

WITNESSES :

Police Justice.

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

0222

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *George Brown*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *185 Thompson St. 6 yrs*

Question. What is your business or profession?

Answer. *clerk*

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

Answer. *I am not guilty*

George Brown

Taken before me this *12* day of *April* 19*12*
[Signature]
Police Justice.

0223

1887
District
Police Court

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

John Henry Conover
George Brown
Offence

1
2
3
4

Dated *Dec 12 1890*

Margaret White
Magistrate
Officer
Precinct

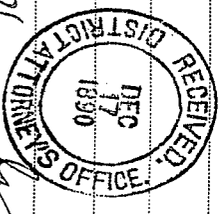
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



Paul

BAILED

No. 1, by *H. L. Gange*
Residence *160 E 4th* Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

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

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

Dated *Dec 2 1890* *A. J. White* Police Justice.

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

Dated *Dec 12 1890* *A. J. White* Police Justice.

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

Dated..... 18..... Police Justice.

0224

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

Antony Lauricchio being duly sworn, deposes
and says, that George Brown
here present, is the one known as George Roe
in annexed complaint.

Subscribed and sworn to before me, this }
12th day to Dec 1900 }

Antony Lauricchio

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Brown

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

George Brown

of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *George Brown*

late of the *Fifteenth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-sixth* day of *November* in the year of our Lord one thousand eight hundred and *ninety*, at the Ward, City and County aforesaid with force and arms, unlawfully did keep a certain room in a certain building, there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called "policy," where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and the dignity.

SECOND COUNT.—

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

George Brown

of the CRIME OF KEEPING A ROOM TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said *George Brown*

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

THIRD COUNT.—

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

George Brown
of the CRIME OF SELLING TO ANOTHER WHAT IS COMMONLY KNOWN AS A
LOTTERY POLICY, committed as follows:

The said George Brown

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

one Robert B. Mc Cully

a certain paper, instrument and writing, commonly called a Lottery Policy, which said paper,
instrument and writing, called a Lottery Policy, is as follows, that is to say:

B M Nov 26 =
- 4-12-20
28.40.52
54.60.66
58.64.73 1/5 =

(a more particular description of which said instrument and writing so commonly called a
Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.—

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

George Brown
of the CRIME OF SELLING A PAPER AND WRITING, IN THE NATURE OF A BET
AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said George Brown

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

one Robert B. Mc Cully

a certain paper and writing, in the nature of a bet and wager upon the drawn numbers of a
certain lottery, the same being a scheme for the distribution of property by chance among
persons who had paid or agreed to pay a valuable consideration for such chance (a more par-

ticular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper and writing is as follows, that is to say :

B Nov 26 =
-4-12.20
28-40.52
54.60.66
58.64.73 *1/5 =*

(a more particular description of which said paper and writing is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT.—

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

George Brown

of the CRIME OF SELLING A WRITING PAPER AND DOCUMENT IN THE NATURE OF OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said

George Brown

late of the Ward, City and County aforesaid, afterward, to wit: On the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

Robert B. McCully

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

B Nov 26 =
-4-12.20
28.40.52
54.60.66
58.64.73 *1/5 =*

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0228

BOX:

419

FOLDER:

3872

DESCRIPTION:

Brown, John

DATE:

12/10/90



3872

0229

+ 106

Witnesses:

Audrey Constock

Counsel

Filed

day of

Dec 1950

Pleads

THE PEOPLE

vs.

John Brown

POLICY.
[S 344, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

William K. ...

Foreman.

*deft. dead -
Lee aff dot & cert. filed
Dec 11/50 RBM*

0230

BOX:

419

FOLDER:

3872

DESCRIPTION:

Brown, John

DATE:

12/10/90



3872

+ 106.

Witnesses:
Arthur Constock

Counsel,
Filed *10* day of *Dec* 19*90*
Pleads

THE PEOPLE

vs.

B.
John Brown

POLICY.
[§ 944, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

William Van Buren
Foreman.
deft. dead
Lee aff dot & cert. filed
Dec 11/90 RBM

Court of General Sessions of the
 Peace County of New York Part One.

The People vs }
 John Brown } Selling Lottery Tickets

City & County of New York ss

Christopher Melcher
 of No 418 West 57th in said City & County being
 duly sworn says that he is the son-in-law
 of the person arrested for selling lottery tickets
 on the 5th day of October, under the name
 of John Brown which said name is pic-
 -tures. That said Brown's proper name
 was Henry Borchers. That said Brown
 or Henry Borchers did on the 5th day
 of Nov. 1852, at premises No 13 West 52nd
 St in said City - That deponent well
 knows that said John Brown or Henry
 Borchers is the person herein called
 & held in this way in this Court, from
 the fact that deponent became the
 bondsman for said Brown or Henry
 Borchers, to appear and answer the
 Indictment herein, found by the
 Grand Jury of said County - That
 deponent saw said John Brown

of Henry Foxchess buried on the 8th
day of Nov. 1890, at the Ludwan
Cemetery, at Long Island City -

Sworn before me this } Christopher Welch
11th day of Dec. 1890 }

Oliver Hall
Deputy Clerk
Court of Land Sessions
N. Y. City

0234

Form No. 50.

New York, Dec 11th 1890.

A Transcript from the Records of the Deaths Reported to the Health Department of the City of New York.

County of New York.

STATE OF NEW YORK.

CERTIFICATE OF DEATH, IN THE CITY OF NEW YORK.

No. of Certificate, 34904

1. Full Name of Deceased, { Write legibly and spell correctly. If an infant not named, give parents' names. } Henry Barchus

2. Age, 45 years, 2 months, _____ days. Color (Race, if other than the white.) _____

3. Single, Married, Widower or Widowed. (Cross out the words not required in this line.) _____ 4. Occupation, Bookkeeper

5. Birthplace (State or Country.) Prussia (How long in the United States, if of foreign birth.) 11 1/2 yrs

6. How long Resident in this City, _____

7. Father's Birthplace, (State or Country.) Prussia Father's Name, John Barchus

8. Mother's Birthplace, (State or Country.) _____ Mother's Name, Anna

9. Place of Death, (If an Institution, please state the name.) 113 W. 52^d No. _____ Street 221 Ward _____

10. Residence before admission into the Institution (Name of Street & No. of House), _____ (Signature and residence of Reporter.) _____

11. I Hereby Certify that I attended deceased from Oct. 20 1890 Nov. 4 1890 that I last saw him alive on the 17th day of Nov 1890, that he died on the 5th day of Nov 1890, about 1 o'clock, A.M. or P.M., and that, to the best of my knowledge and belief, the Cause of his death was as hereunder written:

	(Write opposite each cause if unknown, it should be so stated.) Duration of Disease in				* The duration of each Disease when given, is reckoned from its commencement until death.
	Years.	Months.	Days.	Hours.	
Chief and Determining } <u>Septicæmia with diarrhoea</u>			<u>15</u>		
Consecutive and Contributing } <u>Solapain</u>					

Sanitary observations, _____

Witness my hand this 5th day of Nov 1890 _____ (Signature) J. Macmillan Knicker M. D.,

Place of Burial, Calvary

Date of Burial, Nov. 7 1890

Undertaker, Martin Singer Residence, 362 W 50th

Residence, 402 9th

† By first floor is meant the floor immediately above or on a level with the grade of the street adjoining; the basement floor is below the level of the adjoining street.

A True Copy.

L. Goldman Chief Clerk.

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

Should be certified by the head of the family or other responsible friend.

Should be Certified by the Physician.

NEW YORK

CITY OF New York COUNTY OF the City and County of New York
AND STATE OF NEW YORK.

43 Park Row
of 150 Nassau Street, New York C

21 years of age, and is employed

Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that John Brown here present

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

did, at the City of the City and County of New York County of the City and County of New York and State of New York, on or about the 8th day of October 1890,

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

Deponent further says, he has just come to believe, is informed and verily does believe ^{and charge} from personal observation and from statements made by J. R. Collard

to deponent that the said John Brown

aforesaid, ~~now~~ ^{did} have in his possession, at in and upon certain premises occupied by him and situate and known as the rear of number 132 Greenwich street in the city of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

Handwritten notes:
Bull Ex. Court
1-1-1
234/35
1/2/3/4/5
9 34 5 3 7 11

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

Anthony Fontana
43 Park Row
of ~~150 Nassau~~ Street, New York City, being duly sworn deposes and says:

21 years of age, and is employed as Chief agent of the New York

Suppression of Vice, that he has just cause to believe, is informed and verily does believe, that John Brown here present

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

did, at the City of _____ County
of _____ and State of New York, on or about the 8th day of October 1890,

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

Deponent further says, he has just come to believe, is informed and verily does believe ^{and charge} from personal observation and from statements made by J. R. Collard

to deponent that the said John Brown

aforsaid, ~~now~~ ^{did} have in his possession, at in and upon certain premises occupied by him and situate and known as the rear of number 132 Greenwich street

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

John Brown
Oct 8/90
Book

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

Anthony Buntzel
of ^{43 Park Row} ~~150 Nassau Street~~, New York City, being duly sworn deposes and says
21 years of age, and is employed as chief agent of the New York
Suppression of Vice, that he has just cause to believe, is informed and verily does
believe, that John Brown here present

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

did, at the city of _____ County
of _____ and State of New York, on or about the 8th day of October 1880,
unlawfully use a room, table, establishment or apparatus for gambling purposes—and
did engage as a dealer or game-keeper in a gambling or banking game, where money or
property was dependent upon the result—and did sell, or offer to sell what is com-
monly called a "lottery policy," and a certain writing, paper, or insurance, upon the drawing
or drawn numbers of a certain lottery, hereto annexed, and did indorse and use a book or
other document for the purpose of enabling others to sell or offer to sell lottery policies,
writings, papers or documents in the nature of a bet, wager or insurance, upon the drawing
or drawn numbers of a lottery, against the form of the statute of the State of New York
in such case made and provided.

Deponent further says, he has just come to believe, is informed and verily does
believe ^{and charge} from personal observation and from statements made by J. R. Collard

to deponent
that the said John Brown

aforsaid, ~~now~~ ^{did} have in his possession, at in and upon
certain premises occupied by him and situate and known as the rear of number
132 Greenwich street
in the city of New York and within
the County and State aforsaid, for the purpose of using the same as a means to commit a

John Brown
Jan 8/90
3000

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

Subscribed and sworn to before me this }
8th day of October 1890. }

Anthony Bantock

J. W. Smith Police Justice.

CITY OF New York AND COUNTY OF New York. ss.

John R. Collard of 43 Bush Row

being further sworn deposes and says that on the 8th day of October 1890, deponent visited the said premises, named aforesaid, and there saw the said John Brown aforesaid, and had dealings and conversation with him as follows:

Deponent purchased of said John Brown for the sum of thirty cents to him in hand paid, the said paper annexed aforesaid, and deponent saw the said John Brown, write, sell and record the same.

Subscribed and sworn to before me }
this 8th of October 1890

J. W. Smith
Police Justice

J. R. Collard

0239

THE PEOPLE

ON COMPLAINT OF

Anthony Comstock

AGAINST

John Brown

of 131 Green St

*Violation Sec. 344, P. C.
Gambling and Policy.*

Subscribed and sworn to before me this

_____ day of _____, 188__.

Police Justice.

Affidavit of Complaint.

WITNESSES :

a. Comstock
J. R. Collard.

0240

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Brown.*

Question. How old are you?

Answer. *75 years.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *418 W 57th St. N. 5 years.*

Question. What is your business or profession?

Answer. *Born - Keeper*

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

Answer. *I am not guilty.*

John Brown

Taken before me this *18th* day of *March* 188*8*

[Signature]
Police Justice.

0241

BAILED,

No. 1, by *John H. Miller*

Residence *418 1/2 West 51st Street*

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

*Received by
E. H. Miller
Manager of
New York
Indemnity*

Police Court --- District. *1550*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William J. ...

John Brown

1 _____
2 _____
3 _____
4 _____

Dated *Oct 8 1890*

W. H. ...
Magistrate.

W. H. ...
Officer.

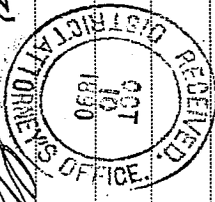
Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ *500* to answer.



*Received by
C. ...*

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

Alfred ...

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

Dated *Oct 8 1890* *J. ...* Police Justice.

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

Dated *Oct 9 1890* *J. ...* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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 SELLING WHAT IS COMMONLY CALLED A LOTTERY POLICY, committed as follows:

The said

John Brown

late of the City of New York in the County of New York aforesaid, on the *eightth* day of *October* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, at the City and County aforesaid, feloniously did sell to one

John R. Collard

what is commonly called a Lottery Policy, the same being a certain paper, and writing, as follows, that is to say:

Ball Ex Oct 8
8-1-29
8 23 41 54
4 20
9 34 53 7/10

(a more particular description of which said paper and writing so commonly called a Lottery Policy is to the Grand Jury aforesaid unknown, and cannot now be given), 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 Brown

of the CRIME OF SELLING A PAPER, WRITING, AND DOCUMENT, IN THE NATURE OF A BET AND WAGER UPON THE DRAWING OF A LOTTERY, committed as follows:

The said

John Brown

late of the City and County aforesaid, afterwards, to wit: on the *day* and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one *John R. Collard*

a certain paper, writing and document, in the nature of a bet and wager upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document, is as follows, that is to say :

Both Ex Oct 28
- 8 - 1 29
8 23 47 54
47 29
9 34. 50 10

(a more particular description of which said paper, writing and document, is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

THIRD COUNT.

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

John Brown

of the CRIME OF SELLING A WRITING, PAPER, AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWING OF A LOTTERY, committed as follows :

The said *John Brown,*

late of the City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one *John R. Collard*

a certain paper, writing and document in the nature of an insurance upon the drawing of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

Both Ex Oct 28
- 8 - 1 29
8 23 47 54
47 29
9 34. 50 10

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FOURTH COUNT.

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

John Brown

of the CRIME OF SELLING A PAPER, WRITING AND DOCUMENT IN THE NATURE OF A BET AND WAGER UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows :

The said *John Brown*

late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one *John R. Collard*

a certain paper, writing and document in the nature of a bet and wager upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

Both Ex Oct 28
-8 -1 29
8 23 47 54
47 29
9 34 53
110

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), 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.

FIFTH COUNT.

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

John Brown

of the CRIME OF SELLING A WRITING, PAPER AND DOCUMENT IN THE NATURE OF AN INSURANCE UPON THE DRAWN NUMBERS OF A LOTTERY, committed as follows:

The said *John Brown*

late of the City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the City and County aforesaid, feloniously did sell to one *John R. Collard*

a certain paper, writing and document in the nature of an insurance upon the drawn numbers of a certain lottery, the same being a scheme for the distribution of property by chance among certain persons who had paid or agreed to pay a valuable consideration for such chance (a more particular description of which said lottery is to the Grand Jury aforesaid unknown, and cannot now be given), which said paper, writing and document is as follows, that is to say :

Both Ex Oct 28
-8 -1 29
8 23 47 54
47 29
9 34 53
110

(a more particular description of which said paper, writing and document is to the Grand Jury aforesaid unknown, and cannot now be given), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0245

BOX:

419

FOLDER:

3872

DESCRIPTION:

Brown, John S.

DATE:

12/15/90



3872

0246

Witnesses;

Geo Ellis
Henry Murphy
Off Duran

#149 *J. Colman*

Counsel,

Filed *10* day of *Dec* 18 *90*

Pleads, *Guilty*

THE PEOPLE

vs.

John S. Brown
N.Y.

KEEPING A HOUSE OF ILL FAME, ETC.
[Sections 322 and 325, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill

Frank A. ...
James ...
...

Foreman.

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 S. Brown

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

John S. Brown

(Sec. 823, Penal Code.) of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

John S. Brown

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-second* day of *November* in the year of our Lord one thousand eight hundred and *ninety*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

John S. Brown

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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 S. Brown

(Section 835, Penal Code.) of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

John S. Brown

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty-second* day of *November* in the year of our Lord one thousand eight hundred

and *ninety*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *his* said house, for *his* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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.

THIRD COUNT.—

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

John S. Brown _____

(Section 822
Penn. Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

John S. Brown

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty-second* day of *November* in the year of our Lord one thousand eight hundred and *ninety* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0249

BOX:

419

FOLDER:

3872

DESCRIPTION:

Brown, William

DATE:

12/09/90



3872

#80

Witnesses;

H. Riccio
Officer Armstrong

John P. ...
Quintus ...
Capt. ...
P.O.

Counsel,
Filed *9* day of *Dec* 18 *90*
Pleads,

THE PEOPLE

vs.

William Brown

Grand Larceny, *First Degree.*
(From the Person.)
[Sections 538, 539 — Penal Code].

25
157
2/26

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. ...
Dec 10 1890 Foreman.
Pleaded ...
S. P. ...
Dec 14 1890

0251

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Waldemar Reccius

of No. 195 10th Avenue Street, aged 48 years,
occupation Plumbers being duly sworn,
deposes and says, that on the 4 day of December 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

One gold watch of the value of
fifty dollars \$50.00

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by William Brown (read here)
from the fact that deponent was
on the 10th Avenue when deponent
had said watch attached to
a gold chain in the left hand pocket
of the coat then worn upon deponent's
person, that said watch was
stolen from deponent's person
deponent is now informed by Edward
J. Jones of the Central office
Police that for the hour of about 1
o'clock in the night of said 4th day
of December 1890 he arrested
said deponent with a gold
watch in his possession, which

Subscribed and sworn to before me, this
1890 day
Police Justice

Watch defendant fully identifies as
the property stolen from defendant
and from the further fact that
said defendant acknowledges
to defendant in the presence of
witnesses that he did steal
said watch as aforesaid

Subscribed before me this } Waldemar Reed
5 day of December 1890 }
Charles W. Fairbank }
Deputy Justice

0253

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Armstrong
aged 28 years, occupation Police Sergeant of No. Central office Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Melvin Reccian
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5
day of Dec 1898 } Edward J. Armstrong

Charles W. Linton
Police Justice.

0254

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Brown*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *157 West 36 Street 4 years*

Question. What is your business or profession?

Answer. *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 guilty of cutting the
watch I was drunk at the time*

W. Brown

Taken before me this *5*
day of *March* 188*7*
Charles W. Bennett
Police Justice.

0255

Police Court... 2 District. 1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Brown
195th St 10th Ave,
Brooklyn

Offence: Larceny
felony

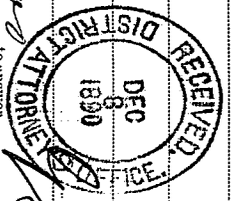
Dated: Dec 5 1893

John J. Tracy
C.P.P. Precinct

Witness: [Signature] Precinct

No. [] Street

No. 100-2 Street



[Signature]

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 Brown

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: Dec 5 1893 Charles N. Smith Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Brown

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

William Brown of the CRIME OF GRAND LARCENY in the first degree committed as follows:

The said William Brown,

late of the City of New York, in the County of New York aforesaid, on the fourth day of December in the year of our Lord one thousand eight hundred and ninety, in the night-time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of fifty dollars

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

John R. Fellows, District Attorney

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0258

BOX:

419

FOLDER:

3872

DESCRIPTION:

Bruckman, Leonora

DATE:

12/11/90



3872

102

Witnesses;

Chas. F. Lotts

Counsel,

Filed

day of

18

Pleads,

J. L. Boyd
11 Dec 90

THE PEOPLE

vs.

B
Leonora Bruckman

F

Grand Larceny Second degree.
[Sections 588, 589, Penal Code].

JOHN R. FELLOWS,

District Attorney.

*Deposited in the hands of
defendant's wife. The balance is
in Treasury and will be paid to her the
next*

A True Bill.

Wm. H. Kinniburgh

Foreman.

F. J. Gray
30/91

Police Court—

3

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Charles F. Cutts

of No. 309 Grand Street, aged 28 years,
occupation Floor walker being duly sworn

deposes and says, that on the 1 day of October 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Fifty seven and one half yards of satin valued at seventy one dollars and eighty eight cents

\$ 71 ⁸⁸/₁₀₀

the property of Edward Ridleys Sons in the care and custody of deponent as Floor walker

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 Leonora Bruckman (now here)

in the following manner to wit: Said property was on a counter in said store. Deponent saw the defendant place her hand on said property and then take said property covered by said shawl and leave said store. Deponent followed the defendant and caused her arrest with said property in her possession. Defendant after being informed of her rights says that she was intoxicated and did not know what she was doing. Deponent therefore charges the defendant with having taken, carried away and stolen said property and prays that she be held to answer.

Chas. F. Cutts

Sworn to before me, this 1 day of October 1897
Police Justice.

0261

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Leonora Bruckman 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 she see fit to answer the charge and explain the facts alleged against *her*
that she is at liberty to waive making a statement, and that *her* waiver cannot be used
against *her* on the trial.

Question. What is your name?

Answer. *Leonora Bruckman*

Question. How old are you?

Answer. *50 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *167th Street and 3rd Avenue 1 year*

Question. What is your business or profession?

Answer. *Keeps home*

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 intoxicated and did
not know what I was doing
Dorcas Ground*

Taken before me this
day of *October*
189*1*

Police Justice

0252

By Oct 4th 90. 10 St. N. 901 1536
Police Court-- 3 District.

BAILED,
No. 1, by Edward Butler
Residence 65 Street
No. 2, by
Residence Street
No. 3, by
Residence Street
No. 4, by
Residence Street

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Thomas J. Curtis
vs.
Larceny
Offence

Dated October 2nd 1890

Magistrate
Officer

Witnesses
A. Ridley
No. 309 Grand Street

Charles Smith
No. 309 Grand Street

RECEIVED
OCT 8 1890
DISTRICT ATTORNEY
No. 522 Street

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

Defendant

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

Dated October 2nd 1890 Police Justice.

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

Dated October 5th 1890 Police Justice.

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

Dated 18 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Leonora Bruckman

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

Leonora Bruckman

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

The said *Leonora Bruckman*

late 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 *ninety*,
at the City and County aforesaid, with force and arms,

*fifty-seven and one half yards of
statin of the value of one
dollar and twenty-five cents each
yard*

of the goods, chattels and personal property of one *Edward A. Ridley*

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 A. Bellows,
District Attorney*

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0265

BOX:

419

FOLDER:

3872

DESCRIPTION:

Burke, Nicholas

DATE:

12/12/90



3872

0266

BOX:

419

FOLDER:

3872

DESCRIPTION:

Burke, Nicholas

DATE:

12/12/90



3872

Witnesses;

Officer Bonnell

#133

Calicut

Counsel,

Filed

day of

18

Pleads,

19 THE PEOPLE
116 Clinton Place
N.Y. City
Nicholas Burke

Grand Larceny, *3rd* Degree.
 (From the Person.)
 [Sections 528, 534, Penal Code].

JOHN R. FELLOWS,

District Attorney.

odd days

A True Bill.

William K. Kennel
Part 2 Dec, 14, 1890 Foreman.
Pleads Grand Larceny 2 deg.
E.R. of J.V. Dec. 19

0268

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

John Reilly

of No. 522 West 21st Street, aged 28 years,
occupation Truck driver being duly sworn,

deposes and says, that on the 10 day of December 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

one silver watch
and chain attached, both of the
value of twenty dollars
\$ 20—

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 Nicholas Burke (now here)
under the following circumstance: Deponent
was standing in South Fifth Avenue
near Bleecker St., about half past
one o'clock A.M. on said date
and deponent had the said watch
in his vest pocket attached to
a chain. The defendant came
along and snatched the said

Sworn to before me, this

of

189

day

Police Justice

watch and chain and ran off with
them, and he was arrested while
running away with the said stolen
property in his possession by Policeman
Maurice Bonnoil now here. Deponent
asks that Deponent be dealt
with as the law directs

Sworn to before me this 10 day of December 1900
John Reilly
Deputy Justice

0270

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Nicholas 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. *Nicholas Burke*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *116 Chr. Place*

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 - by*

advice of counsel

Nicholas Burke

Taken before me this

10

day of

December 1882

Samuel C. Hendry

Police Justice.

0271

Mr. Deane

95th Avenue

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

Police Court... 2
 District... 1832

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 John Kelly
 522 - 21st St
 Nicholas Burke

1
 2
 3
 4
 Offence Larceny from person

Date Dec 10 1890

J Kelly Magistrate.
Brunsi Officer.
15 Precinct.

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



No. _____ Street _____
 \$ 1000 to answer.

COMMITTED.

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

Nicholas Burke

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 Dec 10 1890 J. C. Burke Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nicholas Burke

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

Nicholas Burke

of the CRIME OF GRAND LARCENY in the *first* degree committed as follows:

The said *Nicholas Burke*

late of the City of New York, in the County of New York aforesaid, on the *tenth* day of *December* in the year of our Lord one thousand eight hundred and *ninety*, in the *night* - time of the said day, at the City and County aforesaid, with force and arms,

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

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

John R. Fallow,
District Attorney

0273

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0274

BOX:

419

FOLDER:

3872

DESCRIPTION:

Burke, Theodore

DATE:

12/23/90



3872

0275

Witnesses:

A. J. Zellman
Officer Haddock

\$100

Penalty a

Counsel,

Filed

Pleads,

20 Dec 1890

THE PEOPLE

vs. Theodore Burke
20 St. Louis, Jersey City, vs. ...

Theodore Burke

PELT LARCENY.

[Sections 528, 532, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William Van Hensler

Foreman.

Part III. Jury 6/91
mediated certified
Geo. P. J. 12-90
Jan 9/11

0276

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 43 years, occupation German Meyer of No. 38 Blakm

Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of John H. Zellman and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 12 day of November 1897
A. J. White } German Meyer
Police Justice.

0277

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 38 Bleeker John H. L. Zillmann
Street, aged 48 years,
occupation Allegedly a being duly sworn
deposes and says, that on the 11 day of December 1894 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One coat and a number
of necessaries books
together of the value of Ten
Dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Theodore Burke (now here)
from the fact that deponent
is has been informed by
Herman Meyers of 38 Bleeker
Street, a fauntor, that he found
said Burke concealed in a
closet in said premises with
said property in his possession.
Deponent further says that
said Burke had no right
to have said property in his
possession

J. H. L. Zillmann

Sworn to before me, this
of December 1894
J. H. L. Zillmann
Police Justice.

0278

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Theodore Burke being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is 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. *Theodore Burke*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *W*

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

Answer. *Jersey City*

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*

Taken before me this *12*
day of *April* 188*8*
[Signature]
Police Justice.

0279

Police Court... District 1895

THE PEOPLE, vs.,
ON THE COMPLAINT OF

John W. Sullivan
Wm. H. Keegan
Geo. J. Keegan

1
2
3
4
Offence: *Peck Case*

Date: *Dec 13 90*

Haddock
Magistrate
Officer

Witness: *Thomas Maguire*

No. *38* Street *Blacker*

No. _____ Street _____



No. *3011* Street *Blacker*

Dec 16 11.00 am

Carroll

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 *Dec 16 1890* *A. J. Smith* Police Justice.

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

Dated.....18..... Police Justice.

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

Dated.....18..... Police Justice.

0280

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Theodore Burke

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

Theodore Burke

of the CRIME OF PETIT LARCENY committed as follows :

The said *Theodore Burke*

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

one coat of the value of eight dollars and twenty-copy-books of the value of ten cents each

of the goods, chattels and personal property of one *John H. L. Zillmann*

then and there being found, then and there unlawfully 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.

SECOND COUNT---

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

Theodore Burke

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

The said Theodore Burke

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

one coat of the value of eight dollars and ~~one~~ ^{was} twenty copy-books of the value of ten cents each

of the goods, chattels and personal property of one

John N. L. Bellman

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

John N. L. Bellman

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

Theodore Burke

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

JOHN R. FELLOWS,
District Attorney.

0282

BOX:

419

FOLDER:

3872

DESCRIPTION:

Butler, William

DATE:

12/16/90



3872

#171

Witnesses:

John W. Hays
Henry B. ...

Counsel,
Filed 16 day of Dec 1890
Pleads,

THE PEOPLE
vs.

William Butler

Grand Larceny, Second Degree.
[Sections 638, 557, Penal Code]

20
1920
Butler

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John Van ...
Foreman.
Dec 17/90
Heads of ...
S. J. ...
P.B.M.

Police Court— 3 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

George Margraf
of No. 308 E Houston Street, aged 37 years,
occupation Furniture Dealer being duly sworn
deposes and says, that on the 11th day of November 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Seventy dollars in gold and
lawful money of the United
States

\$70⁰⁰

the property of G Margraf and son of which
son deponent is a member

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 Butler (now here)
in the following manner to wit:
Deponent says that defendant was
in his employ as a driver that he
sent the defendant with a bill of
Furniture to Brooklyn and to collect
said amount from Henry Harden that
defendant failed to return to the store
of deponent and that the Truck that
defendant was employed to drive was
abandoned and was taken charge of by the
Police. Deponent is informed by
Henry Harden that he paid said
amount to the defendant. Deponent
therefor charges the defendant with having
taken carried away and stolen said money and
says that he is held to answer George Margraf

Sworn to before me, this 3 day
of November 1890
Police Justice

0285

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Harden

aged *64* years, occupation *Butter & Cheese* of No. *211*

Jackson St Brooklyn Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *George Murray*

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

Sworn to before me, this *13*
day of *December* 188*8*

Minerva Harden

[Signature]
Police Justice

0286

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Butler 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 Butler*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *131 Stanton St 4 months*

Question. What is your business or profession?

Answer. *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 have nothing to say*

Wm Butler

Taken before me this *13* day of *Sept* 19*17*
[Signature]
Police Justice.

0287

Police Court--- 3 1850
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George C. Hall
308 - 8th Ave
New York
William

BAILED,

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

1 _____
2 _____
3 _____
4 _____
Offence *Larceny*

Dated *Dec 13* 18*90*

Suppy Magistrate.
Samy Officer.

Witnesses *Henry Hardon*
No. *211 Jackson* Street.
Samy



No. _____ Street.
No. *500* Street.
to HUSBAND

George C. Hall
William

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

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

Dated *Dec 13* 18*90* *George C. Hall* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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 Butler

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse William Butler of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said William Butler

late of the City of New York, in the County of New York aforesaid, on the 11th day of November in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day - time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of seventy

\$70.00

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

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

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

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

of the goods, chattels and personal property of one George Margraf then and there being found,

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

JOHN R. FELLOWS, District Attorney.