

0915

BOX:

312

FOLDER:

2970

DESCRIPTION:

Rodner, Michael

DATE:

06/05/88



2970

0916

Witnesses:

Michael Brady

Counsel,

Filed

Pleas

5th June 1888

THE PEOPLE

vs.

P

Michael Rodner

alias

Michael Smith

(2 cases)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Ernest A. Murray
Foreman.

James M. P.

John G. G. G.

Edmund P. P.

June 1888.

Grand Larceny 2nd degree
[Sections 828, 831, 556, Penal Code.]

0917

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 Rodner, otherwise
called Michael Smith, other-
wise called Michael Miller*

The Grand Jury of the City and County of New York, by this indictment, accuse *Michael Rodner, otherwise called Michael Smith, otherwise called Michael Miller* — of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Michael Rodner otherwise called Michael Smith, otherwise called Michael Miller* — late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *April* in the year of our Lord one thousand eight hundred and *eighty-eight*, at the City and County aforesaid, with force and arms, *one coat of the value of twenty dollars, one vest of the value of five dollars, and one pair of shoes of the value of five dol-*
lars

of the goods, chattels and personal property of one *Louis D. Osborn* —

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.

0918

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 Rodner, otherwise called Michael Smith, otherwise called Michael Miller

The Grand Jury of the City and County of New York, by this indictment, accuse *Michael Rodner, otherwise called Michael Smith, otherwise called Michael Miller* — of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Michael Rodner, otherwise called Michael Smith, otherwise called Michael Miller* — late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *April* in the year of our Lord one thousand eight hundred and *eighty-eight*, at the City and County aforesaid, with force and arms, *one coat of the value of twenty dollars, one vest of the value of five dollars, and one pair of shoes of the value of five dollars*

of the goods, chattels and personal property of one *Louis D. Osborn* —

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.

0919

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Michael Rodner otherwise called Michael Smith, otherwise called Michael Miller* - of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Michael Rodner, otherwise called Michael Smith, otherwise called Michael Miller* -

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

one coat of the value of twenty dollars and one vest of the value of five dollars, and one pair of shoes of the value of five dollars

of the goods, chattels and personal property of one

Louis D. Osborn -

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

Louis D. Osborn -

unlawfully and unjustly, did feloniously receive and have; the said *Michael Rodner otherwise called Michael Smith otherwise called Michael Miller* then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0920

Witnesses:

Louis Osborn
Michael Brady

Counsel,

Filed 5

day of Paul 1888

Pleads,

Grand Larceny 2nd degree. [Sections 528, 531, 550 Penal Code].

THE PEOPLE

vs.

P

Michael Rodner,
alias Michael Smith,
alias Michael Miller
(7 cases)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edmund A. Murray
For Grand Juror.

~~Edmund A. Murray~~
Sentenced on and
indictment, R.B.N.

0921

Police Court— 6th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Jonis Osborn

of No. 112 Avenue D. Street, aged 21 years,
occupation Machinist being duly sworn

deposes and says, that on the 30th day of April 1888 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 Prince

Albert cloth coat ^{and vest} of the value of Twenty-five
Dollars, One Pair of shoes of the value of
Five Dollars, in all of the value of
Thirty 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 Michael Smith alias Michael

Rodner, alias Mr. Miller, his hire, from
the following facts. On said day deponent left
said clothes hanging in his room at the boarding
house No 112 Avenue D. in the morning when
he went to business. When deponent returned at six
o'clock P. M. said property was missing. Catherine Walls,
keeper of said boarding house, informs deponent that
during said day said Smith called at said house engaged
a room and went to it, giving the name of "Mr. Miller",
Officer Brady of the 36th Precinct Police informs deponent that the
clothing here shown, which deponent identifies as the same
missed as aforesaid, was found by him ^{the Police Officer} at 186 Avenue B
where it had been left by said Smith with Joseph Anderson
the pawnbroker
Jonis Osborn

Sworn to before me, this 2nd day
of May 1888
John Osborn Police Justice.

0922

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Brady

aged years, occupation Jobman of

360 Broadway ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Louis Osborn

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

Sworn to before me, this 22nd }
day of May 1887 } Michael Brady

John J. [Signature]
Police Justice.

0923

CITY AND COUNTY }
OF NEW YORK, } ss.

Catherine Watts

aged 45 years, occupation Boarding House Keeper of No. 112 Avenue D. Street, being duly sworn deposes and

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

Sworn to before me, this 22nd day of May 1888

Catherine Watts

John J. Conroy
Police Justice.

0924

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Rodner alias Smith, alias Miller

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. Michael Rodner

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Philadelphia

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

Answer. Philadelphia

Question. What is your business or profession?

Answer. Electrician

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

Answer. I am guilty of petit larceny
M. Rodner

Taken before me this 22nd

day of May

1884

John J. ... Police Justice.

0925

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 Smith

alias Rodner

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 May 22nd 1888 John 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.

0926

1
Police Court 6 769 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

¹⁰
Louis Osborn
112 Ave. 10.
1 Michael Smith,
alias Rodasor
2
3 ()
4

Offence
Jarceny
Hilary

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 22 1888

Gorman Magistrate.

Brady Officer.

34 Precinct.

Witnesses said officer John Schleder

No. Summit Ave. Columbia St. Street.

Catherine Watts

No. 112 Avenue 10, Street.

Margaret Cochrane

No. George A. Bear Street.

\$ 1000 to answer G.S.

Bailed



0927

George deB. Keim, Stephen A. Caldwell, Austin Corbin, Receivers of
THE PHILADELPHIA & READING RAILROAD COMPANY.
NORTH PENN AND BOUND BROOK DIVISION.
GERMANTOWN AND NORRISTOWN BRANCH.

Office, General Dispatcher,

G. D. WHITCOMB,
General Dispatcher.

Ninth and Green Streets,

Philadelphia, June 4th 1888

D. E. Kimball Esq

Dear Sir

Yours of June 1st 1888 relation
to Michael Rodner I beg to
say that he was employed
with us Feb 14th 1888 in the
Capacity of a freight train
brakeman. He performed his
work satisfactorily while
in our employ, left our
Service of his own accord
last month & know of
nothing derogatory to his
Character.

Yours truly
G. D. Whitcomb
Genl. Dispatcher

0928

Plead My Answer
to the to 2nd degree
Non District Attorney
New York
Dear Sir:

I desire that you will kindly read the following statement prior to having the sentence of the Court pronounced upon me.

(a) I have never been ^(arrested) for any cause whatsoever before in my life.

(b) I have for many years been an industrious and sober working man in the employ until the latter part of April last, of the Phila. RR. (N. Pac. Bound Brook Div.)

(c) The reason I left was I had very sanguine hopes of obtaining a better position in New York with more salary. But when I met my so-called

0929

(2)

a sin again. Be
merciful to me. This
time and should I
not prove worthy of
the generosity shown me
then let the full
penalty fall upon me.
I have endeavored
to return all the stolen
property to its proper owner
and have made restitution
wherever possible.

For this ~~my first~~
offense I again beg that
you will be merciful

I am, Sir,

Most humbly yours

Michael Rodner

friends in this City where
I was really a stranger,
they discovered I had
considerable money (funds
which I had saved monthly
from my pay as a ^{husband})
and of course they could not
do enough for me. While
my money lasted their
friendship was as pure
and true as steel but
when my money parted
my friends followed the
same example and left
me destitute.

I admit my crime
was very wrong and
what God will that
I be restored again to
liberty I assure you I
shall never commit such

0930

Police Department of the City of New York,

Precinct No.

New York, 18

Property Stolen by Robbers. And found in Pawn
And sold by following persons.

- 1 Suit of clothes and gold pen, property of John Schlegel
of New Rochelle. Stolen May 9th
- 1 Suit of clothes, property of C. A. Taggart. Stamford Conn.
Stolen May 5th
- 1 Gold watch property of Mary K. Thompson
Norwalk, Conn. Stolen May 8th
- 1 Gold watch, property of Samuel Anderson
Hillbarns Bridge N.Y. Stolen May 12th
- 1 ~~Property~~ property of Mrs. Carr. High Bridge N.Y.
- 1 Overcoat and suit of clothes property of
P. McLaughlin 153 Alexander Ave. May 14th
- 1 Coat, vest and shoes, property of S. D. Coburn
112 Avenue D. Stolen April 30th
- 2 Suits and 200. property of Mrs. Meyer. White Plains
- 2 Coats and pair of pants property of John Schuett
Summit St. Brooklyn. Stolen April 2nd.
- 1 Gold pen, property of D. J. Ryan - 149 E.
128th St. Stolen May 14th.

0931

Police Court— 6th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Patrick McLaughlin

of No. 153 Alexander Avenue ~~Street~~, aged 62 years,
occupation Driver being duly sworn

deposes and says, that on the 14th day of May 1888 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 cloth

overcoat and one suit of cloth clothes, coat
pants and vest, in all of the value of
Twenty six 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 Michael Smith, alias Michael

Rodner, now here, from the following facts. Said
articles were left by deponent in his bedroom in the
boarding house No 153 Alexander Avenue when
deponent went to work in the morning and when
he returned in the evening they were missing. Said
Smith came to said house on said day and inquired
for board as deponent is informed by Gizzie ^{Burdon} ~~deponent~~
who keeps said boarding house. Officer Brady informs
deponent that he found on the person of said Smith
a frame ticket representing said property and going
to the pawn office obtained the said property there
shown which deponent identifies as being the articles
missed as aforesaid

Patrick McLaughlin

Subscribed and sworn to before me, this 22nd day of May 1888
of New York, N.Y. Police Justice.

0932

CITY AND COUNTY }
OF NEW YORK, } ss.

Lizzie Donlon
aged *28* years, occupation *boarding house keeper* of No.
153 Alexander Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Patrick McLaughlin*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *22^d*
day of *May* 188*8* } *Mrs Lizzie Donlon*

John Henry [unclear]
Police Justice.

0933

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Brady

aged years, occupation police man of No.

No 36 Precinct

 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Patrick McLaughlin

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

Sworn to before me, this 22nd
day of May 188

Michael Brady

John J. Lawrence
Police Justice.

0934

Sec. 198-200.

6^m

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Michael Rodney alias Smith

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. Michael Rodney

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. Philadelphia

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

Answer. Philadelphia

Question. What is your business or profession?

Answer. Electrician

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

Answer. I am guilty of Petal Larceny
Michael Rodney

Taken before me this

29th

day of

May

1881

John J. Brennan

Police Justice.

0935

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

Smith, alias Rodner
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 May 22nd 1888 John 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.

0936

2
Police Court-- 6 District. 769

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick McLaughlin
153 Alexander Ave
1 Michael Smith
2 alias Michael Fisher

Offence Felony
Felony

3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 22 1888

..... Magistrate.

Brady Officer.

34 Precinct.

Witnesses Said officer

Jessie Dunlop
No. 153 Alexander Ave. Street.

Wm O. G. Bryson
No. 149 1/2 St. 128 Street.

Samuel Anderson
No. Wheelersbridge Street.

..... Street.

\$ 1000 to answer G.S.

.....

Committed

0937

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Michael Rodner, ^{against} other-
wise called Michael
Smith

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

Michael Rodner, otherwise called Michael Smith —
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said Michael Rodner, otherwise
called Michael Smith —

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

*one overcoat of the value of ten
dollars, one coat of the value of
six dollars, one vest of the value
of four dollars, and one pair of
trousers of the value of six
dollars*

of the goods, chattels and personal property of one *Patrick McLaughlin* —

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.

0938

SECOND COUNT—

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

Michael Rodner, otherwise called Michael Smith—
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Michael Rodner, otherwise called Michael Smith—*

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

one overcoat of the value of ten dollars, one coat of the value of six dollars, one vest of the value of four dollars, and one pair of trousers ~~pantaloon~~, of the value of six dollars,

of the goods, chattels and personal property of one

Patrick McLaughlin—

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

Patrick McLaughlin—

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

Michael Rodner, otherwise called Michael Smith—

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

JOHN R. FELLOWS,

District Attorney.

0939

BOX:

312

FOLDER:

2970

DESCRIPTION:

Rosenbaum, Herman

DATE:

06/11/88



2970

0940

79

Witnesses:

A.A. Walsh

Counsel,

Filed 11

day of June 1888

Pleads,

Grand Larceny, 2nd degree
(MISAPPROPRIATION,
Sections 528 and 531 of the Penal Code).

THE PEOPLE

vs.

Herman Rosenbaum

11/20/11

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund Attorney

Foreman.

June 12/11

Glenn C. Bradley

Elmira P. P. P. P.

0941

Police Court— 2 District.

Affidavit—Larceny.

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

Arthur A. Kalisch

of No. 1410 Third Avenue Street, aged 26 years,

occupation Jeweller being duly sworn

deposes and says, that on the 25 day of January 1888 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: small articles of

Jewelry of the value of nearly six dollars

consisting of watches, pins, buttons

and other ornaments (\$46)

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 Herman Rosenbaum for

the reason that on said date the

defendant procured said property

from deponent upon the express

stipulation that he would return

to deponent on or before the

17th day of April 1888 either the said

goods or the proceeds of the sale

thereof; that the defendant has

failed and neglected to return the

said goods or the proceeds thereof

to deponent, but has appropriated the

same to his own use feloniously. Deponent

asks that the defendant be dealt with as the Law

demands.

Arthur A. Kalisch

Sworn to before me, this 25 day of January 1888
Police Justice.

0942

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Herman Rosenbaum

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

Question. What is your name?

Answer. *Herman Rosenbaum*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *US.*

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

Answer. *170 East 107th St - 2 years*

Question. What is your business or profession?

Answer. *None.*

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

Answer. *I am guilty*

Herman Rosenbaum

Taken before me this

day of *May*

198*8*

David McNeill Police Justice.

0943

Sec. 151.

Police Court 2 District.

CITY AND COUNTY }
OF NEW YORK. } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Arthur A. Kalish of No. 1910 3d Ave Street, that on the 25 day of January 1888 at the City of New York, in the County of New York, the following article to wit:

Small articles of jewelry consisting of watches, pens, buttons and other ornaments
of the value of ninety six Dollars,
the property of Abraham

was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Harman Rosenbaum.

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 2 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 25 day of January 1888
Arthur A. Kalish POLICE JUSTICE.

0944

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

..... Magistrate

..... Officer.

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

Jacob F. Kersh Officer.

Dated *May 1* 188

This Warrant may be executed on Sunday or at
night.

..... Justice.

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

Dated 188

Police Justice.

The within named

0945

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

Herman Rosenbaum

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 *15 May* *188* *Samuel H. Hill* *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.*

0946

7a
Police Court-- 2 825 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Arthur T. Kalish

1910 - vs. 3 days

Herman Rosenbaum

Offence Grand Larceny

2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated May 31 188

O'Reilly Magistrate.

Jack & Kunk Officer.

Headquarters Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

COMMITTED.

0947

B. G. OPPENHEIM,
70 BROADWAY,
NEW YORK.

New York, June 17/88.

Hon. G. S. Bedford,
District Attorney &
Court House, City

Dear Judge.

This will be handed to you by S. Rosenbaum, an artist of this City, and a man whom I have been acquainted with a great many years. Mr. Rosenbaum is a very reputable, and a good citizen, and unfortunately the father of a wayward young man who is at present confined in the Tombs, and who has pleaded guilty, and from information to a charge made against him of obtaining goods under false pre-

0948

B. G. OPPENHEIM,
70 BROADWAY,
NEW YORK.

(2)

tenses etc. I think the charge as it appears against him on the books is for "Grand Larceny".

The youth is about nineteen years of age and the father is very desirous of having him sent to the "Elmira Reformatory" in preference to the vile associates that he may encounter if sent to the Penitentiary.

Mr. Rosenbaum has requested me to appear before the Court and plead for mercy, and ask that the young man be sent to some Reformatory school but being otherwise extremely busy and having a very important case on before Judge Van Doesen, I feel that simply

0949

B. G. OPPENHEIM,
70 BROADWAY,
NEW YORK.

(3):

to request this ^{his} position ^{of the case} will
be to induce you to look into
the matter, and no doubt you
will arrive at the conclusion
that it would be better for
the future of the young man
that he should be disposed
of as above.

I am ~~as above~~ with much
respect,

Yours truly,

B. G. Oppenheim

Dickel
ll

0950

S. E. ROSENBAUM,
ARTIST IN
CRAYON AND OIL PORTRAITS,
No. 171 EAST 107TH STREET.

New York, May 10th, 1887.

DEAR SIR!

I beg to inform you that I have opened a School of Design at 171 East 107th Street, between Lexington and Third Avenues, where I shall be pleased to receive pupils in the various departments of Artistical, Landscape, Architectural and Free Hand Drawing as well as Painting in Water Colors, and in Oil. I have had a wide experience as teacher in various schools in this City, and also taught a large Class in East 52d Street over 8 years with great success.

I therefore guarantee that pupils submitted to my tuition will make the most rapid progress possible.

Very respectfully yours,

S. E. ROSENBAUM.

Terms: \$3.00 for One Month. Payable in advance.
Pupils can take their Lessons Mondays and Thursdays from 4 to 6 P. M.

REFERENCES:

| | |
|---|-----------------|
| Hebrew Orphan Asylum, | 12 years |
| Anthon's Grammar School, Madison Ave., | 5 " |
| P. Girard's French Institution, | 2 " |
| Bernard's French Institution, | 2 " |
| Sachs School, | 8 " |
| Becker's, | 9 " |
| Wiener's | 7 " |
| Schlesinger's, | 2 " |
| Mrs. Simon's, | 3 " |
| Mrs. Weil's, | 1 " |
| Weingardt, Teacher, | |
| Mr. J. Lester Wallack, | 6 years |
| Dr. Marcy, | |
| W. B. Astor's Son, | |
| U. S. Att. General Anthon, | |
| Mr. Hays, President of Manhattan Bank, | |
| Mr. Van Aucken, Fifth Avenue, | |
| J. Flanigan, the Brewer, | |
| Joseph Seligman, | |
| James Seligman, | |
| Messrs. S. & M. Sternberger, | |
| Max Stadler, | |
| Bishop Horatio Southgate, | Ravenswood |
| Van Alst, | " |
| Tracey, | " |
| Dr. B. Andrews, | Brooklyn, |
| John Andrews, | " |
| Dr. Teller, | |
| Dr. H. Schweig, | |
| M. Tuska, | |
| Mr. A. Brunner, | |
| Rosenmeyer, No. 137 East 104th Street, | |
| B. Levy, East 49th Street, | |
| A. Klaber, | |
| David Dinkelspiel, 61 West 54th Street, | |
| Theodore Moss, | Madison Avenue. |
| D. Drake, | " " |

0952

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Herman Rosendbaum

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

Herman Rosendbaum —

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

The said *Herman Rosendbaum*,

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *January*, in the year of our Lord one thousand eight hundred and eighty *eight*, at the City and County aforesaid, being then and there the *agent and trader of*

one Arthur A. Halisch, —

and as such *agent and trader* then and there having in his possession, custody and control certain *money*, goods, chattels and personal property of the said

Arthur A. Halisch, —

the true owner thereof, to wit: *four watches of the*

value of ten dollars each, and divers

articles of jewelry, of a number and

description to the said Arthur A. Halisch,

unknown, of the value of ninety six dollars,

the said *Herman Rosendbaum*, afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,

did feloniously appropriate the said *goods, chattels and*

personal property —

to his own use, with intent to deprive and defraud the said

Arthur A. Halisch, —

of the same, and of the use and benefit thereof; and the same *money*, goods, chattels and

personal property of the said *Arthur A. Halisch*, —

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

~~JOHN R. FELLOWS,~~

~~District Attorney.~~

0953

BOX:

312

FOLDER:

2970

DESCRIPTION:

Rosenstein, Max

DATE:

06/27/88



2970

0954

253 R. Freedland

Counsel,
Filed 27 day of June 1958
Pleads, *Charged with*

THE PEOPLE
vs.
B
Max Rosenstein

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

JOHN R. FELLOWS,
District Attorney.

A TRUE BILL.

W. H. Lawrence
Foreman.

Port 3, October 8, 1958.
Indictment dismissed.

Witnesses:
Moses Ritzky
Baron Zinabek

Oct 6th. Order withdrawn.
Rever. + after the examination
of the witnesses in the case
I expressed my belief that the
indictment herein be dismissed
It would be impossible to prove
the charges. A.D. Chas. Dora

STENOGRAPHER'S MINUTES.

Third District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF
Ratzky
vs.
Rosenstein

BEFORE HON.

James B. Kelly
POLICE JUSTICE,
June 13 188

APPEARANCES: { For the People, _____
For the Defence, _____
188

I N D E X .

| WITNESSES. | Direct Ex. | Cross Ex. | Re-Direct. | Re-Cross. |
|------------------------|------------|-----------|------------|-----------|
| <i>Moses Ratzky</i> | 1 | 3 | | |
| <i>Mary Ratzky</i> | 4 | 8 | | |
| <i>Sally Gullonitz</i> | 8 | 11 | | |
| <i>May Rosenstein</i> | 11 | 13 | | |

W. J. Keacy
Official Stenographer.

0956

3rd

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Moses Ratzky Examination had June 13th 1888
by Daniel McReilly Police Justice.
May Rosenstem

M. J. O'Keefe Stenographer of the 3rd District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of

and all therein

as taken by me on the above examination before said Justice.

Dated June 13th 1888

M. J. O'Keefe
Stenographer.

Daniel McReilly
Police Justice.

0957

Am Court June 13th 1888
Third District Police
Court Room Anna O'Reilly
Presiding.

Moses Katzky }
Gt. }
Mr. Kaseneten }

Moses Katzky being duly
sworn deposes and says:

Q. Did you ever see this
man before?

A. Q. He went to your store
on Saturday?

A. Q. What time did he go
there?

A. Q. About 4 or 5 o'clock
How many people were
there?

A. Two ladies and
one man

2.

Q What did he do?

A He asked
if Mr. Katerin lived there,
I said he, then I said
I want his brother then
my brother wife got up
and said well I'll send
my husband away from
me and began to cry
and scold him, and
he turned her twice in
the head, and then I
felt him strike me, and
I saw it was a knife, all
was cut and plenty of
people came in.

2

brother kept a soda
water stand in front
of this man's place, in
Brooklyn.

2

Q Yes Sir,
Were not there eight or
right nine people there

2

0959

(3)

Q. A. No Sir,
After he left your place
what happened?

A. I went to
the Station house and the
policeman came, and
the other man the wife
on the floor bleeding
and the Policeman saw
that

Q. Did you complain
to the Policeman that
you were assaulted by
this man?

A. I showed him
my arm and gave him
his name and number,
(I want to leave me)
(this 13th day of August 1888)
Policeman

3

0960

(14)

Mary, Katzy being duly sworn deposes and says, that she lives at 150 Madison St and all the life of the brother of the Complainant, I was sitting down and saw the Complainant and the man the defendant, he came in and asked if Mr Katzy was there, and the Complainant said "No" and the man (defendant) said I do not mean you. Then I went to him and said what do you want here you took my husband away from me, and then I commenced to cry, and asked him, what he had to do with me, and asked him why he took my husband from me

0961

(5)

then he began to beat
me & fell down and
I, I don't know what then
happened to me. That is all
I know

I don't know me }
this 13th day of June 1888 }
Police Justice

Bessie Goddard being duly
sworn deposes and says
I live at 26 Orchard St,
I was present at this
place and these men
were there and one of
them asked if Mr. Kelly
lived there, and Kelly
said "yes" and the other
man said I do not mean
yes, but your brother,
and the woman said
what did you want to
take my husband away
J

0962

(6)

from me, and she began
to cry, so he chased her,
and commenced to kick
her and Mr. Ketchum
caught her by the arm,
so he yanked something
and broke his arm and
I saw him strike him,
and I saw him take it
out of his pocket. I was
sitting.

Q Is this man a
relative of yours?

A I was going
there

Q How come you to be
there

A I was there to visit.

Q How many people besides
yourself were there?

A Another woman and
myself,

Q While this man was
being assaulted, what were

6

0963

(17)

Q the other people doing?
A Nothing, the man
and woman did nothing

Q Did this
Confidant not protect him-
self

Q He stood there still.
Q How many hours did he
strike?

Q He kept going by
the arm and the man
separated himself

Q How long did the
man wait away?

Q How long did you
wait there when
the officer came in; Mr
Ratzy was there with his
hand in a sling.

Q Did
Ratzy go for the officer

f

Q Q 'A not memory of to a

Q You & come were together
did not see anything
Q never saw the defendant
before

I would be with me }
this 13th (my goodness)
Police Justice

Public Prosecutor J. B. Hughes
Place, a municipal court,
being a day in the morning
and day

Q All the day in question?

Q I was sitting
in the room when the
defendant came in and
saw Mr. Kitzky, if Mr
Kitzky was in and Mr

S

0965

(9)

Kirby said to me Kirby,
 and the dependent said
 I do not want you, I want
 your brother, then his
 brother wife got up and
 said you took my husband
 away, and now you ask
 for him, then he cried,
 and then was a fight, he
 struck the woman several
 times and Mr Kirby pulled
 them apart and then the
 dependent struck him
 all the way with an iron
 bar. Do you relate to this
 man?

U

He is only my
 companion,

Q

What time of
 the day did this fight
 take place?

A

After 5 o'clock
 a few minutes after

Q

What

9

(11)

Q Did he try to make the
A dependent situation since
he went to take
his name away?

Q

A He did
the dependent do?

Q He was
signing the names and
the witness the man
on the same

Q

A He was there
what he did before the
complaint was struck?

Q He tried to something
with his arm, putting
something out, and what
it was I cannot tell,
it might be out of his
pocket.

Q

A That pocket
the
right hand pocket
was

Q

Get a Pistol
do not know what it
was

World's Income }
Ohio 3rd Regt. Inf. 1888 }
Police Justice

My testimony, the
dependent, being only
sworn deposes and says
that he is 13 years of age,
and lives at 28 Marine
St. New York.

Q What brought
you to this place?
A I see you
a man who kept a
water board made an
agreement for \$500
a month, and I keep a
servant girl in my
house and this good
water man, took her

0968

in the cellar and
tried to do something to
it but the Council
and Council. He closed
the stand and ran away,
and wanted to get my
minutes sent out. The
people told me to go
and see his brother,
and find out where
he is, a couple of friends
went with me and left
me there. I asked him
if he was ~~out~~ there, &
then went in the next
noon and there were
15 or 10 people there, and
I asked him if his
brother was there, & asked
him if he was going to keep
the stand or not, & he
gave me a kick and
I would have been in
five minutes killed.

(12)

0969

(13)

Did not know anything
in my class, they all
commenced to kick me,
and started war. I
was taken to the Station
house and reported to
the Captain, and he
said he could do nothing
but he would send an
Officer and see me my
hat, and I got my
hat, and then the man
Complainant came and
said "I will spend a few
-sand dollars to get you,
The Officer said that I
could have him arrested
immediately before me }
this 13th day of June 1888 }

Police Justice
Court. The Defendant is held
in One thousand dollars
to answer

M. Tracy, Stenographer

District Police Court.

John J. Conroy
vs.
John J. Conroy

STENOGRAPHER'S TRANSCRIPT.

June 19 188

BEFORE HON.

Amos McCarry

Police Justice.

W. J. Conroy

Official Stenographer.

0971

Police Court— 3 District.

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

of No. 21 Allen Street, aged 37 years,
occupation Butcher being duly sworn

Moses Retzky

deposes and says, that on 9 day of June 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Max Rosenstem

who wilfully and maliciously struck deponent on the arm with a bar of iron then and there held in the hand of said deponent breaking deponents wrist

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

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

Sworn to before me, this 11 day of June 1888

his mark
Moses Retzky

Samuel Kelly Police Justice.

0972

Sec. 151.

Police Court 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal 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 Moses Retzky of No. 21 Allen Street, that on the 9 day of June 1888 at the City of New York, in the County of New York,

and feloniously he was violently Assaulted and Beaten by Max Roosenstein

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

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

Dated at the City of New York, this 11 day of June, 1888

John J. Murphy POLICE JUSTICE.

0973

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Man Kelly
vs.
Man Korman

Warrant-A. & B.

Dated June 11th 1888

O. Kelly Magistrate

Deer Officer.

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

Officer.

Dated _____ 188 _____

This Warrant may be executed on Sunday or at
night.

Sam J. C. Heald Police Justice.
Jun 16/88
This warrant may be executed
in the City of Berlin, New York.

June 11

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

Dated _____ 188 _____

Police Justice.

at yrs
Gen
Ayan
M

W. M. O
Proctor

The within named

0974

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name.

Answer. *Max Rosenstein*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *26 Menire Street Brooklyn, N.Y. 10 months*

Question. What is your business or profession?

Answer. *Cigarmaker*

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*

Max Rosenstein

Taken before me this *12*

day of

January 1888

Samuel P. Kelly

Police Justice.

0975

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.....

Defero v. Amos

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

Dated June 13th 1888 *Samuel J. Hill* 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.

0976

258 + 11 / 3
Police Court District. 2913

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Moses Retzky
Mar Rosenstem
B

2
3
4

Offence
M. Rosenstem

BAILED, June 22/88
No. 1, by Nathan Guttkoff
Residence 199 East Broadway Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated June 11 1888

W. O. R. Magistrate.

Officer.
Precinct.

Witnesses
150 Richmond St
Patricia Woodlark
96 Orchard St
Curt 13 Street.

No. 2 P. O. address
\$1000
No. 192 Madison Street.

No. 192 Madison Street.
1888
to answer

Handwritten signature and notes at the bottom of the document.

0977

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Max Rosenstam

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. That this matter arose out of family trouble, and it was as much the fault of one as the other, and when both parties were excited.

Dues New York Oct 2, 1888

Witness

William Forster

Moses Rabinowitz

0978

DR. G. W. TESCHNER,

66 Livingston Street,

Near Allen Street.

OFFICE HOURS:
8-9 A. M.
1-2 P. M.
6-7 P. M.
SUNDAY EVENING EXCEPTED.

New York, *Aug* 1888

I hereby certify that I have
examined Moses Ritzkyhowy
at 21 Allen St and found
him suffering from a fracture
in the right forearm, due
to external violence as
indicated by contusions
on the arm. He will prob-
ably be suffering for sev-
eral months before he will
have complete use of the
limb.

Res
G. W. Teschner

0979

DR. G. W. TESCHNER,

66 Livingston Street,

Near Allen Street.

OFFICE HOURS:
9-9 A. M.
1-2 P. M.
6-7 P. M.
SUNDAY EVENING EXCEPTED.

New York, January 1888

I hereby certify that I have
examined Miss Ritzby
and found her suffering
from pain due to several
marks of external violence
Being pregnant in 5th month
the probability is likely to be
injurious to her child

Resp
G. W. Teschner

0980

District Attorney's Office.

PEOPLE

vs.

John W. ...

The ...

and ...

of ...

in ...

John W. ...

Only

0981

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Max Rosenstein

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

Max Rosenstein

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

The said Max Rosenstein,

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

Moses Retzky,

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Max Rosenstein,

with a certain instrument and weapon to be seen in the said indictment, which the said Max Rosenstein

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

0982

SECOND COUNT—

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

— Max Rosenstein —

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

The said *Max Rosenstein*,

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

Moses Ratzky —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said

the said *Max Rosenstein* with a certain *instrument and weapon to the Grand Jury aforesaid unknown* which *he* the said *Max Rosenstein*

in *his* right hand then and there had held, in and upon the *right arm* of *him* the said *Moses Ratzky*

then and there feloniously did wilfully and wrongfully strike, beat bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Moses Ratzky* to the great damage of the said *Moses Ratzky* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0983

BOX:

312

FOLDER:

2970

DESCRIPTION:

Rothermel, Frederick

DATE:

06/21/88



2970

0984

WITNESSES:

J. H. Vermeil
M. J.

206

Counsel,

Filed *21* day of *June* 188*8*

Pleads *Guilty: copy*

THE PEOPLE,

vs.

B
Frederick Rothermel

April 25/88

ADULTERATED MILK.
(Chap. 183, Laws of 1885, Section 1, as amended
by Chap. 577, Laws of 1886, Section 1; Section 186,
Sanitary Code, and Section 575 of the N. Y. City
Consolidation Act of 1882.)

JAMES R. FELLOWS,

DISTRICT ATTORNEY,

District Attorney.

A true bill.

Edmund A. Harvey

Foreman.



0985

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Rothermel

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

Frederick Rothermel

of a MISDEMEANOR, committed as follows:

(Chap. 183, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said

Frederick Rothermel

late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *April* in the year of our Lord
one thousand eight hundred and eighty-*eight*, at the City and County aforesaid,
did unlawfully expose for sale three quarts of unclean, impure, unhealthy, adulterated
and unwholesome milk, (the same not being skimmed milk produced in the said County)
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.

0986

SECOND COUNT: (§ 186, Sanitary Code.)

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

Frederick Rothermel
of the CRIME OF VIOLATING THE SANITARY CODE OF THE BOARD OF HEALTH OF THE
HEALTH DEPARTMENT OF THE CITY OF NEW YORK, committed as follows:

The said

Frederick Rothermel

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year
aforesaid, at the City and County aforesaid, did unlawfully keep, have and offer for sale,
three quarts of milk which had been and was then and there watered, adulterated, reduced
and changed by the addition of water and other substances to the Grand Jury aforesaid
unknown, and by the removal of cream, against and in violation of the Sanitary Code of
the Board of Health of the Health Department of the City of New York, duly adopted
and declared as such at a meeting of the said Board of Health, held in said city on the
second day of June, 1873, as amended in accordance with law, and particularly in violation
of a certain ordinance thereof, to-wit: the one hundred and eighty-sixth section of said
code, which is as follows, that is to say:

"No milk which has been watered, adulterated, reduced or changed in any respect by
the addition of water or other substance, or by the removal of cream, shall be brought
into, held, kept, or offered for sale at any place in the City of New York; nor shall any
one keep, have or offer for sale in the said city any such milk."

Which said section and ordinance above set forth was, by a certain resolution duly
passed and adopted by the said Board of Health and by said Health Department, at a
meeting thereof duly held in said city on the twenty-third day of February, 1876, added
to and made a part of the said Sanitary Code aforesaid, and adopted and declared to
form a portion thereof, pursuant to the authority and power conferred by law upon the
said Board, and which said ordinance was thereafter duly published once a week, for two
successive weeks, in the *City Record*, a daily official newspaper and journal published in
the said city, to-wit: in the issues of such newspaper of the twenty-fourth day of
February, 1876, and also of the second day of March, 1876, and which said Sanitary Code
so amended and altered was then and there, at the time of the committing of the offense
hereinabove alleged, in full force and operation, and was by law declared to be binding and
in force in said city, and which said section and ordinance above set forth was then and
there in full force and virtue, having been in nowise altered, amended or annulled by
said Board of Health: against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

John R. Fellows
~~RANDOLPH B. MARTINE,~~

District Attorney.

0987

BOX:

312

FOLDER:

2970

DESCRIPTION:

Ruthenberg, Frederick

DATE:

06/25/88



2970

0988

218-

Boo

Counsel,

Filed *25* day of *June* 188*8*

Pleas *Chattel*

THE PEOPLE

vs.

Frederick Rumburg

Grand Larceny, *3rd* Degree
(From the Person.)
[Sections 528, 530, 530 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund A. Atterbury
Jep. Hoff. Foreman.

Spirdy G. Geyser

Witnesses;

.....
.....
.....

218-

Boo

Counsel,

Filed *25* day of *June* 188*8*

Pleads

Chybelly

THE PEOPLE

vs.

D

Fredrick R. Rumburg

Grand Larceny, *First Degree*
(From the Person.)
[Sections 529, 530 550 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund A. Atterbury
Dep. Clk. Foreman.

Spirdy

Witnesses;

Witness lines (dotted lines)

0990

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Ruthenberg

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

— *Frederick Ruthenberg* —
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *Frederick Ruthenberg*

late of the City of New York, in the County of New York aforesaid, on the *thirteenth*
day of *June* in the year of our Lord one thousand eight hundred and
eighty *nights*, in the *nights* time of the said day, at the City and County
aforesaid, with force and arms,

*one locket of the
value of twenty-eight dol-
lars*

of the goods, chattels and personal property of one *Rosa Kellier*
on the person of the said *Rosa Kellier*
then and there being found, from the person of the said *Rosa Kellier*
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.

0991

SECOND COUNT—

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

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

The said *Frederick Ruthenberg*

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

one locket
of the value of twenty-eight
dollars

of the goods, chattels and personal property of one *Rosa Kellein*

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

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

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

JOHN R. FELLOWS,
District Attorney.

0992

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 44 Avenue B Street, aged 24 years,
occupation Struckeeper being duly sworn

deposes and says, that on the 13 day of June 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the night time, the following property viz :

One Ladies Gold Pocket
of the value of twenty eight
dollars \$28.00

the property of

deponent

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

Fredrick Ruthenberg
Edward Stein ^{and} Henry Burgess

(all names, from the fact that at about 11⁰⁰ o'clock P.M. of the above date while deponent was upon the dancing platform at Jones Wood Park, said Ruthenberg came up to deponent and asked her to dance, that immediately thereafter said Ruthenberg said Stein, deponent and Nellie Walters of No 44 Avenue B sit down at a table adjoining said platform.

Deponent further says that shortly after taking a seat she

Sworn to before me, this
1888 day
Police Justice.

0993

Saw defendant Rutchenberg put
his hand upon said Locket
which was attached to a chain
then and then upon defendant
neck and continued to handle
said Locket while seated at
said table and after defendant
got up to leave said table she
immediately missed said Locket
that she then accused said Rutchenberg
with taking said Locket he denied
it and attempted to run away
when defendant caught hold of him
and threatened to call an officer
when she said Rutchenberg handed
said Locket to defendant. Defendant
is further informed by Nellie Walters
of 44 Avenue B that she saw said
Rutchenberg's hand upon said Locket
while attached to said chain worn
upon defendant's neck and also saw
said Rutchenberg and said Stein
in conversation both before and after
said property was taken and that
she saw said Stein and Burgess
exchange hats. When predefendant
charges each of said defendants
with acting in concert with
each other and with the taking
stealing and carry away of said
property at the time and manner
therein described.

Spokane before me
this 14th day of June 1934
Police Justice
Rosie Kellein

0994

CITY AND COUNTY }
OF NEW YORK, } ss.

Nellie Walters

aged *22* years, occupation *Dressmaker* of No.

44 Avenue B Street; being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Rosa Kellein*

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

Sworn to before me, this *14* day of *June* 188*8* *Nellie Walters*

M. J. Kellein
Police Justice.

0995

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Fredrick Ruthenberg

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York City

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

Answer. No 2454 - 4 Ave. 4 years

Question. What is your business or profession?

Answer. Redder

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

Answer. I am not guilty

Fred Ruthenberg

Taken before me this

day of

Sept 14 1938

Police Justice.

0996

Sec. 198-200

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Edward Stern

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 5 East 122nd St 2 years

Question. What is your business or profession?

Answer.

Agent

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

Answer.

I am not guilty

Edward Stern

Taken before me this

day of

188

[Signature]

Police Justice.

0997

Sec. 198-200.

H District Police Court.

CITY AND COUNTY)
OF NEW YORK,) ss.

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

Question. What is your name?

Answer. *Henry Burgess*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No 2370. Eighth Ave. Hunts*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer.

I am not guilty

Henry Borders

Taken before me this *17*
day of *January* 188*8*
W. W. Wood
Police Justice.

0998

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 Frederick Rutenber
Edward Stern and Henry Burgess
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, Five and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 14 188 8 W. H. Veldt Police Justice.

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

Dated June 14 188 8 W. H. Veldt Police Justice.

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

Dated June 15 188 8 W. H. Veldt Police Justice.

There being no sufficient cause to believe the within named

0999

78 218
Police Court - H 903 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mrs. Kellein
44 Ave 13

1. Frank Ruchenberg
2. Edward Stern
Henry Burgess

offense Felony

BAILED

No. 1, by Eugene T. ...
Residence 82 East 90 Street.

No. 2, by Vincent R. ...
Residence 54 1/2 Ave Street.

No. 3, by ...
Residence Street.

No. 4, by ...
Residence Street.

Dated June 4 1888

West Magistrate.

Young Officer.

260 Precinct.

Witnesses

No. 11 Ave 13 Street.

No. Street.

No. Street.

\$



[Handwritten signatures and scribbles covering the lower right portion of the document, including names like 'Walter' and 'Young']

1000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Ruttenberg

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

— Frederick Ruttenberg —
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Frederick Ruttenberg

late of the City of New York, in the County of New York aforesaid, on the thirteenth
day of June in the year of our Lord one thousand eight hundred and
eighty eight, in the night time of the said day, at the City and County
aforesaid, with force and arms,

one locket of the
value of twenty-eight dol-
lars

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

1001

SECOND COUNT—

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

— *Frederick Ruthenberg* —
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Frederick Ruthenberg*

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

one locket
of the value of twenty-eight
dollars.

of the goods, chattels and personal property of one *Rosa Kellin* —

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

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

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

JOHN R. FELLOWS,
District Attorney.

1002

BOX:

312

FOLDER:

2970

DESCRIPTION:

Ruthowski, Simon

DATE:

06/15/88



2970

1003

1110
D. Hendricks
1000 ...

Counsel,
Filed 15 day of June 1888
Pleads, Chas. ...

THE PEOPLE
vs.
Simon Ruthowski
Assault in the Second Degree.
(Section 218, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edmund ...
Foreman
James ...
Fred ...

Witnesses:
Isaac ...
Joseph ...

1004

Police Court— 2 District.

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

Isaac A. Coon

of No. 153 Ridge Street, aged 53 years,

occupation Seam maker being duly sworn

deposes and says, that on 11 day of June 1888 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Simon Rutherford

who wilfully and maliciously struck
deponent a blow on the head
with a club cutting him and
injuring him severely

I. A. Coon

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

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

Sworn to before me, this 17 day of June 1888 at I. A. Coon

Sam'l C. Reilly Police Justice.

1005

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Simon Rutchowski 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. Simon Rutchowski

Question. How old are you?

Answer. 21 Years

Question. Where were you born?

Answer. Russia Poland

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

Answer. 325 East Houston two months

Question. What is your business or profession?

Answer. Halor

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

Simon Rutchowski
mark

Taken before me this

12

day of

June 1888

Samuel J. McWhorter
Police Justice.

Have a Court being
duly sworn deposes and
says

Q Where do you live?
A No 153 Ridge St

Q Where does the Defendant live?

A I do not know
Q Where did this happen?
A In Worcester St in the
house where he lives, I
think

Q Did you go there
with your brother

A Yes Sir for money
Q He owes me

Q Did you not
say you were going to
whip him

A No Sir, I did not
strike him
sworn to before me }
this 12th day of messes }

2

Joseph Coone being
 duly sworn deposes and
 says,

Q How do you live?

A I live at No 153 Redgeot, my
 brother and myself went
 there for the money and
 Kuntoraki took a Cub
 and knocked him on
 the head

Q Did your brother
 do anything?

A No Sir,
 Q Did you say you would
 kill him?

A No Sir,
 Q Did you say you went
 there for fight?

A No Sir, I went
 there for my money.

Sworn to before me
 this 12th day of December 1888

Police Justice

1008

Samuel Schermer of 375
Hampton St, a Manufacturer
of cigars; being duly sworn
deposes and says; About
Nine o'clock these two
men passed the house
I noticed that they
acted strange, and I
asked what they were
looking for and they
said "Rutowski"; he was
excited and said I am
going to kill him and
I said if he stole any
thing, you should have
him arrested and he
said I will take him
by the ear; then they
went off and about
half an hour I saw
them again; then he went
in and called him a
thief and other bad
names, and then
the defendant hit him

(H)

Q in the mouth, and he
put his hand quick in
his pocket

Q You say this
man struck the Defen-
-dant first?

A

Yes Sir, I do
not know either of them

I swore before me
this 12th day of June 1888

} Police Justice

Simon Kautski, being
duly sworn deposes and
says, I was sitting on
my stoop and they came
in and wanted to kill
me; they smashed me
twice on the lips

Q

You were
afraid he was going to
kill you?

A

Yes Sir, he put

his hand in his pocket
I thought he would stab
me. It was after nine
o'clock when they came.

Sworn to before me }
this 17th day of August }
Police Justice

Mr Sarah Reuther, the
wife of Defendant being
duly sworn deposes and
says,

Q What did you see
these men do?

a

He were on
the stoop and he came
in and said he had
stole a ring, and called
sen of a ~~bit~~ bitch, and
loader, and the other
man took his coat off
and said you want to
fight, and he called

6

my husband first, and
 he struck my husband
 twice in the month, and
 put his hand in his
 pocket, and struck my
 husband.

I swore to before me }
 this 17th day of August }
 Police Justice

~~~~~  
 Court - You are held in \$500  
 answer,  
 ~~~~~

~~~~~  
 M. J. Treacy  
 Stenographer  
 ~~~~~

10 12

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 dyundant

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

Dated June 12 1888 Samuel J. Kelly 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.

1013

146 2/3 883
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac a Leon
158 Ridge St
Simon Rutherford

offence Assault

1
2
3
4

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

Dated June 12 1888
D O Reilly Magistrate.
Boyle Officer.
13 Precinct.

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



\$ 5000 to answer G. S.
Committed
O. P. W.

1014

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Simon Ruthowski

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

Simon Ruthowski

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

The said Simon Ruthowski,

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

Isaac A. Coon

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Simon Ruthowski

with a certain club which he the said

Simon Ruthowski

in his right hand then and there had and held, the same being then and there a weapon and an instrument and weapon likely to produce grievous bodily harm, him, the said Isaac A. Coon then and there feloniously did wilfully and wrongfully strike, beat bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

10 15

SECOND COUNT—

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

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

The said Simon Ruthowski,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the
said Isaac A. Coon

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault; and the said Simon Ruthowski
the said Isaac A. Coon

with a certain club
which he the said Simon Ruthowski
in his right hand then and there had held, in and upon the
head of him the said Isaac A. Coon

then and there feloniously did wilfully and wrongfully strike, beat
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said Isaac A.
Coon to the great damage of the said Isaac A. Coon
against the form of the statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

10 16

**END OF
BOX**