

0259

BOX:

201

FOLDER:

2012

DESCRIPTION:

Ransom, Alfred P.

DATE:

12/18/85



2012

0260

BOX:

201

FOLDER:

2012

DESCRIPTION:

Jackson, George

DATE:

12/18/85



2012

0261

No 133

Day of Trial *18th day of Dec*
Counsel, *Shanklin*
Filed *18* day of *Dec* 188*5*
Pleads *Not Guilty*

Selling Lottery Policies, etc.
[Section 344, Penal Code]

THE PEOPLE
vs.
B
Alfred P. Ransom
and *B*
George Jackson
(2 Cases)

PETER B. OLNEY,
District Attorney.

A TRUE BILL.
Wm. J. Dudley
Foreman.

*Pay to F. Jones \$1087.
But P leads Guilty
Each Fined \$100*

Witnesses:
Anthony Amatoch
Nesley Seymour

*Jackson bailed on
another indictment*

*There are two cases against
each of the defendants. From the
offices in the case I learn that
the defendants have been out of
the prison since 1885. I
recommend that defendants
plead guilty to the indictments &
that each be fined upon
one & that judgment be
suspended on the others.*

*June 10/87
J. M. Davis
District Attorney
J. C. Brown*

0262

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

Anthony Bonstich being duly sworn, deposes
and says, that Alfred Grace Ransom
here present, is the one known as James Hor
in annexed complaint.

Subscribed and sworn to before me, this

10th day to December 1885

Anthony Bonstich

P. G. Duffy

Police Justice.

0263

Nov 28/85
Crested Auk
66 Berkman St
10 @ N. 8.

on
over

✓

GLUED PAGE

0264

Nov 28/85
Envelope game
66 Beckman St

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

Anthony Courtvet of 150 Nassau Street, New York, being duly sworn, deposes and says
has just cause to believe and does believe that *James Ror* whose real name
~~is known but who is~~ *identified*
and, ... or about the *28th* day of *December* 1885, at number *66 Beckman*
street, in the City of *New York* and County of *New York* unlawfully and
knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or
instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket
is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as,
or are called lottery *policy* and further that the said, *James Ror*

has in *his* possession, within and upon certain premises, occupied by *him* and situated and
known as number *66 Beckman* street, in the City of
New York and County of *New York* aforesaid, certain others, what are commonly known as, or
are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal
property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery poli-
cies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and
has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in
such case made and provided. *and with intent to use the same as a means
to commit a public offense, and to promote maintain and
carry on a common and public nuisance.*

Subscribed and sworn to before me,
this *10* day of *December* 1885

P. P. Peaffy
Police Justice.

Anthony Courtvet

CITY OF New York COUNTY OF New York } ss.

Wesley Seymour of *150 Nassau Street*, being duly sworn further deposes and says, that on the
28th day of *December* 1885, aforesaid, he called at the place of business of
the said *James Ror* aforesaid, at the said
premises *66 Beckman* and there purchased the said paper, ticket and instrument,
purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit,
under the following circumstances to wit: Deponent there saw the said *James Ror*
and had conversation with *him* in substance as follows.

Deponent said, *give me nineteen, twenty-one, and sixty-four, give
but dollars
for ten dollars,* the said *Ror*, thereupon wrote the numbers
upon the paper annexed aforesaid, and handed same
to deponent, and deponent gave the said *Ror* the
sum of ten cents for the same.

Subscribed and sworn to before me
this *10th* day of *December* 1885

P. P. Peaffy
Police Justice

Wesley Seymour

0265

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

A. Lountock

VS.

*James Ror (right name)
alleged name Ransom.*

Press.

LOTTERY AND POLICY.

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

Bailed, \$

1000 to answer

Gen. L.

Sessions.

By

Street.

0266

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Alfred Peace Ransom 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. Alfred Peace Ransom

Question. How old are you?

Answer. 53 years

Question. Where were you born?

Answer. United States

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

Answer. 212 7th Street Brooklyn New York

Question. What is your business or profession?

Answer. Salesman

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

Answer. I am not guilty Alfred Ransom



Taken before me this

day of

1887
Alfred Ransom

Police Justice.

0267

Sec. 151.

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

Police Court, _____ District.

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 Anthony Brouwer & Wesley Seymour of No. 150 Nassau Street, charging that on the 28th day of November 1885 at the City of New York, in the County of New York that the crime of selling what is commonly called lottery tickets

has been committed, and accusing James Lor whose real name is unknown but who can be identified 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 Sheriffs, 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 First 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 10th day of December 1885
[Signature]
POLICE JUSTICE.

0258

POLICE COURT, DISTRICT.

REMARKS.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

A. B. ...

James R. ...

Warrant-General.

Dated 188

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 188

This Warrant may be executed on Sunday or at night.

Police Justice.

Time of Arrest,

Native of,

Age,

Sex,

Complexion,

Color

Profession,

Married,

Single,

Read,

Write,

0269

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

~~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 18 188 J. P. Duffy Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0270

Police Court

1st 1402 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Anthony Compton
150 Nassau
Alfred Isaac [unclear]

1
2
3
4

Offence

See 244 Temple Ct

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

~~Edw. Maher~~
130 White Street

Dated

Dec 15th

1889

Magistrate

Officer

Inspector

Duffy
Henry [unclear]
Inspector

Witnesses

No.

Street

No.

Street

No.

Street

\$ 1000 to answer

G. S.

Com

0271

District Attorney's Office.

PEOPLE

vs.

Alfred Ransom

vs
Geo Jackson

Lottery -

Above cases
started over
until your
term

May 11/37 RB, M

to Mr Parker

0272

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Alfred P. Ransom

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

Alfred P. Ransom

of the crime of "Selling to another what is commonly known as a Lottery Policy," committed as follows:

The said *Alfred P. Ransom*,

late of the First Ward, in the City and County aforesaid, on the *twenty first* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

Walter Raymond,

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:

15
19 21 64
\$ 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.

SECOND COUNT—

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

Alfred P. Ransom

of the crime of "Selling to others what are commonly called Lottery Policies," committed as follows:

The said *Alfred P. Ransom*,

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, was and yet is a common gambler; and on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to divers persons (whose names are to the Grand Jury aforesaid unknown and cannot now be given), certain instruments and writings, commonly called lottery policies (a more particular description of which 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 Peace of the People of the State of New York and their dignity.

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THIRD COUNT—

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

— Alfred P. Ransom —

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 *Alfred P. Ransom,*

late of the First Ward, in the City and County aforesaid, on the *Twenty eighth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*five* at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

— Wesley Seymour —

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 particular 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:

15
19-21 *64*
f 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.

FOURTH COUNT—

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

— Alfred P. Ransom —

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 *Alfred P. Ransom,*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, was and yet is a common gambler; and on the day and in the year aforesaid, at the Ward, City and

0274

County aforesaid, with force and arms, feloniously did sell to one

Wesley Seymour,

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:

15
192164
100

(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.

Handwritten signature

~~PETER B. OLNEY,~~

District Attorney.

0275

Witnesses:

Anthony Amato

Witness

No 135

Day of Trial, Monday

Counsel, W. H. [unclear]

Filed 17 day of April 1888

Pleads Not guilty

Selling Lottery Policies, etc. [Section 344, Penal Code.]

THE PEOPLE

vs.

B

Alfred P. Ransom

(2 cases)

Samuel [unclear]

District Attorney.

A TRUE BILL.

Henry J. [unclear]
Foreman.

Part III June 11, 88.

Pleads Not guilty

Made on another case \$100 on recommendation of District Atty. Sen suspended in this case.

GLUED PAGE

0276

31-7-19
10/18/10

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

Anthony Courtcock of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that *George Jackson*, here present, did, on or about the *10th* day of *December*, 1885, at number *66 Beekman* street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said, *Alfred P. Ransom and George Jackson*

had in *their* possession, within and upon certain premises, occupied by *them* and situated and known as number *66 Beekman* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided, *and with intent to use the same as a means to commit a public offense, and to promote, maintain and carry on a common and public nuisance.*
Subscribed and sworn to before me,
this *12th* day of *December* 1885

Anthony Courtcock

Police Justice.

CITY OF *New York* COUNTY OF *New York* } ss.

Wiley Seymour being duly sworn further deposes and says, that on the *10* day of *Dec.* 1885, aforesaid, he called at the place of business of the said *George Jackson and Alfred P. Ransom* aforesaid, at the said premises *66 Beekman* and there purchased the said paper, ticket and instrument, purporting to be what is commonly called a lottery *policy* as annexed to foregoing affidavit, under the following circumstances to wit: Deponent there saw the said *George Jackson* and had conversation with *them* in substance as follows.

Alfred P. Ransom Deponent said, *to* said *Jackson* give me *31, 41, 61* fig in both for ten dollars, whereupon the said *Jackson* did in the presence of said *Ransom*, record the same upon a manifold book or paper for recording lottery *policy* and also wrote the paper hereto annexed and handed same to deponent, and deponent paid the said *Jackson* the sum of 10 cents for the same. The said *Ransom* and *Jackson* were both present and acting together, and deponent has frequently seen *them* acting together on divers days and dates, in keeping, using and permitting to be used the said room for gambling purposes.

0277

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

LOTTERY AND POLICY.

Antony Perrotti.

*vs. R. Barron
and George Jackson*

*No. 1 Bailed by
Edward Braher
130 White Street*

Dated Dec. 12, 1888

C. S. Duffy Magistrate.

*No. 2 Bailed by
Jacob Shipsey
64 Lexington Ave*

Clerk.

Officer.

WITNESSES:

Antony Perrotti

Wesley Seymour

R. S. Barron

Bailed, \$

to ensure

Sessions.

By

Street.

0278

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alfred P. Ransom
and George Jackson

The Grand Jury of the City and County of New York, by this indictment, accuse *Alfred P. Ransom and George Jackson* of the crime of "Selling to another what is commonly known as a Lottery Policy," committed as follows:

The said *Alfred P. Ransom and George Jackson, each* late of the First Ward, in the City and County aforesaid, on the *fourth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

Walter Seymour,

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:

Box 10
31-41 61/10

(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.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Alfred P. Ransom and George Jackson* of the crime of "Selling to others what are commonly called Lottery Policies," committed as follows:

The said *Alfred P. Ransom and George Jackson, each.*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, ~~and~~ *and* yet ~~is~~ *are* a common gambler, and on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to divers persons (whose names are to the Grand Jury aforesaid unknown and cannot now be given), certain instruments and writings, commonly called lottery policies (a more particular description of which 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 Peace of the People of the State of New York and their dignity.

0279

THIRD COUNT—

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

— Alfred P. Ransom and George Jackson —

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:

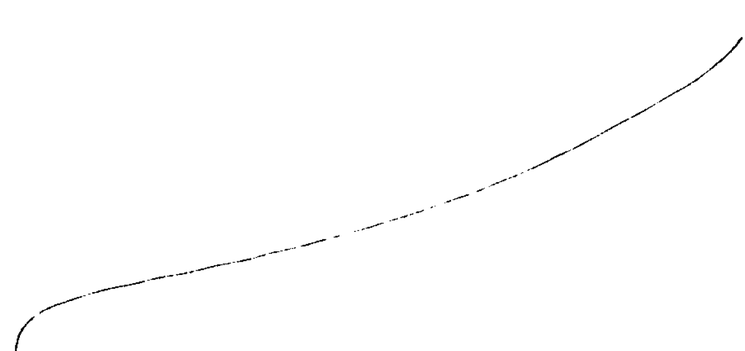
The said Alfred P. Ransom and George Jackson, each —

late of the First Ward, in the City and County aforesaid, on the twelfth day of December, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms, feloniously did sell to one

— Wesley Seymour —

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 particular 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 4 D 10
31 - 41 61 / 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.

FOURTH COUNT

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

Alfred P. Ransom and George Jackson

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 Alfred P. Ransom and George Jackson, each —

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, ~~was~~ ^{more} and yet is ^{are} a common gambler, and on the day and in the year aforesaid, at the Ward, City and

0280

County aforesaid, with force and arms, feloniously did sell to one

Wesley Seymour,

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 :

By D. W.

31-41-61/10

(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.

Peter B. Olney,
PETER B. OLNEY,

District Attorney.

0281

BOX:

201

FOLDER:

2012

DESCRIPTION:

Rapps, George

DATE:

12/08/85



2012

0282

No 33

J. J. Conley

Counsel,

Filed

Pleads,

1885

May 11th 1885

Argued 9/1

THE PEOPLE

vs.

George Rapp

George Rapp

Sections 498, 500, 501, 502, 503, 504, 505

RANDOLPH B. MARTINE,

*By Dec 17/85 - District Attorney,
Mado P.R.*

Pen 30 days

A True Bill.

Samy S. Fawcett

Koremun

Witnesses:

Officer Kennedy

Martin Schuster

0283

Police Court 4 District.

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

of No. 880 1/2 11th Avenue Street, aged 57 years,

occupation Painter being duly sworn

deposes and says, that the premises in the City and County aforesaid, the said being a Store Room where
various kinds of Mechanics tools & other property is stored
and which was occupied by deponent as a Store Room
and in which there was at the time no human being, save

were **BURGLARIOUSLY** entered by means of forcibly breaking
the lock or other fastening from the
door leading from the public street
into said basement with intent to commit
a larceny therein
on the 4th day of December 1883 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

About Six Stair Plates
(Gears) of the value of about
four dollars

the property of Isaac Benheim in deponents charge
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

George Kaplos now present and
two others not arrested

for the reasons following, to wit: That the door of said
basement which has been previously
locked and fastened, was broken open
and the aforesaid property taken stolen
and carried away therefrom by the defendants
and said others who were kept together
by Officer Kennedy of Precinct about One
Police Aids handed in their possession the above
described property which they took away when they saw
the officer approach as deponent is informed by said officer

I swear to before me this day
of December 1883
at New York City
John Thomas
Notary Public

0284

CITY AND COUNTY }
OF NEW YORK, } ss.

John Kennedy
aged *29* years, occupation *Police Officer* of No
the 22 Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Martin Schussler*

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

Sworn to before me, this

day of *December* 183 *31*

John Kennedy

Wm. T. ...

Police Justice.

0285

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

George Rapps

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 Rapps

Question. How old are you?

Answer

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

527 West 48 Street

Question. What is your business or profession?

Answer

I work in a paper factory

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

George Rapps
mark

Taken before me this

December 1883

Police Justice.

0286

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

George Rappos

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 *December 3* 188 *of Henry J. V. M. M.* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0287

Police Court H District. ¹³⁵³

THE PEOPLE &c.,
ON THE COMPLAINT OF

Martin Schneider
880 - 11 Ave

George H. Appo

Officer [Signature]

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

December 3

188

Murray

Magistrate

John Kennedy

Officer.

22

Precinct.

Witnesses

Call the officer

No.

Street.

No.

Street.

No.

Street.

\$ *100*

to answer

General

Sessions.

(Com)

0288

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figoras Sawyer

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

Figoras Sawyer

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

The said *Figoras Sawyer*,

late of the *Second* Ward 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 eighty-*three*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store room* of one

Isaac Benheim,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Isaac Benheim,

in the said *store room* 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.

0289

SECOND COUNT—

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

George Barrow

of the CRIME OF Petit LARCENY, committed as follows :

The said George Barrow,

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

did unlawfully and feloniously steal, take and carry away
the sum of ten dollars, of the value of
seven cents each,

of the goods, chattels and personal property of one Grace Bendheimer,

in the store room of the said Grace Bendheimer,

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

0290

THIRD COUNT—

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

Figonz Baynes

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

The said Figonz Baynes,

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,

did steal and take of the value

of seven cents each,

of the goods, chattels and personal property of one Isaac Benheimer,

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

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

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.

RANDOLPH B. MARTINE,
District Attorney.

0291

BOX:

201

FOLDER:

2012

DESCRIPTION:

Reardon, William

DATE:

12/23/85



2012

0292

W. No 199 A 2

Counsel,
Filed 23 day of Oct 1887
Pleads Guilty

Witnesses:

Forgery in the Second Degree.
(Sections 611 and 621, Penal Code.)

THE PEOPLE

vs.

F

William Beardon

RANDOLPH B. MARTINE,
2 1/2 Reg 24/86 District Attorney.
Tried & acquitted a Defendant
of a crime.

A True Bill.

Ernest J. Purcell

Foreman.

0293

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 Beardow

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

— William Beardow —

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

The said William Beardow,

— late of the City of New York, in the County of New York aforesaid, on the third day of November, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, to wit: a certain request for the payment of money.

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

Nov 24 - 1885

A. G. Weinstein -

Please let me have ten dollars and I will see you tomorrow and pay you.

John Dempsey.

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

0294

SECOND COUNT:

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

William Reardon

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

The said *William Reardon*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* — possession a certain forged instrument and writing, *to wit: a certain request*

from the payment of money.

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

Nov 2nd 1885

A. G. Finkstein —

Please let Reardon

have ten dollars and I will

see you tomorrow and pay you

John Deming

with force and arms, and with intent to defraud, the said forged *instrument and writing*, then and there did feloniously utter, dispose of and put off as true, *the* the said *William Reardon*, then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0295

BOX:

201

FOLDER:

2012

DESCRIPTION:

Reilly, Michael

DATE:

12/24/85



2012

0296

No 257

Counsel, *Sherry Dec*
Filed 24 day of Dec 1885
Pleads, *Murphy Jan 4th.*

Grand Larceny; Degree.
(From the Person.)
[Sections 528, 529, 530 — Penal Code.]

THE PEOPLE

vs.

I

Michael Reilly

H.D.

RANDOLPH B. MARTINE,

By *Thy 24/16.* District Attorney,
ind + accepted.

A True Bill.

Henry F. Dwyer

Foreman.

Jan 4th 1886
1885

Witnesses:

Martin Kane
Officer Kelly

0297

Police Court District.

Affidavit Larceny.

City and County } ss.:
of New York,

of No. 11 Delancey Street, aged 22 years,
occupation Domestic being duly sworn

deposes and says, that on the 15 day of November 1885 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:

A pocket book containing good
and lawful in bills, silver and
nickel coins to the amount and
of the value of five dollars
and thirty cents
the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Michael Cully (now here)

that about seven o'clock A.
M. on the morning of said day
as deponent came out of a
restaurant on the corner
of Hester Street she saw the
defendant assault and strike
a female, and when deponent
asked him what he struck the
girl for, the defendant without
replying struck deponent upon
her face and while doing they
pocket book from deponent's hand
ran away. That the defendant is
known to deponent personally, she identifies
him as the person who stole and carried away
the aforesaid property Martha Kane

Sworn to before me, this
1885
Police Justice.

0298

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Michael Reilly

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. *Michael Reilly*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *157 Mott Street*

Question. What is your business or profession?

Answer. *I work around the Markets*

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*

Michael E. Reilly

Taken before me this

21st
October
1887

Police Justice.

0299

STATE OF NEW YORK. }
CITY AND COUNTY OF NEW YORK, } ss: POLICE COURT, 1 DISTRICT.

of No. Sixth Precinct being duly sworn, deposes and says,
that on the 22nd day of December 1885
at the City of New York, in the County of New York, Martha Kane (now

hew) is a material witness for the
People in a case of Grand Larceny
of Ugt Michael Kelly. Said Martha
Kane having no permanent res-
idence and deponents believing she
will not appear at the trial in
General Sessions prays she
may be committed to the
House of Detention for witnesses

Peter Kelly

Sworn to before me this 22nd

of the County of New York

James J. Conroy
Police Justice

0300

POLICE COURT— / DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martha Lane
US.

AFFIDAVIT.

Dated *December 22* 188*8*

Murray Magistrate.

R. S. [unclear] Officer.

Witness, *[Signature]*

Disposition

*Committed to
the house of detention
in default of furnishing
\$100⁰⁰/₁₀₀ Bail to appear as returned
for all people*

0301

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

Michael Reilly

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 *December 21* 188*5* *Henry J. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0302

Police Court *1st* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mattha Kane
House of Detention
Michael Kelly

offence
from person

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated *December 21* 188*5*

Murray Magistrate

Peter Kelly Officer.

64 Precinct.

Witnesses *Annie Pruthing*

No. *Delaney* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* - to answer *J. Johnson*

by Dec 22nd 2006

(Com)

0303

The defendant in this case
was arrested by Officer Lath
Sept. the 8th (under the name of
John Smith) for robbery and
tried in General Sessions on June
12th 82. and his bond consisted
of Edward Hamilton of No
E. Broadway not sustaining his
~~testimony~~ testimony before the
Police court and getting bail from
John Richard Smith.

Arrested Sept. 11th 82 for
for ~~robbery~~ robbery by Officer White

Arrested Sept. 14th for robbery
by Officer Gray and sent to
Police Court.

also by Officer Stewart
sent to Police Court

0304

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Riedel

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

- Michael Riedel -

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

The said Michael Riedel;

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 27th day of November, in the year of our Lord one thousand eight hundred and eighty-five, in the day time of the said day, at the Ward, City and County aforesaid, with force and arms,

Two United States Treasury notes of the denomination and value of two dollars each, four other United States Treasury notes of the denomination and value of one dollar each, silver coins, of a number, kind and denomination to the grand jury of said indictment, of the value of five dollars and thirty cents, and one pocket watch of the value of fifty cents,

of the goods, chattels and personal property of one Martha Lane, on the person of the said Martha Lane, then and there being found, from the person of the said Martha Lane, 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.

Richard J. Martin
District Attorney

0305

BOX:

201

FOLDER:

2012

DESCRIPTION:

Reklenglaus, Gustav

DATE:

12/24/85



2012

0306

No 240

Witnesses:

Paul & Otto
Oppen Michael H. Pief

Exp Compt &
Oppenid -
Comptex Perin
Oppenid Paul

Counsel, J.S. a.
Filed 24 day of Dec 1888
Pleads Not Guilty Jan 1889

THE PEOPLE
vs.
P
J. S. a.
Oppenid Paul
Comptex Perin
Exp Compt &
Oppenid Michael H. Pief

[Section
Pennl Code]

Gustav Reklenglaub

RANDOLPH B. MARTINE,

District Attorney.

A TRUE BILL.

Henry J. Duval

Henry J. Duval
Foreman

Leads by quality
1888
Oppenid Paul

0307

District Attorney's Office.

PEOPLE

vs.

Gustav Recklenhans

John Behring
Walden Lane

210 Bowery

Wm. Krumsick
5 Rivington St.

0308

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

POLICE COURT, 3 DISTRICT.

Fredrick L. Otto

of No. *7 Rivington* Street, being duly sworn, deposes and says,

that on the *10th* day of *December* 188*5*
at the City of New York, in the County of New York, *Gustave Recklenhaus*

(now here) came into deponents store at
7 Rivington street; broke two show
cases; smashed an ice cooler; des-
troyed a cigar lamp; wet, broke,
and ruined 1800 cigars and destroyed
other property belonging to deponent
in all of the value of one hundred
and fifty dollars. The said destruction
of property was wilfully and maliciously
done by the defendant on said date.

F L Otto,

Sworn to before me, this

of December

188*5*

day

Samuel C. Recklenhaus

0309

City and County of New York, ss.:

POLICE COURT 3 DISTRICT.

THE PEOPLE,

Gustav Reinkinghaus
vs.
Rockland County
Reinkinghaus

On Complaint of *Fredrick L Otto*
For *Malevolent Mischief*

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

Dated *Dec 17* 188*5*

Samuel C. Bull
Police Justice.

Gustav Reinkinghaus

0310

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Recklenbaum
Gustave Perryman

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

Recklenbaum
Gustave Perryman

Question How old are you?

Answer

23 years

Question. Where were you born?

Answer.

Germany

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

Answer.

20 Bayard St

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.

The complainant owed me money and refused to pay me. I was drunk when I went in and destroyed his property.

Gustave Recklenbaum

Taken before me this

day of *July*

1885

Samuel C. Kelly
Police Justice.

0311

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

Gustav Recklenham

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 5 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 17 1889

Samuel C. Bell Police Justice.

I have admitted the above-named

to bail to answer by the undertaking herelo annexed.

Dated _____ 188 _____

Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____

Police Justice.

0312

470
3 19
Police Court

District 0

THE PEOPLE, &c.

ON THE COMPLAINT OF

Richard F. Ott
7 Rivington St

Gustav Recklenhauer

Offence Malicious

Murder

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated Dec 17 188

O. Reilly Magistrate

Off Reap 10 Precinct.

Witnesses

No. _____ Street

No. _____ Street

No. _____ Street

\$ 300 to answer \$5

Cor.

0313

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Augustus Redden

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

Augustus Redden

of the CRIME OF *Destroying the personal property*
of another.

committed as follows:

The said *Augustus Redden*,

late of the *First* Ward of the City of New York, in the County of New York afore-
said, on the *Tenth* day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid,
with force and arms, two boxes
of the value of twenty five dollars
each, one ice-chest of the value of ten
dollars, one cigar box of the value
of five dollars, and sixteen hundred
cigars of the value of five cents each,
of the goods and personal property
of one Frederick S. O. Ho, then and
there being, unlawfully and illegally
did feloniously, fraud, and
destroy, against the form of the Statute
in such case made and provided, and
against the peace, dignity of the said People,

Randolph Martin,

District Attorney

03 14

BOX:

201

FOLDER:

2012

DESCRIPTION:

Reynolds, William

DATE:

12/22/85



2012

03 15

No 213

Witnesses:

Officer Fother

Counsel,

Filed 22 day of Dec 1885

Pleads,

ASSAULT IN THE THIRD DEGREE.

(Section 219, Penal Code.)

THE PEOPLE

vs. William Reynolds

RANDOLPH B. MARTINE,

District Attorney.

In Dec 23/15
pleads guilty Pen 4 md.
A True Bill.

[Signature]

Foreman

03 16

Police Court— 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of Mr. Samuel B. Totten
22nd Police Precinct Street, aged 31 years,
occupation Police Officer being duly sworn, deposes and says, that
on the 17 day of December 1886, at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by William Reynolds
(number) who struck deponent
in the face with his closed hand
while deponent was in the discharge
of his duty as a police officer

without any justification on the part of the said assailant

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

Sworn to before me, this

18
day of December 1886

Samuel B. Totten

Samuel B. Totten
Police Justice.

0317

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 Seven 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. 18 1885 John J. ... Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0318

1430

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel B. Fetter
22 Precinct.

1 William Reynolds

2

3

4

Officer
De Paul Officer

Dated December 18 1885

Yonnon Magistrate.

Fetter Officer.

22 Precinct.

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 700 to answer Paul Sessions.

Case

0319

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

William Reynolds 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 Reynolds

Question. How old are you?

Answer 30 years

Question. Where were you born?

Answer. Ireland

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

Answer. 505 72nd St. 5 months

Question What is your business or profession?

Answer Coal Shovel

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

Answer. I was crazy drunk & do not remember what I did.

William Reynolds

Taken before me this

day of December 1888

William J. Moore Police Justice.

0320

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 Reynolds

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

William Reynolds

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

The said *William Reynolds*

late of the First Ward of the City of New York, in the County of New York
aforesaid, on the *17th* day of *December*, in the year of our Lord
one thousand eight hundred and eighty-*five* at the Ward, City and County
aforesaid, in and upon the body of one *Samuel B. Totten*,
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Samuel B. Totten*,
did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *Samuel B. Totten*, 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.

RANDOLPH B. MARTINE,

District Attorney.

0321

BOX:

201

FOLDER:

2012

DESCRIPTION:

Rice, Henry

DATE:

12/15/85



2012

0322

BOX:

201

FOLDER:

2012

DESCRIPTION:

Frawley, John

DATE:

12/15/85



2012

Witnesses:

Wm Luskbaugh
Jermiah Sullivan

No 125
Culman
v
Stockholder
Counsel,
Filed
15th day of Dec 1885
Pleas
M. W. Luskbaugh

THE PEOPLE
vs.
Henry Rice
John Frawley
[Sections 4th
Degree
]

RANDOLPH B. MARTINE,
District Attorney.
No 2. Acquitted

A True Bill.

Henry A. Duicock
Dec 23/85 Foreman
Ch. J. [Signature]
Dec 23/85
Dec 23/85

0323

0324

Police Court 1st District.

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

of No. 474 Pearl Street, aged 28 years,
occupation House Keeper being duly sworn

deposes and says, that the premises No 474 Pearl Street,
in the City and County aforesaid, the said being a five story brick
tenement building
half the floor, on second story
and which was occupied by deponent as a Dwelling

and in which there was at the time human beings by name Mary Lushbaugh
Katie Sullivan, Mary Lushbaugh, Lottie Lushbaugh & Eddie Lushbaugh
attempted to be
were **BURGLARIOUSLY** entered by means of forcibly breaking the
door leading from the hallway into the front
room of said dwelling

on the 2nd day of November 1885 in the day time, and the
attempted to be
following property feloniously taken, stolen, and carried away, viz:

a quantity of household furniture
and wearing apparel of the value and
amounting to five hundred dollars

the property of deponent by her husband Martin Lushbaugh
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
attempted to be
BURGLARY was committed and the aforesaid property attempted to be
taken, stolen, and carried away by

Henry Rice (now here)
John Hawley

for the reasons following, to wit: On said date, about the hour of
4:30 o'clock in the afternoon deponent was
in her kitchen in said dwelling when deponent
heard a noise outside of the door leading
into the front room. That deponent immediately
went into the hallway and saw said Henry Rice
at said door. That when said deponent Police
saw deponent, he walked away from said door.
That deponent heard the said deponent

0325

before he left said door, drop something.
That deponent then looked down on the
floor and saw the burglars jumping here
shown lying outside said door. That
deponent then examined said door and found
the casing of said door broken, and
the fan light over said door damaged.
That deponent further says that she
saw said Travels in company with
said Price on two different times on
said date.

Mary Lushbaugh

Given to before me
this 3rd day of November 1885
J. P. [Signature]
Police [Signature]

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary
Degree.

Dated 188
Magistrate.
Officer.
Clerk.

Witnesses:

Committed in default of \$ Bail.
Bailed by
No. Street.

0326

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, N.Y.

1st District Police Court.

John Frawley 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 Frawley

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. New York city

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

Answer. 59 North First Street, Brooklyn City and County

Question. What is your business or profession?

Answer. Painter

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

Answer. I am not guilty
John Frawley

Taken before me this

day of

September 1885

Police Justice.

0327

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

121

District Police Court.

Henry Rice

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

Question. What is your name?

Answer. *Henry Rice*

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. *367 Pearl street, about one year*

Question. What is your business or profession?

Answer. *Picker of fish*

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*
Henry Rice

Taken before me this

day of

1888

[Signature]
Police Justice.

0328

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 _____

Henry Rice and John Frawley
_____ guilty thereof, I order that *they* be held to answer the same and *they* 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 *they* give such bail.

Dated *November 3* 188*9* *J. P. Duffy* Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0329

Police Court - 1st 1401 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary Kusklaugh

474 Pearl

Henry Rice

John Crowley

Office of the District Attorney
Mary Kearney

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

November 3 1885

Magistrate

Charles White Officer.

Precinct.

Katie Sweeney

Witnesses

Jeremiah Sullivan

No.

474 Pearl Street.

No.

Charles White
6th Precinct Police Street.

No.

1000 Pearl Street.

\$

1000 Pearl Street, 4.5.

to answer

Charles White

0330

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Rice and John Brander

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

Henry Rice and John Brander
of the crime of ~~attempting~~ *to commit*
the CRIME OF BURGLARY IN THE ~~second~~ *second* DEGREE, committed as follows:

The said *Henry Rice and John Brander*
Brander, each

late of the *Sixth* Ward of the City of New York, in the County of New York
aforesaid, on the *second* day of *November*, in the year
of our Lord one thousand eight hundred and eighty-*five*, with force and arms, about the
hour of *seven* o'clock in the *day* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Martin Suddavagh,*

there situate, feloniously and burglariously did ~~break into and enter,~~ *attempt to*
human being, to wit: *one Martin Suddavagh,*

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

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,

Randolph B. Martin
District Attorney

0331

BOX:

201

FOLDER:

2012

DESCRIPTION:

Ritchie, William

DATE:

12/10/85



2012

0332

No 75

Witnesses:
Officer Thompson

Counsel,
Filed 10 day of Dec 1885
Pleads *Not Guilty*

THE PEOPLE
vs.
B
William Ritchie
100 - 7 Ave

*Violation of Excise Law,
(Sunday)
(III Rev. Stat., 7th Edition, page 193 sec. 24, and
page 198, sec. 51.)*

RANDOLPH B. MARTINE,
District Attorney.

A TRUE BILL.

Henry J. Purdy
March 13/86 Foreman.
Richard J. Kequiten

0333

Excise Violation—Keeping Open on Sunday.

POLICE COURT—2 DISTRICT.

City and County }
of New York, } ss.

of No. 16th Avenue William J. Thompson -
Police - 1 Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 29th day
of November, 1887, in the City of New York, in the County of New York,

William Ritchie (now here)
being then and there in lawful charge of the premises No. 100 South Avenue
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said William Ritchie
may be ~~arrested~~ and dealt with according to law.

Sworn to before me, this 9th day }
of November, 1887 } William J. Thompson

Har. Melde Police Justice.

William J. Thompson

0334

Sec. 198-200.

2

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

William Ritchie

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 Ritchie*

Question. How old are you?

Answer. *3 Years -*

Question. Where were you born?

Answer. *New York.*

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

Answer. *93. 6th Avenue. 15 Months.*

Question. What is your business or profession?

Answer. *Barkeeper*

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

Answer. *I am not guilty and demand a trial by Jury -*

Taken before me this

day of *November* 188*1*

W. H. White
Police Justice.

W. H. Ritchie

0336

Police Court ^{2 1344} District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Thompson
of 16th Precinct
William Ritchie

Offence
Unlawful Arrest

2
3
4

BAILEE

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

to answer

100- Paul

0337

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 Ritchie

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

William Ritchie

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said *William Ritchie,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty ninth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

William Ritchie

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY, committed as follows :

The said *William Ritchie,*

late of the Ward, City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week,

0338

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

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

William Ritchie

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *William Ritchie*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

100 Duane Avenue.

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

RANDOLPH B. MARTINE,
District Attorney.

0339

BOX:

201

FOLDER:

2012

DESCRIPTION:

Roche, David

DATE:

12/04/85



2012

0341

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 Rodne

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

- David Rodne -

of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE
ON SUNDAY, committed as follows:

The said *David Rodne,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of *January*, in the year of our Lord one thousand
eight hundred and eighty-*five*, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People
of the State of New York, and their dignity.

SECOND COUNT:

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

- David Rodne -

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY,
committed as follows:

The said *David Rodne,*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year
aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week

0342

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

THIRD COUNT:

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

David Roche

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *David Roche*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

ninety nine Market Street,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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.

RANDOLPH B. MARTINE,
District Attorney.

0343

BOX:

201

FOLDER:

2012

DESCRIPTION:

Ronnebach, Helene

DATE:

12/08/85



2012

0344

#1 No 11 Callahan

Witnesses:

Officer Sullivan

Counsel, *[Signature]*
Filed *[Signature]* day of *Dec* 188*5*
Pleads *Not Guilty (9)*

THE PEOPLE
vs.
[Signature]
Grand Larceny *2nd* degree
[Sections 628, 638 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

Be see 14/10- Pen one got
pleads PR
AT True Bill.
[Signature]

Foreman.

0345

Police Court— District.

Affidavit—Larceny.

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

Joseph Bandenistel
of No. 82 West 9th Street, aged 17 years,
occupation Butcher being duly sworn

deposes and says, that on the 15th day of October 1883 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 pair of gold bracelets of the value of thirty five dollars and one Amethyst ring of the value of fifteen dollars together of the amount and value of fifty dollars the property of

Sworn to before me this 1883

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 Helen Rouaback (now here) from the fact that said deponent was employed by deponent since the 10th day of October 1883 on the above date deponent was present and as the said deponent was the only person beside deponent who had access to the room where said property was suspicion fell on her and when she the said deponent was arrested by Officer John S. Sullivan of the 15th Precinct Police she the said deponent admitted and confessed to the said Officer that she had taken said property and a lot of other property at different times

Police Justice

0346

and pawned them and when the
said person - where she had pawned
said property, Wherefore deponent charges
the said deponent with having
feloniously taken stolen and carried
away said property from deponent's
residence No 28 West 5th Street

Jo. Bandenbaster

Sworn to before me
this 5th day of Dec 1885

[Signature]

[Signature]

Dated 1885 Police Justice

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

Dated 1885 Police Justice

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

Dated 1885 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

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

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of

vs.

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY.

Dated _____ 1885

Magistrate.

Officer.

Clerk.

Witnesses, _____
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

0347

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John S. Sullivan
Police Officer of ~~No~~
the 15th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Paudenistel
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 3rd
day of December 1887 } John S. Sullivan

[Signature]
Police Justice.

0348

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Helen Ronabach 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 waiver cannot be used against her on the trial.

Question What is your name?

Answer Helen Ronabach

Question. How old are you?

Answer 25 years old

Question. Where were you born?

Answer Germany

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

Answer 28 West 3rd St about six weeks

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

Helen Ronabach

Taken before me this

day of December 188

[Signature]

Police Justice.

0349

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 J. ...

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 5 188 [Signature] Police Justice.

I have admitted the above-named John J. ... to bail to answer by the undertaking herelo annexed.

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0350

1357

Police Court

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph [unclear]
82nd West 3rd

1 Helen [unclear]

2 [unclear]

3 DE 2

4 1885

Office
[unclear]

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated December 5th 1885

Charles Welder Magistrate

John S. [unclear] Officer.

Precinct.

Witnesses [unclear]

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000. to answer [unclear]

[unclear]

0351

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Adeline Rouds

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

Adeline Rouds

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

The said *Adeline Rouds*,

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

two bracelets of the value of
twenty dollars each, and one
finger ring of the value of
fifteen dollars,

of the goods, chattels and personal property of one *Joseph Rouds*.

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.

Richard Martin,
District Attorney

0352

BOX:

201

FOLDER:

2012

DESCRIPTION:

Ross, Charles

DATE:

12/18/85



2012

0353

BOX:

201

FOLDER:

2012

DESCRIPTION:

Lunigro, Antonio

DATE:

12/18/85



2012

0354

BOX:

201

FOLDER:

2012

DESCRIPTION:

Granella, Philomena

DATE:

12/18/85



2012

0355

BOX:

201

FOLDER:

2012

DESCRIPTION:

Collucie Mary A.

DATE:

12/18/85



2012

0356

No 181

3-4 RHR

Counsel,

Filed 18 day of Dec 1885

at the Court of Sessions of the County of Albany N.Y.

Bartholomew in the Third Degree.
Sections 498, 506, 528, 531, 550

THE PEOPLE

vs.
Charles Ross, R

Antonio Sanguino, R
18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

Philomena Granella, R
Mary A. Colucci, R

RANDOLPH B. MARTINE,
District Attorney.

Attest: *[Signature]*
A TUGERIN.

[Signature]
Foreman

[Signature]
142-74736 N.Y. Dist. Ct. N.Y.

[Signature]
Dist. Ct. N.Y.

Witnesses:

Officer Wana

" " Chas. J. McManus

I do hereby certify

that the above named persons are

competent witnesses for

the purpose of the above

mentioned case.

[Signature]

The defendant being insufficient

to try at the 3rd day of August

1885 the case being discharged

in their cases

G. P. A.
A. D. A.

0357

Police Court - 10th District.

City and County of New York, ss.:

of No. 93 Park Street,

occupation

Butcher

Dominic Michelotti

Street, aged 44 years,

being duly sworn

deposes and says, that the premises No 305 Mulberry Street,

in the City and County aforesaid, the said being a Basement in the fourth story brick tenement house.

and which was occupied by deponent as a store room

and in which there was at the time ^{my} human being, by name

were BURGLARIOUSLY entered by means of forcibly Digging up the earth in the aforesaid premises ^{through the} partition ^{between} said basement from the ^{basement} ^{causing an opening to be formed by the crawling} ^{through} said basement in said premises on the 13th day of December 1885 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Twelve Pans of Olive oil
Five Baskets of Wine
Pennies in all together of the value of
One hundred and seven 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

Charles Ross ^{and} Antonio's Luigino
(now here) Philomena Granello ^{and} Ann Callace

for the reasons following, to wit: That said defendants were acting in concert, with each other for the reason

That deponent is informed by John Palmer a police officer of the 6th Precinct Police

That about the hour of twelve o'clock on the morning of the 13th day of December 1885 he arrested said Ross with four

copies of the said oil in his possession

and Deponent is further informed by Charles

0358

Bm Mannus a police officer of the 6th Precinct
 advised that he arrested said Linnigo who
 told him that he knew that said Ross had
 used the said oil & that said Linnigo caused
 him to the premises & that he did take
 him to the premises of Philomena Granella
 of 5 1/2 Mulberry who told defendant that
 she bought some of said oil from said Linnigo
 and paid \$2 dollars therefore & that said Linnigo
 took said Mannus to the premises of Mary
 Ann Colucci at 50 Mulberry Street where
 said Mary Ann admitted & confessed that she
 bought some of said oil & that she has lots of
 more from said Linnigo & paid him
 \$1000 therefore & defendant has seen the
 said property & fully identifies the same
 as being his & charges said Ross & said
 Linnigo with acting in concert with each
 other and with the buying of said property
 from said Granella & said Colucci with knowledge
 of receiving the same knowing the same to have been
 stolen & for sale
 (this 14th day of December 1885)

Domenick Malibetta
 Police Justice

Police Court _____ District _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree _____

Burglary _____

Dated _____ 188 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

0359

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles B. McManis
aged 28 years, occupation Police Officer of No. 6th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Admiral Michelletto
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14
day of December 1880 } Charles B. McManis

P. G. Caffy
Police Justice.

0360

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Police Officer No.

6th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Domino Madellato

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

Sworn to before me, this 14 } John S. Wimmer
day of December 1888 }

[Signature]
Police Justice.

0361

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

121 District Police Court.

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

Question. What is your name?

Answer *Charles Russ.*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *283 West Street 3 years.*

Question. What is your business or profession?

Answer. *Doat Block*

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 Russ
+ Russ
man*

Taken before me this

day of

1888

Police Justice.

0362

Sec. 193-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Antonio Luzzigro 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. *Antonio Luzzigro*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *37 Mulberry Street by 1880.*

Question. What is your business or profession?

Answer. *Boat Race*

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*
Antonio Luzzigro
now

Taken before me this

14

day of

1881

Police Justice.

0363

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

104 District Police Court.

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

Question. What is your name?

Answer. Mary Ann Colucci

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. Italy

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

Answer. 48 Mulberry Street 14 years

Question. What is your business or profession?

Answer. Housekeeper.

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

Mary Ann Colucci

Taken before me this

day of September 1888

[Signature]
Police Justice.

0364

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

101 District Police Court.

Philomena Gaunetta 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 waiver cannot be used against her on the trial.

Question. What is your name?

Answer. *Philomena Gaunetta*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *59 1/2 Mulberry Street 3 years*

Question. What is your business or profession?

Answer. *Housekeeper*

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.*
Philomena Gaunetta
her

Taken before me this

day of *September* 188*7*

W. J. Buckley

Police Justice.

0365

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 ~~Two~~ *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 *Dec 11* 188

P. J. Duffy
Police Justice.

I have admitted the above-named *Mary Ann Colucio, Philomena Paulina* to bail to answer by the undertaking hereto annexed.

Dated *Dec 14th* 188

P. J. Duffy
Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188

Police Justice.

0356

Police Court-- 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Requie Michael
93 Park
Charles Raso
Antonia Lina
Philomena Gumbel
Maryann Colman

1407
Office
St. Peter's
St. Mary's
St. John's
St. George's

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by *Eugene Rocco*
Residence *76 St Elizabeth* Street.

No. 4, by *Michael De Marsico*
Residence *50 Mulberry* Street.

Dated *December 11* 188

Suppy Magistrate
Chamber Officer.
6th Precinct.

Witnesses *John J. Wamsi*
No. _____ Street.

Charles P. Gorman
No. _____ Street.

No. _____ Street,

\$ *1.00* to answer *G.S.*

No 3 Baker
No 11 B. B. B.

0367

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 Boss, Antonio Sumigo, Plidomena Spagnola and Mary D. Pollicie

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

Charles Boss, Antonio Sumigo, Plidomena Spagnola and Mary D. Pollicie

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

The said Charles, Antonio, Plidomena and Mary, each —

late of the Sixth Ward of the City of New York, in the County of New York, aforesaid, on the nineteenth day of December, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the room of one

-Domenico Michaletti,-

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Domenico Michaletti,

in the said room, 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.

0368

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accense the said Charles Ross, Antonio Serrano, Prudencia Figueroa ^{by} Mary A. Rodriguez of the CRIME OF ~~the~~ LARCENY, ~~in the second degree~~, committed as follows:

The said Charles, Antonio, Prudencia and Mary, each —

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

Twelve cans of olive oil of the value of ~~two~~ ^{five} dollars each can, twelve baskets of wine of the value of twelve dollars each basket, and fifty bottles of wine of the value of one dollar each bottle,

of the goods, chattels and personal property of one Domenica Nicoletti,

in the room of the said Domenica.

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

0369

THIRD COUNT—

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

Philomena Garella and Marya Polina

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

The said *Philomena and Mary, each*

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,

twelve cans of wine of the value of six dollars each can, five baskets of wine of the value of twelve dollars each basket, and sixty bottles of wine of the value of one dollar each bottle,

of the goods, chattels and personal property of one *Domenico Micheli,* by *Charles Ross, Antonio Serrano,* and by — certain *other* persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Domenico,*

unlawfully and unjustly, did feloniously receive and have; the said *Philomena and Mary.*

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.

RANDOLPH B. MARTINE,
District Attorney.

0370

BOX:

201

FOLDER:

2012

DESCRIPTION:

Russell, James

DATE:

12/18/85



2012

1730

Witnesses:

Mary E. Perley
Philip Lynch
Officer Tom Gordon

~~Not~~ 170

Counsel,
Filed 18 day of Dec 1885
Pleads Anthony M.

THE PEOPLE
vs.
James Russell
Grand Larceny in the Person
(MONEY)
(Sec. 538 and 537, Penal Code.)
degree.

Randolph B. Martine

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

George A. Dinwoth
John W. ...
Foreman.
State Referee

0372

Police Court 4 District.

Affidavit—Larceny.

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

Mary E. Perley

of No. 104 East 70 Street, aged 46 years,
occupation Principle of a School. being duly sworn

deposes and says, that on the 12 day of December 1885 at the City of New

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

perchance of deponent, in the day time, the following property viz :
One Satchel, containing good and lawful
money of the issue of the United States
of the value of Seventeen dollars
said property being in all of the value
of Twenty two 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 James Russell (now here)

James Russell was walking on
the 7th avenue when deponent had said
satchel containing said money in her
hand. That when on the corner
of 40th Street some person snatched said
satchel from her hand and from her
possession that he ran away and
while running he threw said property away.

Deponent is informed by Philip
Lyons residing at 37th 228 East 74th Street
that James Russell (now here) is the
person who did steal said property
from deponent, as aforesaid.

Mary E. Perley

Sworn to before me, this 15 day
of December 1885
John W. ...
Police Justice

0373

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip Lynch
aged 12 years, occupation School boy of No

228 East 7th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary E. Kelly
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 16
day of December 1835 } Philip Lynch

John J. [Signature]
Police Justice.

0374

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

James Russell 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 Russell*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York State*

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

Answer. *in Chambers Street one block*

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.*

James Russell,

Taken before me this

day of *March* 188*7*

1887

Police Justice.

0375

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 Smith

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 *Dec 16 5* 188 *John Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0376

\$25 deposit for Exp arrested
9 a.m Decr 16th 1885

1411

Police Court -- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary E Pealey
107 East 70th
James Russell

Officer of Peace of New York

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

Dec 15 1885

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

2500 to answer

Sessions.

Paul
Linn

0377

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Russell

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

James Russell

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

The said *James Russell,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twelfth* day of *December*, in the year of our Lord one thousand eight hundred and eighty *five*, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *—*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *—*; *three* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *eight* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *seventeen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *—*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *—*; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *seventeen*

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

of the proper moneys, goods, chattels, and personal property of one *Mary F. Perley,* on the person of the said *Mary F. Perley,* then and there being found, from the person of the said *Mary F. Perley* 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.

RANDOLPH B. MARTINE,
District Attorney.

0378

BOX:

201

FOLDER:

2012

DESCRIPTION:

Ryan, Patrick

DATE:

12/02/85



2012

0379

Witnesses

Edmund Johnson
J. H. Wimer

328. Morgan
Counsel,
Filed *2* day of *June* 188*5*
Pleads, *Not guilty (3)*

THE PEOPLE
vs.
Richard R. Ragan
H.D.
[Sections 224 and 228, Penal Code].
Robbery, 2nd degree.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. C. Carter Jr.
Foreman.

Dec 10/85

Pleas of

Pen: one year.

0380

Police Court - First District.

CITY AND COUNTY }
OF NEW YORK, } ss

of Richmond Virginia House of Detention Years
Occupation laborer being duly sworn, deposes and says, that on the
25th day of November 1885, at the 5th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful monies of the
United in silver coins of the amount
and value of Fifty cents

~~of the value of~~ Edward Johnson ~~the property of~~

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
Patrick Ryan now here, and two other
men not now arrested, from the fact
that at about the hour of two o'clock and
thirty minutes P.M. on the above date while
deponent was in a lager beer saloon No
26 Mulberry Street the said other men
not now arrested caught hold of deponent
and held deponent's arms and one of said
other men put his hand on deponent's
mouth while the said defendant Ryan inserted
his hand into deponent's left hand side pantaloons
pocket worn by deponent as a portion of deponent's
bodily clothing and abstracted the aforesaid

Subscribed to before me, this

Notary Public

0381

monies from deponents pantaloons pocket
Wherefore deponent charges the said defendant
and said other men not arrested with feloniously
taking stealing and carrying away the aforesaid
Money from the person of said deponent by
force and violence without his consent and
against his will

Sworn to before me *Edw. Johnson*
this 26th day of November 1855
Joseph Johnson
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
_____ Hundred Dollars _____ and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 1855
I have admitted the above named _____
to bail to answer by the undertaking hereunto annexed.
Dated _____ 1855
There being no sufficient cause to believe the within named _____
guilty of the offense therein mentioned, I order he to be discharged.
Dated _____ 1855
Police Justice.

Police Court, _____ District,
THE PEOPLE, &c.,
on the complaint of _____
vs. _____
1 _____
2 _____
3 _____
4 _____
Dated _____ 1855
Magistrate, _____
Officer, _____
Clerk, _____
Witness, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer General Sessions.

0382

Sec. 198-200.

1st

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Patrick Ryan

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 Patrick Ryan

Question How old are you?

Answer 42 years

Question Where were you born?

Answer Ireland

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

Answer 67 James Street - 14 years

Question What is your business or profession?

Answer Longshore

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
Patrick Ryan
mofk

Taken before me this

day of 11th 1888

Police Justice.

0383

It appearing to me by the within depositions and statements that the crime therein mentioned ^{had been} committed, and that there is sufficient cause to believe the within named Patrick Ryan

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 1/25/25 1885 J. J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0384

328. 15th 1317
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Johnson
House of Detention
Patrick Ryan

Offence
V. F. 23

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

2 _____
3 _____
4 _____
Dated July 26 188
J. J. O'Connell Magistrate
A. J. Wimmer Officer.
6 Precinct.

Witnesses
Couple O'Connell
House of Detention Street.
No. _____ Street,
No. _____ Street,
\$ 1000 to answer G.S.
C.M.O.

0385

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patricia Ryan

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

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

The said Patricia Ryan,

late of the First Ward 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 eighty-nine, in the month of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Edward Johnson, in the peace of the said People, then and there being, feloniously did make an assault, and two silver coins of the value of twenty five cents each, and five silver coins of the value of ten cents each.

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

Patricia Ryan being then and there aided by an accomplice actually present, whose name is to the Grand Jury aforesaid unknown)

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

Randolph D. Martin, District Attorney