

0184

BOX:

71

FOLDER:

789

DESCRIPTION:

Randolph, James

DATE:

06/12/82



789

0185

An. Vork

John McKeon

Filed 19 day of June, 1882
Pleas *Not guilty - (13)*

THE PEOPLE
vs.
James Randolph P.
H. E. Pray
vs.

ROBBERY—First Degree.

JOHN McKEON,
District Attorney.
M. H. Kanner
W. D. C. and
P. S. News 20/yr.

A True Bill.
P. S. News Co. 1882
pleas guilty
Shadrach Foreman.
S. N. Deverys.
W. D. C.

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
James Randolph

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

James Randolph

of the crime of Robbery in the first degree,

committed as follows:

The said

James Randolph

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

*one Watch of the Value of
ten dollars*

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

JOHN McKEON, District Attorney.

0187

PART 2.

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

If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

S

The People of the State of New York,

To *Wm. Newkammer*

of No. *46 Washington* Street, *Hoboken*

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *22* day of *May* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

James Smith

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

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

Daniel G. Rollins
DANIEL G. ROLLINS, District Attorney.

0188

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

NEW YORK
MAY 19
6 PM
82

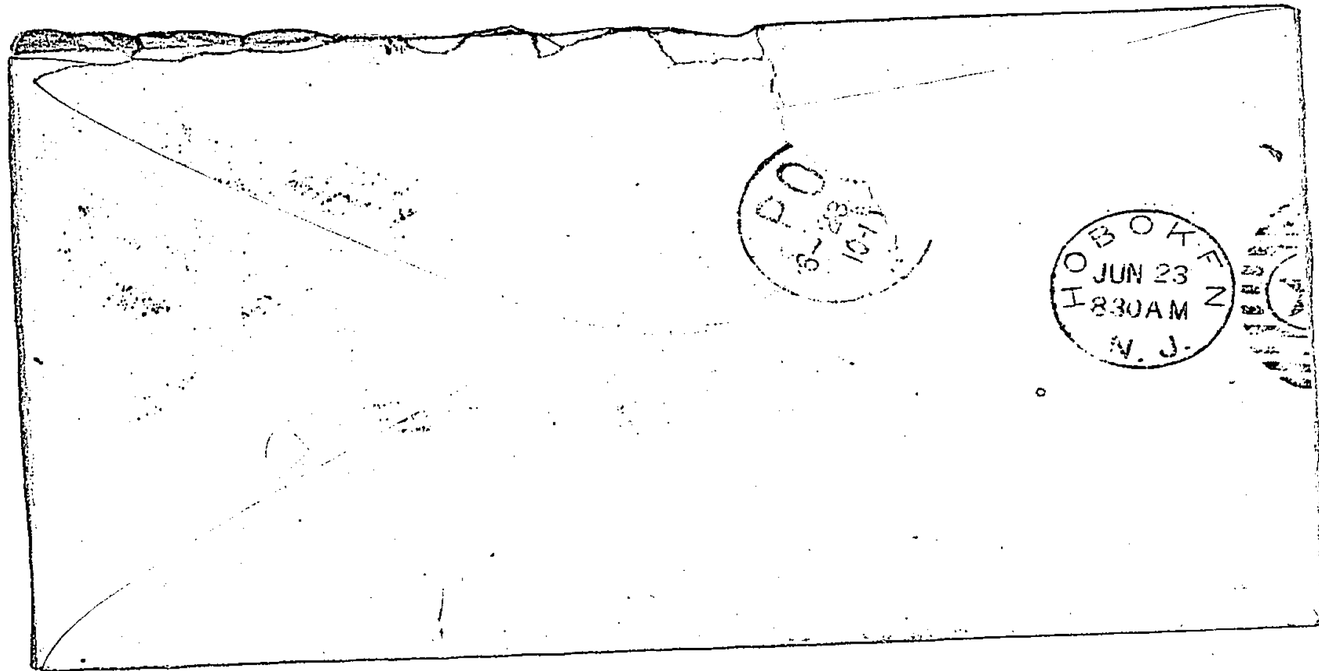


~~Wm. H. ...~~

~~46 Washington St. Hoboken~~

Returned not found ~~W.H.~~

0189



0190

James Whelan alias
Randolph was convicted
of Grand Larceny
& sentenced to State Prison
for 2 yrs Aug 8th 1860
Judge Gildersleeve

1910

Sec. 219, 220, 210 & 212

Police Court - 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

William Houghton
James Randolph
James Randolph
James Randolph

Offence,

Dated

June 5 1882

Magistrate.

Clerk

Witnesses

No. 39

Philip Solomon
Street,

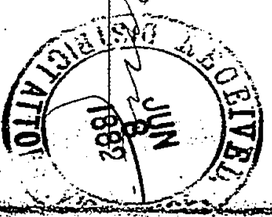
No.

Street,

No.

Street,

es



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

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

Dated *June 5* 1882 *J. H. Williams* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.



0192

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

S.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *James Randolph*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Louisiana*

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

Answer. *Declines to answer*

Question. What is your business or profession?

Answer. *Baker*

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

Answer. *I am not guilty*

Taken before me, this *5*
day of *June* 188*8*

James Randolph

D. Wilburt Police Justice.

0 193

Police Court--Third District.

William Haugkammer

CITY AND COUNTY } ss.
OF NEW YORK.

New Jersey of No. 46 Washington Street, West Hoboken

being duly sworn, deposeseth and saith that on the 10 day of April 1882, at the Thirteenth Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the person of deponent, by force and violence, without his consent and against his will, the following property, viz.:

one single case, silver watch

of the value of Ten DOLLARS,
the property of Complainant

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

James Raudolph (now present) with James Smith and one Roddy - Said Raudolph was struck deponent, and whilst falling deponents watch was taken as above described. Said watch was in the vest pocket of the vest then and there worn by deponent. Said vest being a part of deponents ordinary clothing. Said Smith and Roddy were with said Raudolph at the time and were acting in concert with him.

Sworn before me, this 5 day

of
1882
Police Justice.

0194

BOX:

71

FOLDER:

789

DESCRIPTION:

Ransom, Charles B.

DATE:

06/01/82



789

0195

4/12 X

CLD

Day of Trial,
Counsel,
Filed 1 day of June 2 1882
Pleads

THE PEOPLE
vs.
Charles P. Parsons
Keeping a Gaming House

JOHN McKEON,
District Attorney.
P. v. June 1. 1882
Pleads guilty by Counsel.
A TRUE BILL.
John Stevens
Foreman
F. J.

See indictment &
District Attorney
in indictment
against Albert J
Smith & others.

June 1. 1882
John McKean
Dist Atty

0196

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles B. Ransom

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

Charles B. Ransom

of the CRIME OF Keeping a room to be used for gambling
committed as follows:

The said Charles B. Ransom

late of the City and County of New York, on the *twentieth* day of *August*
in the year of our Lord one thousand eight hundred and eighty-*one*, at the City and County
aforesaid, with force and arms *unlawfully did keep a certain room*

*in a certain building known as number eleven
West twenty fifth Street there situate to be used and
occupied and knowingly permit the same to be used
and occupied for gambling against the form of the
statute in such case made and provided and
against the peace of the People of the State
of New York and their dignity*

John McKeon
District Attorney

0197

BOX:

71

FOLDER:

789

DESCRIPTION:

Reese, Caroline

DATE:

06/08/82



789

WITNESSES.

old of [unclear] by [unclear] 55
to [unclear] [unclear]

Counsel,
Filed *8* day of *June* 188*2*
Pleads

THE PEOPLE
vs.
Caroline Reese
by [unclear]
(2 boxes)

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON
District Attorney.
R 2 Nov 9, 1882
Pleas guilty
A True Bill.
Pen: Five years.
Wm. [unclear] Foreman.

found

0 199

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Caroline Reese

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

Caroline Reese

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Caroline Reese

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

*one dress of the value of seventy
five dollars one sack sague of
the value of twenty dollars one waist
of the value of twenty dollars one
skirt of the value of thirty dollars
and one other dress of the value
of fifty dollars*

of the goods, chattels and personal property of one

William M. Keeler

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

*John McKeon
District Attorney*

0200

Sec. 208, 209, 210 N.B. 12

Police Court District

484 35

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Stebbins

267
Frank P. Reese

Offence *Grand Larceny*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Date

June 30
S. B. Smith
Magistrate.

Officer

Clerk

Witnesses

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

Lawrence Reese

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

Dated *June 30* 1882

S. B. Smith
Magistrate

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0201

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Caroline Reese

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.

Caroline Reese

Question. How old are you?

Answer.

66 Years.

Question. Where were you born?

Answer.

Germany

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

Answer.

649. 9th Avenue. 2 months

Question. What is your business or profession?

Answer.

Domestic

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

Answer.

I am guilty of the charge and pawned them in a pawn office in Myrtle Avenue near Gold Street Brooklyn on the 31st day of October 1884

Taken before me, this

3rd

Caroline Reese

day of

June

1884

Joseph Smith

Police Justice.

0202

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 265 West 25th Street, William M. Keeler, aged 45,
Commissioner Merchants

being duly sworn, deposes and says, that on the 31st day of October 1881
at the premises 265 West 25th Street City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent in the day time

the following property, viz:

One Myrtle Silk dress with Embroidered
vest front of the value of twenty five dollars.
One Black Latin velvet Sacque of the
value of twenty dollars. One Black silk
waist with Black silk skirt and shirred
front of the value of fifty dollars and
One Black silk dress of the value of fifty dollars —
all of the value of One hundred and
Ninety five dollars.

the property of deponent.

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

from the fact that said Reese admitted
and confessed to deponent that she had
taken them and carried away said property
and that she had pawned the same
in a pawn office at 152 Myrtle Avenue,
Near Gold Street Brooklyn, and deponent
believes the said property to be in said pawn office
and prays that a search warrant may be issued for
the recovery of the said property. W. M. Keeler

Sworn before me this 31st day of October 1881
John Stewart
Police Justice

0203

67

Day of Trial,

Counsel,

Filed

8 day of June 1882

Pleads

WITNESSES.

THE PEOPLE

vs.

Caroline Reese

12 Cases

LARCENY AND RECEIVING STOLEN GOODS

JOHN McKEON

District Attorney.

I do June 9, 1882
Subscribed on our behalf
A True Bill.

John McKeon Foreman.

found

0204

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Caroline Reese

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

Caroline Reese

of the CRIME OF GRAND LARCENY, committed as follows:

The said *Caroline Reese*

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

*One Circular of the value of ninety
dollars one bed spread of the value
of forty dollars two pillow shams of
the value of five dollars each one dress
of the value of eighty dollars*

of the goods, chattels and personal property of one *Minnie Florence*

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

John McKern
District Attorney

0205

Rec. 208, 209, 210 & 212.

Police Court District 67

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Minnie Florence
149th East
Caroline Reese

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

Offence, Grade Larceny

Dated May 31st 1882

Robert Magistrate.

Conrad Co. Officer.

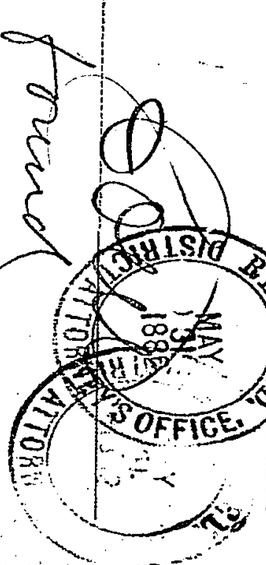
_____ Clerk.

Witnesses Charles Higgins

Leah St.

No. _____ Street _____

No. _____ Street _____



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

be held to answer the same and
guilty thereof, I order that she be admitted to bail in the sum of 25 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until she give such bail.

Dated May 31st 1882 Robert Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0206

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Caroline Reese

Question. How old are you?

Answer. Fifty six years

Question. Where were you born?

Answer. Germany

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

Answer. 674 9th avenue two weeks

Question. What is your business or profession?

Answer. I live out

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

Caroline Reese

Taken before me, this 3/14
day of May 1887

Joseph P. Smith Justice.

0207

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Minnie Florence

of No. 149 East 15th Street, 24 years Bondage Lane
being duly sworn, deposes and says, that on the 18th day of May 1882
at the above premises City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from a room at 149 East 15th St
the following property, viz:

One fur lined circular of the value of
nearly dollars one antique bed spread and
two pillow shams of the value of forty dollars
and one blue pattern dress of the value of
eight dollars and in all of the value
of two hundred and two dollars

the property of and in the care and custody
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 Caroline Reese (now here)
for the reason that said Caroline
admitted and confessed to deponent
that she took, stole and carried away the
above described property and pawned the
same.

Minnie Florence

Sworn before me this

31st day of

1882

Police Justice

0208

BOX:

71

FOLDER:

789

DESCRIPTION:

Regan, Walter

DATE:

06/20/82



789

Misses Campbell, husband by
Louisa A. D. F. Stockler
228 Greenwich St. N.Y.

On examining the witnesses
there appears to be no witness
to justify a conviction
of Mr. Stockler
and Dickson

0209

WITNESSES.

John L. W. W. W.
House of Deputies

(I) Morley

Counsel, Chesley

Filed 20 day of June 1882

Pleas, Morley July 21

THE PEOPLE

vs.

Walter Regan

INDICTMENT.
Attorney for the Person.

JOHN MCKEON,

District Attorney.

A True Bill. *Chas. W. ...*

22 June 27, 1882

Discharged in the words
Foreman.

McQuinnan.

found

02 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter Regan

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

Walter Regan

of the CRIME OF LARCENY (from the person)

committed as follows:

The said Walter Regan

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

divers promissory notes for the payment of money the same being then and there due and unsatisfied, and lawful money and currency of the United States of America, of denominations to the Grand Jury aforesaid unknown, of the value of thirteen dollars

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

JOHN McKEON, District Attorney.

0211

*Compliments to
Miss Anna M. Weston
in respect of her
bail*

BAILED,

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

Sec. 209, 210 & 212

Police Court - *11th* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Wm. M. Weston
George Peck
Matter Regan*

2
3
4

Dated *June 18th* 1882

Wm. M. Weston Magistrate.

George Peck Officer.

Wm. M. Weston Clerk.

Witnesses
George Peck
Wm. M. Weston

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____

*Compliments to
Miss Anna M. Weston*



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 *Matter Regan*

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

Dated *June 18th* 1882. *Wm. M. Weston* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0212

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter Regan 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. *Walter Regan*

Question. How old are you?

Answer. *22 years of age*

Question. Where were you born?

Answer. *New York city*

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

Answer. *1034 East Broadway two 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 not guilty of
the charge. Walter Regan*

Taken before me, this *18th*

day of *June* 188*8*

A. J. Bergan Police Justice

0213

3rd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK

of No.

being duly sworn, deposes and says, that on the

at the

in the County of New York,
of deponent,

the following property, viz:

Attempt to be
Jersey City New Jersey
17th day of June 1882.
and from deponent's person
Good and lawful
Money of the United
States to the amount
and value of about
thirteen dollars,
which was on the person
and in the clothing then
and there worn by deponent
no deponent's bodily clothing

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 *Walter Regan (not here)*

Attempted to be
And another person whose name
is unknown to deponent (not arrested)
from the fact that deponent is
informed by Officer George
Warner of the 10th Precinct
Police that he said Officer
Caught said Regan in the
act of having his hand
in the pockets of deponent
while deponent was drunk

0214

lying down in a hallway
said Henry's Street said
unknown person excepted
from said officer

Department further says
that said Regan is a
stranger to department

Wm S. Robinson

City & County of New York }
I, George Warner
of the 10th Precinct Police being duly
sworn says that the facts
stated in the foregoing complaint
and information given by
department are true, of his
department, to his knowledge
Sworn to before me George Warner
this 18th day of June
1882
A. H. Morgan
Police Justice

George Warner
10th Precinct Police
A. H. Morgan
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDA VIT-Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0215

BOX:

71

FOLDER:

789

DESCRIPTION:

Reilly, John

DATE:

06/05/82



789

0216

Ames & Stodden

7

Day of Trial

Counsel *AMC*

Filed *5 June* 188*2*
Heads *Ames & Stodden*

THE PEOPLE

John Reilly

John Reilly

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.

I 2. June 7, 1882.
Tried & convicted PL.

A True Bill.

Geo. S. ...

Foreman.

(Signature)

0217

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Reilly ^{against}

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

John Reilly

of the crime of Burglary in the third degree,

committed as follows:

The said

John Reilly

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

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

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

*thirty seven pairs of shoes of the
value of two dollars each pair*

of the goods, chattels and personal property of the said

Isadore Shaw

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

02 18

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

John Reilly

of the crime of Receiving Stolen Goods

committed as follows:

The said

John Reilly

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

*thirty seven pairs of shoes of
the value of two dollars each pair*

of the goods, chattels and personal property of

Isadore Shaw

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

Isadore Shaw

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

John Reilly

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

JOHN McKEON, District Attorney.

0219

Sec. 208, 209, 210 & 212

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Erinne Shaw

vs
Bernie Shaw

John Reilly

Offence, Burglary
and Larceny

458

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

May 28th 1882

John Ford
Magistrate.

John Reilly
Clerk.

Witnesses

Said officers

No.

John Ford

John Reilly

John Reilly

John Reilly

John Reilly



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

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

Dated May 28th 1882

John Ford Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0220

Sec. 198-200.
CITY AND COUNTY }
OF NEW YORK, } ss.

2
DISTRICT POLICE COURT.

John Reilly 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 Reilly*

Question. How old are you?

Answer. *18 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *No. 512 Street New Spring Street 3. Months.*

Question. What is your business or profession?

Answer. *Bedding*

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

Answer. *I am not guilty of the charge.*

Taken before me, this *28th*
day of *May* 188*8*

John Reilly
Subscribed
March

J. Henry Ford Police Justice.

0221

Police Court—Second District.

City and County
of New York.

vs. Joseph Shaw, 32 years old, shoemaker
of No. 39 Carmine Street, being duly sworn,

deposes and says, that the premises No. 11 Sixth Avenue
Street, 9th Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a shoe store

were **BURGLARIOUSLY**
entered by means forcing open a window in
said basement and breaking fastenings
of said window, in the night time

on the morning of the 27th day of April 1882

and the following property feloniously taken, stolen, and carried away, viz: Thirty
seven pairs of shoes of the value, altogether,
of seventy-five dollars.

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by John Reilly, now here,

for the reasons following, to wit: At about 9 o'clock on the night
of the 26th day of April 1882 deponent closed
said store and fastened the bolt on the
inside of said window. Deponent is
informed by a tenant in the rear
part of said basement that about one
o'clock on the morning of the 27th day of
April 1882 a noise was heard in the
basement occupied by deponent as a shoe
store. About seven o'clock on the said
morning deponent found the said window

0222

in said basement broken open as hereinbefore described and missed said shoes from said premises. Deponent is informed by officer Deltis of the 9th Precinct Police that on the 28th day of May 1882, ^{in the City of New York} he arrested said John Reilly who at the time of such arrest was wearing a pair of shoes which deponent identifies as portion of the property taken stolen and carried away as aforesaid. Deponent is further informed by John Fox that on said morning of the 27th day of April 1882 at about half past six o'clock he saw said John Reilly on the dock at the foot of Becharlton Street in conversation with one Timothy Desmond who is now confined in the City Prison on a charge of participation in said burglary and that at the time of said conversation said Desmond had in his possession four pairs of shoes and showed them to said John Reilly

Sworn to before me this

28th day of May 1882

J. H. Deltis

Police Justice

J. Shaw

George H. Deltis of the 9th Precinct Police of the City of New York and John Fox, 19 years old, Driver, of the South East Corner of Broome and Hudson Streets in the City of New York, being severally duly sworn, each says that he has heard read the foregoing affidavit of Sidne Shaw and

0223

That said affidavit is true in so far
as it related to each one of them
respectively

Sworn to before me this } George H. Dilke.
28 day of May 1882 }
J. Murray }
Police Justice } Hon. J. P. G.

0224

BOX:

71

FOLDER:

789

DESCRIPTION:

Rhines, Ellen

DATE:

06/28/82



789

June 27/82
Sgt. Butler's my dearest
with my chamberlain of
A 250 -

AP

This indictment has
never been brought
on for trial and the
trial there has been
been postponed by
the death of the
the fact that
he accompanied the cause
to the contrary having
been shown by the
from further and
that the trial be such

J.P.
JUL 29/82

62/

Trial for

Counsel,

Filed 28 day of June 1882

Pleas

THE PEOPLE

vs. F.

Charles E. ...

Nov. 29/82

Indictment

Indictment for Disorderly House.

HAMILTON

DONG, K. THOMAS

John H. ...
District Attorney.

A True Bill.

John H. ...



0225

0226

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Ellen Rhines
^{against}

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

Ellen Rhines

of the crime of *keeping and maintaining a disorderly house*
committed as follows:

The said *Ellen Rhines*

late of the *eight* — Ward of the City of New York, in the County of New York, on the *first* — day of *May* — in the year of our Lord one thousand eight hundred and eighty *two* — and on divers other days and times, between that day and the day of the taking of this Inquisition, at the City and Ward, and in the County aforesaid, did keep and maintain, and yet continue to keep and maintain, a certain common, ill-governed and disorderly house, and in *her* — said house, for *her* — own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *her* — said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, to the great damage and common nuisance of the People of the said Ward, there inhabiting and residing, and of all the people there passing, to the evil example of all others in the like case offending, and against the peace of the People of the State of New York, and their dignity.

~~DANIEL C. ROELING~~, *John McKean*
~~BENJ. K. PHELPS~~, District Attorney.

0227

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Mrs Rhines
49 N. 51. St owner

Bench Warrant for Misdemeanor.

Issued

June 28 1882

The defendant is to be admitted to be bail
in the sum of dollars.

The well known
presmer was this
day brought in by
Det Owen Skaley
and released by his
atly temporarily on
her own recognizance
her husband Owell
Rhines nominating
a deposit of \$250 in
lieu of bail to day
June 30 1882

0228

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 28 day of June
1882, in the Court of General Sessions of the Peace, of the County of
New York, charging Allen Rhines
with the crime of Keeping disorderly house

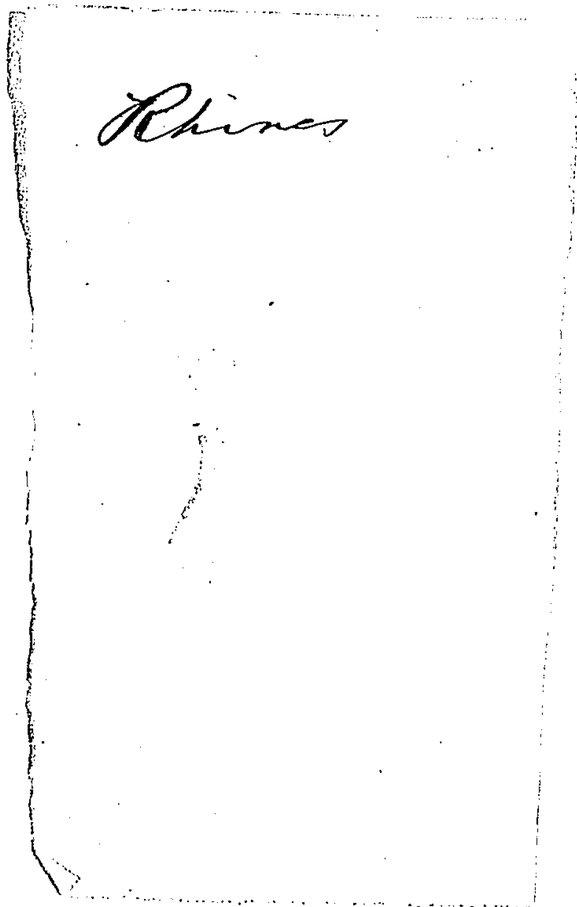
You are therefore Commanded forthwith to arrest the above named Allen Rhines
Rhines and her bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver her into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take her before any Magistrate
in that County, or in the County in which you arrest him that he may give bail to answer the
indictment.

City of New York, the 28 day of June 1882

By order of the Court,


Clerk.

0229



0230

Police Department of the City of New York,

Precinct No. 8

New York, Oct 11th 1882

Hon John McKeon
Riel attorney

Sir

I have this day caused to be visited
the premises 164 Wooster St find that
it is at present occupied by Louis
Jenna, who is going to open it on next
Monday as a Grocery Store & French
Boarding House. Mrs Savage the
former occupant having moved away
with all her girls.

Respectfully
Charles M. Donnell
Captain 8th Precinct

0231

BOX:

71

FOLDER:

789

DESCRIPTION:

Richard, Julius

DATE:

06/28/82



789

0232

*RM July 22
J. O. B.*

119

Trial for

Counsel,

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

Pleads

THE PEOPLE

vs.

F.

Julius Richard

Com. Aug 17/82

Indictment for Disorderly House.

~~SEYMOUR COLLINS,~~

John McKeon
District Attorney.

A True Bill.

John McKeon



0233

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Julius Richard
of the crime of *keeping and*
maintaining a disorderly house
committed as follows:
The said *Julius Richard*

late of the *eighth* Ward of the City of New York, in the County of
New York, on the *first* day of *May* in the year of our
Lord one thousand eight hundred and eighty *two* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
his said house, 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, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

~~FRANCIS ROLLINS,~~ *John McKean*
~~BENJ. K. PHELPS,~~ District Attorney.

0234

BOX:

71

FOLDER:

789

DESCRIPTION:

Riehagan, Charles

DATE:

06/21/82



789

0235

WITNESSES.

200

Counsel,
Filed 21 day of June 1882
Pleads,

INDICTMENT.
Larceny from the Person.
THE PEOPLE
vs.
Charles Lehagen
P

JOHN McKEON,
District Attorney.

A True Bill.

Foreman.
I am
Plead guilty
Pen 6 months.

0236

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Riehagen

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

Charles Riehagen

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Charles Riehagen

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

one shawl of the value
of two dollars

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

JOHN McKEON, District Attorney.

0237

BAILED,

No. 1 by _____
 Residence _____
 Street, _____

No. 2 by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

Police Court- 2201578
 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

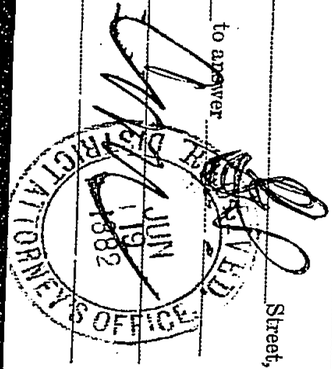
Charles Reghan
Charles Reghan
Charles Reghan

2 _____
 3 _____
 4 _____
 Offense, from prison

Dated June 15 1882
John Brumby Magistrate.

Witnesses, Call the officer
 Clerk
 No. _____ Street, _____
 No. _____ Street, _____

No. 201 Street, _____
 to answer



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

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

Dated June 15 1882 Hugh J. Quinn Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0238

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Kiehn

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Russia

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

Answer.

St Boway & about 2 weeks

Question. What is your business or profession?

Answer.

Writer

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

Answer.

*I am not guilty of
the charge*
Charles Kiehn

Taken before me this

day of *Nov* 188*8*

Stuyvesant

Police Justice.

0239

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK, ss

Margaret Wilson City Prison
of No. 4 Prince Street,

being duly sworn, deposes and says, that on the 14 day of June 1889

at the City of New York,

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

the following property, viz:

A shawl of the value of two dollars

Sworn before me this

the property of

deponent

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

Charles Fogelmann
now present because this deponent at the time of the larceny of the shawl was in a room with the deponent and that there and then she deliberately took it from her arm and went away with it against the wish and consent of deponent
Margaret Wilson
made

1889

Henry G. ... Police Justice

0240

BOX:

71

FOLDER:

789

DESCRIPTION:

Rosenthal, Benjamin

DATE:

06/08/82



789

0241

40

Counsel,
Filed *J* day of *June* 188 *2*
Pleads

THE PEOPLE
vs.
F.
Benjamin Rosenthal
13
10

Grand Larceny.

JOHN McKEON,
District Attorney.
22 June 9, 1882
Plead. P.L.,
A True Bill.
Quintus S. S. S.
W.A.G.
John W. Foreman.

Verdict of Guilty should specify of which count.

found

0242

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Benjamin Rosenthal

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

Benjamin Rosenthal

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

The said *Benjamin Rosenthal*

late of the *tenth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty third* day of *May* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Harria Levy*

there situate, feloniously and burglariously did break into and enter, by means of forcibly *breaking open an outer door thereof* he the said

Benjamin Rosenthal

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Harria Levy*

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

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

Benjamin Rosenthal

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows :

The said *Benjamin Rosenthal*

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

*four coats of the value of ten dollars each
two pairs of pantaloons of the value of ten
dollars each two vests of the value of five
dollars each and one pair of earrings of the value
of ten dollars*

of the goods, chattels, and personal property of the said *Harria Levy*

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

JOHN McKEON, District Attorney.

0243

Sec. 208, 209, 210 & 212.

Police Court - 3 District, 450

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Henry Bellamy
23 1/2
Benjamin Rosenthal

Offence, *Burglary*

Dated *May 24* 188*2*

W. H. H. H.
Magistrate.

Bayle
Officer.

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



BAILED,

No. 1, by _____

Residence _____ 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 *Benjamin Rosenthal*

~~he held innocents the same and~~
guilty thereof, I order that he ~~be admitted to bail in the sum of~~ *25* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until ~~he give such bail.~~ *he be legally discharged*

Dated *May 24* 188*2* *J. H. H. H.* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0244

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Benjamin Rosenthal 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. Benjamin Rosenthal

Question. How old are you?

Answer. 13 years

Question. Where were you born?

Answer. Savanna Georgia

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

Answer. 10 Ruby Place

Question. What is your business or profession?

Answer. Clerk in a Real Estate office

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. a boy whose name is George Meyers opened the door with a key and he put up the clothing in a bundle.

Taken before me, this 24
day of May 1888

Benjamin Rosenthal

J. J. [Signature] Police Justice.

