

0188

BOX:

425

FOLDER:

3921

DESCRIPTION:

Raymond, Frank

DATE:

01/07/91



3921

Counsel,
Filed 7 day of Jan 18 91
Pleads,

THE PEOPLE
vs.
Frank Raymond
Grand Larceny 2nd degree.
[Sections 529, 531, Penal Code].

John R. Williams
JOHN R. WILLIAMS
District Attorney.

A True Bill.

John Wakenan
Foreman.
James P. [unclear]
Frank [unclear]
L. G. [unclear]

Witnesses;

*Sept refused
to give em. [unclear]*

53.

0190

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

John Murphy
of No. 198 Chamber Street, aged 27 years,
occupation Express Driver being duly sworn,

deposes and says, that on the 18 day of December 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One package, containing a quantity
of silk, of the value of Two
Hundred & fifty dollars,
(\$ 250 ⁰⁰/₁₀₀)

the property of B. Richardson and Son, in deponent's
Care and custody

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 Frank Raymond (now here) from
the following facts to wit: That the
aforesaid property was on a truck,
standing in front of No 312 Canal
Street on the aforesaid date, and
that about the hour of 3.30 P. M. of
the aforesaid date, Deponent saw
the said defendant take the said
property from the said truck, and
that Deponent immediately grabbed
and took hold of defendant and
found the said property in his
possession, Deponent therefore charges the
said defendant with having committed
a Larceny and asks that he may be held
and dealt with as the Law may direct.

John Murphy

Sworn to before me this
19 day
of December 1890
John J. [Signature]
Police Justice

0191

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Raymond

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

Question. What is your name?

Answer. *Frank Raymond*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *65 Hudson Avenue Brooklyn - 2 years*

Question. What is your business or profession?

Answer. *Shoemaker*

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

*Y his
Frank X Raymond
Mark*

Taken before me this

day of *December* 19

John J. ...

Police Justice

0 192

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 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 19 1890 John J. Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0 193

1846

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Murphy
Francis Raymond

Larceny
Offence

2
3
4

Dated *December 19* 18*90*

Reddy Magistrate.

Feeney Officer.

Precinct.

Witnesses *Ina Perkins*

No. *198* Chamber Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer



gpr

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0194

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank Raymond

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

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

The said *Frank Raymond*

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

*two hundred yards of silk of the
value of two dollars and fifty cents
each yard,*

of the goods, chattels and personal property of one *Britton Richardson*

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.

DeSavoy Mcoll,
District Attorney

0195

BOX:

425

FOLDER:

3921

DESCRIPTION:

Regan, Martin

DATE:

01/22/91



3921

0196

POOR QUALITY ORIGINAL

199

199

Counsel,

Filed 22 day of Jan 18 91

Pleads, *Choyally*

THE PEOPLE

*24
514-218 os.
Calms.*

B

Martin Regan

*Kingston, Va.
Welby.
[Sec. 508, Penal Code]*

DE LANCEY NICOLL,
JOHN R. FELLOWS

District Attorney.

A TRUE BILL.

Feb 5 1891

Haucklin

Foreman.

Hebert
at witness date
Part III 7
Pleas
Jan 1 1891 P.M.

0197

POOR QUALITY ORIGINAL

199.

199

Witnesses:

Counsel,

Filed 22 day of Jan 18 91

Pleads, *Not guilty*

THE PEOPLE

24
514-218 vs.
latimer.

P

Martin Regan

Binglons' Books
Fellows
Licenses, Royal Code

DE LANCEY NICOLL,
~~JOHN R. FELLOWS~~

District Attorney.

A TRUE BILL.

Feb 5 1891
HHS

[Signature]

Foreman.

at the Court of Sessions
Part III. February 9 1891
Pleads guilty and ~~is~~ *is* ~~indicted~~
Jan 18, 1891, P.M.

0 198

Sec. 198-200.

4 District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Martin Regan 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. Martin Regan

Question. How old are you?

Answer. 24 Years

Question. Where were you born?

Answer. New York

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

Answer. 514 E. 18th Street 6 Years

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty I found the piece of wood and was taking it home

Martin Regan

Taken before me this

Day of

[Signature]

Police Justice

0 199

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 Arthur Reed

John 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 Jan 7 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0200

199. B.O.
Police Court--- District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Jimmie N. Phair
vs. *Martin Regan*

Offence Violation Sec 578 P.C.

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 *Jan 17* 19*01*

White Magistrate.
J. N. Phair Officer.

Witnesses *Off. Wade*

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *vs.*



0201

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 9 DISTRICT.

Sworn to before me, this

of January 1891

(day)

James A Phair
of No. 18 Precinct Police Street, aged years,
occupation Police Officer being duly sworn deposes and says,

that on the 16 day of January 1891

at the City of New York, in the County of New York, he arrested

Martin Regan (now Mrs) and found

willfully, intentionally and feloniously

concealed on his person a certain

"Burglar's" instrument known as a

"Pinning" in the premises 146.3

Arms with the felonious intent

to use the same in the commission

of a crime, The said Regan having

been arrested and convicted of the

crime of Felonious Assault on a

previous occasion

James A Phair

Police Justice

0202

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Martin Regan

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

Indictment accuse *Martin Regan* —

of the crime of *feloniously possessing another's goods,*
~~as a SECOND OFFENSE,~~ committed as follows:

Heretofore, to wit: at a court of General Sessions of the Peace, holden in and
for the City and County of New York, at the City Hall, in the said City of New York.

on the *seventeenth* day of *September*, in
the year of our Lord, one thousand eight hundred and *eighty eight.*

before the Honorable *Henry H. Anderson, Judge of the*
said Court of General Sessions of the Peace,
and Justice of the said Court, the said *Martin Regan* —

by the name and description of *Martin Regan,* —

was in due form of law convicted of *a misdemeanor,* —

to wit: *the crime of assault in the third degree*
upon a certain indictment then and there in the said Court depending against *him*

the said *Martin Regan* — by the

name and description of *Martin Regan,*

as aforesaid,

for that *he, the said Martin Regan,*

then _____ late of the _____

0203

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

~~twenty-seventh~~ day of May in the

year aforesaid, at the _____ City and

County aforesaid, with force and arms, in and upon the body of one

James Donlin in the peace of the said People then and there being, feloniously did make an assault, and him the said James Donlin — with a certain knife — which the said Martin Reggan — in his right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and wound, with intent him the said James Donlin — thereby then and there feloniously and wilfully to kill; and also for that he the said Martin Reggan — then late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said James Donlin — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another, and him the said James Donlin — with a certain knife — which the said Martin Reggan — in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab, and wound; and also for that he the said Martin Reggan — 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 James Donlin in the peace of

the said People then and there being, feloniously did wilfully and wrongfully make another assault, and therein the said James Donlin - with a certain knife - which he the said Martin Peggan - in his right hand then and there had and held, in and upon the face - of him the said James Donlin - then and there feloniously did wilfully and wrongfully strike, beat, cut, stab, and wound, and did then and thereby the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said - James Donlin;

And Thereupon, upon the conviction aforesaid, it was considered by the said Court of General Sessions of the Peace, and ordered and adjudged that the said Martin Reagan — by the name and description of Martin Reagan as aforesaid, for the crime and assault in the third degree whereof he — was so convicted as aforesaid, be imprisoned in the Penitentiary of the City of New York at hard labor for the term of one year, as by the record thereof doth more fully and at large appear.

And the said Martin Reagan — late of the City of New York, in the County of New York aforesaid, having been so as aforesaid convicted of the said crime and assault in the third degree, in manner aforesaid, afterwards, to wit: on the sixteenth day of January, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, did feloniously have in his possession certain tool and implement of the kind commonly called "jimmies", the same being adapted, designed and commonly used for the commission of burglary and larceny under circumstances evincing an intent to use and employ the same in the commission of some crime to the Grand Jury aforesaid and elsewhere; 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.

De Lancey McCall,
Attorney

0206

BOX:

425

FOLDER:

3921

DESCRIPTION:

Reilly, John

DATE:

01/08/91



3921

0207

Counsel,
Filed *8* day of *Jan* 189*1*
Pleads *Adversely*

Grand Larceny *second degree.*
[Sections 628, 687, Penal Code].

vs.
THE PEOPLE

I
John Reilly
(2 cases)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John Warkman

Foreman.

~~*John Warkman*~~

~~*other cases*~~

*Pleaded on other indictment
sent to house of refuge*

Witnesses

0208

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Horace Drake

of No. Sturtevant House Street, aged 30 years,
occupation Cashier being duly sworn,

deposes and says, that on the 29 day of December 1895 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 overcoat of the
value of forty dollars.

\$40—

the property of Samuel A. Mendenhall
a guest of the Sturtevant House, and
then in deponent's care

and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen and
carried away by John Reilly (now here)
under the following circumstances: The

defendant was, as deponent is
informed by Detective Frank N.
Evanshoe now here, arrested by the
said Evanshoe on Dec 28, and at
the time of his arrest the defendant
had a pawn ticket for the
said stolen property in his

Sworn to before me, this
day
1895
Police Justice

0209

possessor, and deponent was present at the pawn office No 496 North Avenue when the owner of the said property, the said Mendenhall, identified the said property, and deponent is informed by said Evans that the defendant admitted to him that he the defendant stole the said coat from the Shuterant House and defendant admitted that he had removed the said property, at the place where it was found.

SWORN TO BEFORE ME

THIS 31 DAY OF

John A. Ryan 1890
POLICE JUSTICE.

Honore D. ...

02 10

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank N. Evanhoe

aged 37 years, occupation Detective of No.

300 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Horace Drake

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

Sworn to before me, this 31 day of December 1890 } Frank N. Evanhoe

John J. Ryan
Police Justice.

0211

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *John Reilly*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *157 W 21st St. 9 years*

Question. What is your business or profession?

Answer. *Messenger*

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 know nothing about it.*
Reilly

Taken before me this

day of

John J. Ryan
1882

Police Justice.

02 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

John Kelly

guilty hereof, 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 21* 18*90* *John J. Ryan* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0213

Police Court---2--- District. 17

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Horace Drake
vs.
John Kelly

Offence
Lacey
Jelton

2
3
4

Dated Dec 31 1890

Ryan Magistrate.

Evans Officer.

C. C. Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 500. to answer

Lacey
2/2



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0214

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Henry P. Whitaker
of No. Imperial Hotel Street, aged 37 years,
occupation Hotel Keeper being duly sworn,

deposes and says, that on the 30 day of December 1892 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

One gold chain
of the value of thirty five dollars (\$35)
a suit of clothing of the value of
fifty dollars (\$50) and other property
all of the value of about one
hundred dollars. \$100-

the property of J. M. Madonworth, a guest at
the Imperial Hotel and then in de-
ponent's care

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by John Reilly (now here) for
the reason that deponent is informed by
detective Evanshoe (now here) that he
arrested the defendant with the said
stolen property in his possession
and in the act of pawning the
same.

Henry P. Whitaker

Sworn to before me, this

of December 1892 day

John Reilly
Police Justice

02 15

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank N. Evonhoe

aged 37 years, occupation Detective of No.

90 Mulberry

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry A. White

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

Sworn to before me, this 31
day of Dec 1891

Frank N. Evonhoe

John J. Ryan

Police Justice.

0216

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Reilly

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

Question. What is your name?

Answer. *John Reilly*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *NS*

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

Answer. *154 W 21st. 9 years*

Question. What is your business or profession?

Answer. *Messenger*

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*

John J. Reilly

Taken before me this *31* day of *December* 188*8*
John J. Reilly
Police Justice

0217

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

John Reilly

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 31* 18*90*

John J. Ryan Police Justice.

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

Dated 18 Police Justice.

There being no sufficient cause to believe the within named

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

Dated 18 Police Justice.

0218

47. 2 17
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry P. Whitaker

vs.
John Reilly

Offence
Larceny
felony

Dated Dec 21 1890
Ryan Magistrate.
Evans Officer.
C. O. Precinct.

Witnesses
No. Street.

No. Street.

No. Street.
\$1000 to answer S.S.

Lawyer

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.



0219

Holy Innocents Rectory
139 W 36 St

N.Y. Jan 1/90

I certify that John
son of Owen Rully and
Rose Fanelly was baptized
on June 27. 1875 by

Rev. M. J. Deherly as
appears from our baptismal
register.

W. J. Deherly
Pastor

0220

New York 1-8-91
To Whom it may concern

I having
known John Kelly from
childhood and also
his folks who are
honest - Respectable people
and never heard of his
wrong doings until the
present - one

and I sincerely hope
that in this case which
is his first-offense that
he will be dealt with
Mildly

J. Egan

Respectfully

W. J. Egan

Mill. Dealer 1321 7th Ave.

0221

W. J.
Jan 8th 1911

This is to certify that
I have known John
Kelly for the last
six years and know
that he has always
been a good boy while
he was at school and
also know that his
parents are respectable
people

Yours respectfully

Wm. J. Jones
325 7th Ave
City

0222

To whom this may concern this is
to certify that I have been familiar
acquainted with John Reilly for the
past four years and have always
found him perfectly honest and
never heard any to the contrary

Very Respectfully
Henry Papp M.D.
158228

0223

New York January 8 - 1891.

To whom, this may concern
I have known John. Reilly since
a child. I have never known any
thing wrong of him, his character or
conduct. I can also well accompany
with his parents and are strictly
Respected, never making him
Kaiser.

Respectfully,
Yours

James Reilly
147 1/2 St

0224

New York
Jan 5th 1891

To whom it may concern
The Deane Mr John Reilly
is Personal known to
me for the last four
years to Be Honest
Willing & Obedient
in Every Respect of

J. W. Hazlett

Real Estate

Ag't
160 W 28th St

New York
City

0225

1387 Broadway.

January 7. 1891

To whom it may concern

This is to Certify that
John Riley accused of Stealing and now awaiting
trial in the Tombs Comes from very respectable
honest industrious & Sober parents. I have never
known any charge of dishonesty to be brought
against this boy before now, & were it so I could
not but know it on account of the long
acquaintance I have of his good parents.

B. Clarkin

Bookseller

& Secretary Church Holy

Annals

0226

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Reilly

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

John Reilly

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

The said

John Reilly

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *December* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms,

one overcoat of the value of forty dollars

of the goods, chattels and personal property of one

Samuel A. Mendenhall

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.

0227

SECOND COUNT—

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

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

The said

John Reilly

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 forty dollars

of the goods, chattels and personal property of one

Samuel A. Mendenhall

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

Samuel A. Mendenhall

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

John Reilly

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Reilly

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

John Reilly

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

The said

John Reilly

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

one chain of the value of thirty-five dollars, one coat of the value of twenty-five dollars, one vest of the value of twelve dollars and one pair of trousers of the value of thirteen dollars, and divers other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifteen dollars

of the goods, chattels and personal property of one *Harry P. Whitaker*

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.

*DeRancey Nicoll,
District Attorney*

0230

BOX:

425

FOLDER:

3921

DESCRIPTION:

Reilly, Thomas

DATE:

01/14/91



3921

0231

1122

Gene A. Hoffman

Counsel

Filed 14 day of Jan 18 91

Pleas: *Not Guilty*

vs. THE PEOPLE

for the murder of
of 901 2nd St.
Thomas Reilly

[Section 498.506, 528, 532, 1.]
Worthy in the third degree.
With dancing.

DE LANCEY NICOLL

~~JOHN R. ...~~

Esau Day District Attorney

A True Bill.

Franklin Edson

Part 2 - Feb. 5, 1891. Foreman.

Jud and Corridor

Washington 3rd degree

Jan 12 6 1891

FR

Witnesses:

Left Mea before
Accused by
Lacey Tucker
Heur of
Amelottid

FR

0232

Police Court— District.

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

Cop Sam Low

of No. *26 Mott* Street, aged *35* years,

occupation *Restaurant* being duly sworn

deposes and says, that the premises No *26 Mott* Street,

in the City and County aforesaid, the said being a *One story wooden building*

and which was occupied by deponent as a *Barn for keeping Chickens*
and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly

Removing the staple which fastened the door on said Barn

on the *2* day of *January* 188*9* in the *day* time, and the following property feloniously taken, stolen, and carried away, viz:

Five living Chickens, of the value of Two dollars and fifty cents

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

Thomas Kelly (now here)

for the reasons following, to wit:

That deponent securely locked and fastened the door of said Barn, which was situated in the rear of the aforesaid premises, about the hour of 8 o'clock P.M. and that at that time, the said property, with other living chickens were in said Barn.

And that deponent is informed by Duong Sang of No 26 Mott Street that about

0233

the hour of 5.45. A.M. of the aforesaid date he saw the said defendant leaving the said premises with the said property in his possession,

And deponent further says that about the hour of 6. A.M. of the aforesaid date, he found the said door forced open and the said defendant, in said Barn where he had no business, or authority to be.

據口供

Sworn to before me
this 2nd day of January 1891

[Signature]
Police Justice

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.

0234

CITY AND COUNTY }
OF NEW YORK, } ss.

Quong Sang
Sign Maker

aged *40* years, occupation *Sign Maker* of No. *26* *Mott*

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Chap Sam Low

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

Sworn to before me, this

day of *January* 188*9*

[Signature]

[Signature]

Police Justice.

0235

Sec. 198-200.

District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Reilly 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. *Thomas Reilly*

Question. How old are you?

Answer. *58 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No 15 Roosevelt Street - One week*

Question. What is your business or profession?

Answer. *Steamboat man*

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

Answer.

I am not guilty
Thomas Reilly
man

Taken before me this

day of *January*

188

[Signature]

0236

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

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

Dated January 2 1899 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0237

14

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm Sam Low
76 28. Street St.
Thomas Kelly

Burglary
Offence

2
3
4

Dated *January 2* 189*9*

Hoga Magistrate.
Holmes Officer.
Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

\$ *5.00* to answer

Cann

Amey 3
P. 11



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0238

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Reilly

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

Thomas Reilly

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

The said

Thomas Reilly

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *second* day of *January* in the year of our Lord one thousand eight hundred and *ninety-one* with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *a certain building, to wit:*

the barn of one Hop Sam Low

there situate, 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 *Hop Sam Low, in the said barn* 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.

SECOND COUNT—

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

Thomas Reilly
of the CRIME OF *Rept* LARCENY, committed as follows:

The said *Thomas Reilly*

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 *day* time of said day, with force and arms,

five chickens of the value of fifty cents each

of the goods, chattels and personal property of one
barn
in the dwelling house of the said

Hop Sam Low
Hop Sam Low
in the barn

there situate, then and there being found, ~~from the dwelling house 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.

De Rancey Recoll
District Attorney

0240

BOX:

425

FOLDER:

3921

DESCRIPTION:

Reis, John

DATE:

01/28/91



3921

331

Counsel,
Filed, 28 day of Jan 1891
Pleads, *Adversely*

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.)

THE PEOPLE,

40 3rd St. N.Y.C.
141 9th St. N.Y.C. B

John Reis

J. February 16/91

~~DE WANCEY NICOLL~~
~~JOHN R. FELLOWS~~

District Attorney.

A True Bill.

Franklin Edson

Part II February 16 Foreman.

Pleas & Verdict

JUNE 25, 1891

Witnesses

0242

Police Court, District.

City and County } ss.
of New York,

of No. 301 West Street, aged 27 years,

occupation Sanitary Inspector being duly sworn, deposes and says,

that on the 31 day of October 1890, at the City of New York, in the County of New York, at premises number

1414 W. ave. one John Reis did there & there keep, have and offer for sale three quarts of milk changed by the Removal of ten percent of Cream and the Addition of one percent of water in violation of Section 186 of the Sanitary Code

Char. E. H. Grant

Sworn to before me the 14. day of November 1890.

W. Mead
Police Justice

0243

Police Court - Fifth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. E. H. Grant

vs.

1 John Reis of
2 1414 W. ave.
3
4

Offence,

Dated Nov. 14, 1890

Magistrate.

Officer.

Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. _____ Street,

to answer _____ Sessions

skimmed 10 %
watered 1 %

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 _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0244

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss.

3 District Police Court.

John Reis 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 Reis

Question. How old are you?

Answer.

40 years old

Question. Where were you born?

Answer.

New York

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

Answer.

1412 3rd Ave 1 1/2 yrs

Question. What is your business or profession?

Answer.

Grocer

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 John Reis

Taken before me this day of

March 1899

Police Justice.

0245

Sec. 151.

Police Court Fifth 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 to 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 Chas. E. H. Grant of No. 301 North Street, that on the 31 day of October 1890 at the City of New York, in the County of New York, on

John Reis son of 1414 W. ave of this city did keep have and offer for sale three quarts of milk charged by the Removal of ten percent of Cream and the addition of one percent of water, in violation of Section 186 of the Sanitary Code.

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 him forthwith before me, at the Fifth 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 14 day of Nov 1890

Chas. E. H. Grant
Police Justice.

0246

40 MS 1412-3 am

The within named

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, 189

..... Police Justice.

Police Court Fifth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. E. H. Spach

John Reis

1414 111 am

Warrant-General.

Dated Apr. 14 1890

Magistrate.

Brady Officer.

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

James Tracy Officer.

Dated Apr 14 1890

This Warrant may be executed on Sunday or at night.

..... Police Justice.

0247

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

Cleopatra

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *Nov 17* 189*0*

M. A. Boldt

Police Justice.

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

Dated, *Nov 24* 189*0*

M. A. Boldt

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

0248

VND 3 228/165
Police Court, District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles E. Beach
301 vs. 700 St.
John Reis

W. S. Brady
Officer

- 1
- 2
- 3
- 4

BAILED

No. 1, by Peter Kustan
Residence 2906 - 1st Ave Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

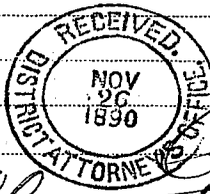
Dated Nov 17 1890
W. S. Brady
Magistrate.
Officer.
Precinct.

Witnesses
No. Street.

No. Street.

No. Street.

\$ 100 to answer



21-4 2 P. H. Jones
24-4 2 P. H. Jones

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Reis

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

John Reis

(Chap. 188, Laws of 1885, § 1, as amended by Chap. 577, Laws of 1886, § 1.)

The said *John Reis*

late of the City of New York, in the County of New York aforesaid, on the *thirty-first* day of *October* — in the year of our Lord one thousand eight hundred and eighty-*ninety*, 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.

SECOND COUNT:

§ 186, Sanitary Code

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

— John Reis —

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 — John Reis —

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.

De Lancey Nicoll
~~JOHN R. FELLOWS,~~

District Attorney.

0251

BOX:

425

FOLDER:

3921

DESCRIPTION:

Reuter, Charles

DATE:

01/19/91



3921

0252

179
Counsel,
Filed
19 day of May 1891
Pleas, *Not guilty as charged*

THE PEOPLE
vs.
Charles Benten
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL
~~JOHN S. PHELPS~~
District Attorney.

A True Bill.

Frank Davidson
Foreman.
July 21/91
Indictment returned

January 23 1891. On the
within affidavits including
to sworn statement of the
complainant, treatment
that the indictment be
dismissed.

H. D. Wochler
Deputy
Complainant has
to claim the charge in that
case. The father's affidavit
is one now that the amount
of money was written in
reference to the date upon
was refused. He character
to reference to find. There
was the amount of the case
the DeLancey Nicoll
District Attorney

NEW YORK COURT OF GENERAL SESSIONS.

THE PEOPLE, on complaint of ROBERT GRAY, :

against :

CHARLES REUTER. :

CITY AND COUNTY OF NEW YORK : SS.

I, Frank K. Hain, being duly sworn, says: I am General Manager of The Manhattan Railway Company of the City of New York. I have enquired carefully into the details of this case from the complainant, the defendant and all the witnesses, and did so immediately after the defendant's arrest. I am satisfied that the defendant is a man of good character; that while there was a little scrimmage in which one of our employees was hurt a little, yet in my opinion, no intentional blame is to attach to the defendant. After talking with the complainant, who, of his own free will, expressed himself as not being desirous of having any charge against defendant, and consultation with Mr. Townsend, Counsel for the Company, I recommended that leave be obtained to withdraw any charge preferred, and had understood until now that this had met the approval of the Criminal authorities.

I do not believe the interest of justice demands any prosecution of this suit and respectfully urge its dismissal.

Sworn to before me this :
22nd day of January, 1891.:

Frank K. Hain

Wm. A. Bolshaw
Commissioner of deeds,
N. Y. Co.

0255

✓ indicted and arraigned to plead to a charge of felonious assault and battery.

I respectfully recommend in the interest of justice and mercy that the case be dismissed.

Sworn to before me this :
25th day of January, 1891.:

Henry F. Seakly

Wm. A. Bolshaw
Commissioner of Deeds
N.Y. Co.

NEW YORK COURT OF GENERAL SESSIONS.

THE PEOPLE, on complaint of ROBERT GRAY, :

against :

C H A R L E S R E U T E R . :

CITY AND COUNTY OF NEW YORK : SS.

R O B E R T G R A Y, being duly sworn, says:

I am night gateman at 129th Street Station, 3rd Avenue Elevated R.R. in the employ of The Manhattan Elevated Railroad. I did not voluntarily make the original charge against the defendant, but was told by the policeman who arrested defendant after the trouble, and who saw nothing of it, that I must go to the Police Court and make a charge and supposed I was compelled to. I supposed it was a matter that would be ended as a drunk and disorderly case in the Court of Special Sessions.

Thereafter I was summoned by the General Manager and sent by him to the Attorney of the Company after I told him it was not a matter worth noticing.

I never believed defendant intended to do me any harm, or that he is a bad or disorderly man. Perhaps he was roughly used and might have been half awake and might have thought he was attacked by roughs and resisted. As it was, I think he was punished enough and because I got hurt a very little I have no desire to magnify or give dignity to it. I ask^{ed} that the case be

0257

5

dismissed voluntarily and supposed it was ended, and was surprised to be subpoenaed before the Grand Jury, where I was compelled to testify before it, and did there stated that there was no felonous assault and wished to withdraw the complaint. I signed a withdrawal of my complaint January 13, 1891, and the same was filed with the Chief Clerk of the District Attorney's Office on the same day.

I have not been approached by any one in this matter with offers of money or any thing else to influence my previous recommendation or this present recommendation. It is purely voluntary and I urge that the case be dismissed.

Sworn to before me this :
22^d day of January, 1891.:

Robert Gray

W. R. Page
Notary Public
N. Y. Co.

NEW YORK COURT OF GENERAL SESSIONS.

.....X
 THE PEOPLE on complaint of ROBERT :
 GRAY, :
 :
 against :
 CHARLES REUTER, :
X

CITY AND COUNTY OF NEW YORK. : SS.

CHARLES REUTER, being duly sworn, says: I am 25
 years of age; am single and live at No. 149 East 22nd St.,
 Am employed as a *Mechanic* by *Messel, Nichols*
and Lane Piano Manufacturers, 45th Street and 11th Avenue.

I am the only son of my widdowed mother who has three
 daughters, all children. I have never been arrested be-
 fore this charge, which all grew out of a general mistaken
 apprehension on my part that some one was trying to murder
 or rob me and the first real consciousness I had was after
 I was arrested. I never intentionally injured any one,
 and meant no wrong here. I had drank some beer, but was
 not intoxicated, but had fallen into a sound sleep when I
 thought I was attacked. I am not addicted to immoderate
 drink and do not get drunk. I can furnish innumerable
 testimonials as to my good character.

Sworn to before me, this : *Charles Reuter,*
 22nd day of January, 1891. :

Edwin M. Wight
Notary Public
E. W. Co

N. Y. GENERAL SESSIONS.

The People, on complaint of
Robert Gray,

vs.

Charles Reuter.

AFFIDAVITS.

R. J. Shachtel
Depts. City
200 Broadway
N.Y.

to
Herman M. Egan
Depts. City

0260

TORN PAGE

Julien T. Davies.
Edward Lyman Short.
Howard Townsend.
Charles A. Gardiner.

Davies, Short & Townsend,

Mutual Life Building,
32 Nassau Street,

Handwritten signature and scribbles

New York.

January 21, 1891.

My Dear Sir:-

In the matter of the People vs. the
Robert Gray against Charles Reuter, the defendant was to our
surprise called yesterday morning to plead to an indictment
of felonious assault. Reuter had an altercation with a
platform man at the elevated railroad station at 129th Street
and Third Avenue some time since, but the Manhattan Railway
Company has satisfied itself that Reuter is a man of good
character and a respectable citizen, and the complainant,
Robert Gray has not only signed a withdrawal, but is ex-
tremely earnest in his desire that the complainant should not
be satisfied that the interests of justice will not suffer if this
matter be dropped. I feel sure that you will come to the
same conclusion on examination of the matter. Will you
kindly allow it to drop and end it. Our people supposed that
the matter had been ended, until the complainant was subpoena-

0261

2

ed before the Grand Jury on Monday of this week,

Believe me,

Very truly yours,

Howard Townsend

Hon. Delancey Nicoll,
District Attorney,
N. Y. City.

0262

Police Court A District.

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

of No. Robert Gray Street, aged 33 years,
occupation Gateman being duly sworn

deposes and says, that on the 28 day of December 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Charles Ryder (now here) who maliciously cut and stabbed deponent, and the face with a pen knife. Then again there had in the presence of the said Ryder.

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

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

Sworn to before me, this 29 day }
of December 1887 } Robert Gray
W. A. Veld Police Justice.

0263

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Charles Ryder

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 Ryder.*

Question. How old are you?

Answer. *37 Years.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *149 East 32 Street 6 months*

Question. What is your business or profession?

Answer. *Piano Maker*

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. *What I did I did in self defense the day Complainant and two others were assaulting me.*

Chas. Ryder.

Taken before me this

day of

December 1897

Police Justice.

0264

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 degenmury

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 27 1890 M. J. [Signature] Police Justice.

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

Dated, Dec 30 1890 M. J. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0265

BAILED,

No. 1, by Catherine Renter
Residence 78 Forsyth Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

1911
Police Court, _____ District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Gray
Charles Ryder
858-3rd St.
28.

2 _____
3 _____
4 _____

Dated December 29 1890
Welder Magistrate.

Stohanes Officer.
29 Precinct.

Witnesses John H. Redman
No. 29 Street.

No. _____ Street.

No. _____ Street.

\$ 100.00 to answer _____

Am Bailed



1911
Gray
Welder
Office

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 Reuter

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

Charles Reuter
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Charles Reuter
late of the City of New York, in the County of New York aforesaid, on the
28th day of *December* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Robert Gray*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Robert Gray*
with a certain *knife*

which the said *Charles Reuter*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

3 with intent *him* the said *Robert Gray*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Charles Reuter
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Charles Reuter
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Robert Gray* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *him* the said

with a certain

which the said

Charles Reuter
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab 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.

De Lancey Nicoll,
District Attorney

0267

BOX:

425

FOLDER:

3921

DESCRIPTION:

Richard, Thomas

DATE:

01/19/91



3921

0268

POOR QUALITY ORIGINAL

164 B

Counsel,

19 July 1891

Filed

Pleas,

McQuay

THE PEOPLE

vs.

I

Thomas Richard

for defendant

DE LANCEY NICOLL

JOHN R. BELLONIS

District Attorney.

Burglary in the second degree
Grand Jurors record
State and County
[Section 407.506328, 3384537]

A True Bill.

Stephen Edson

Foreman.

July 19/91

Stephen Edson
John R. Bellonis

July 19/91

Monday

Witnesses:

Deft. Accused

De Lancey & Co of

Prophet's Store

on Howard Street

of Philadelphia Station

the last summer

Run for Comberly

FN

At a Stated Term of the CIRCUIT COURT of the UNITED STATES OF AMERICA, for the Southern District of New York, in the Second Circuit, held at the United States Court Rooms, in the CITY OF NEW YORK, on *Tuesday* the *25th* day of *May* in the year of our Lord one thousand eight hundred and ~~ninety~~ *eighty six*

Present:

The Honorable *Charles L. Benedict* CIRCUIT JUDGE.

The United States

- vs. -

Thomas Richardt

An motion of the United States Attorney
Ordered ~~see~~

The Court thereupon
proceeds to pass judgment and sentence
the prisoner *Thomas Richardt* to be im-
prisoned at hard labor for the period
of three (3) years and to pay a fine of one
dollar

Sentence to be executed in
the Auburn Prison
An extract from the minutes of
W. T. Shickles
Clerk

On June 3^d. 1886. the place of impris-
onment was changed to the Albany
Penitentiary

W. T. Shickles
Clerk

0270

Police Court - 2 District.

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

of No. 283 West 115 Street, aged 38 years,
occupation Importer

being duly sworn
deposes and says, that the premises No 283 West 115th Street,
in the City and County aforesaid, the said being a four story apartment
house built of brick
and which was occupied by deponent as a residence on the top floor
and in which there was at the time a human being, by name John D.

that
were BURGLARIOUSLY entered by means of forcibly picking a
lock and breaking a padlock on a
store room on the top of floor

on the 9 day of January 1891 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

a quantity
of silver ware of the value of
about two hundred dollars
and fifty dollars in money
all of the value of two hundred
and fifty dollars

the property of Deponent, and in his care
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
Thomas Richard now here

for the reasons following, to wit: The said property room
securely locked in this room on the
night of Jan 8, and on January 9
1891 deponent found the said premises
broken open and the said property

0271

Missing, and defendant charges

The defendant with said burglary

for the reason that defendant is informed
and furnished

by Detective August Cottrell that they

found ^{nearly all of} the said property in the possession

of the defendant on the night of Jan

1891

9th at No 223 Sullivan Street, and the

defendant had also burglary tools in the

said place in the room occupied by

defendant

Done to before me this

12th day of January

1891

J. P. Branch
W. T. Anderson
Other parties

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree
Burglary

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Paied by _____

No. _____ Street.

0272

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Ferraro

aged 26 years, occupation Detective of No.

100 Mulberry

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joh D. Brant

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

Sworn to before me, this 12 day of January 1881 } *Charles A. Ferraro*

W. J. McMahon

Police Justice.

0273

CITY AND COUNTY }
OF NEW YORK, } ss.

John Cottrell

aged 37 years, occupation Deputy Sergeant of No.

500 Mulberry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of J. D. Brant

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

Sworn to before me, this 12
day of January 1887

John Cottrell

A. T. Mahan

Police Justice.

0274

Sec. 108-200.

District Police Court.

CITY AND COUNTY OF NEW YORK

Thomas Richard

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

Question. What is your name?

Answer.

Thomas Richard

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

Reynold

Question. What is your business or profession?

Answer.

Merchant and buy goods auction

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.

By advice of counsel I

decline to make any further statement

Thomas Richard

Taken before me this

12

John J. ...

Police Justice

0275

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

Norma Richard

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

Dated *Dec 12* 18*91* *W. J. Minton* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0276

60

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John D. Bryant
283 - West 115th
Norma Richard

Bryant

Offence

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 Jan 12, 1891

McMahon Magistrate.

Costello & Formoso Officer.

C. C. Precinct.

Witnesses Call to Open

No. _____ Street.

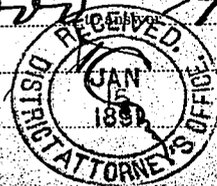
Jan. A. Blakely

No. 202 W. 119. Street.

Edward Lyman Bill

No. 202 West 119 Street.

5000 N. S.



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Richard

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

Thomas Richard

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

The said Thomas Richard,

late of the 1st Ward of the City of New York, in the County of New York aforesaid, on the 11th day of January, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the hour of twelve o'clock in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of one John D. Grant,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

the said John D. Grant,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said John D. Grant,

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,

SECOND COUNT—

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

Thomas Richard —

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

The said *Thomas Richard*,

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 *day* time of the said day, with force and arms,

*a quantity of silverware (of a quantity
and description to the Grand Jury
aforesaid unknown) of the value of
Two hundred dollars, and the sum
of fifty dollars in money, lawful
money of the United States of
America, and of the value of fifty
dollars.*

of the goods, chattels and personal property of one *John Grant* —

in the dwelling house of the said *John Grant* —

there situate, then and there being found, from the dwelling house 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.

THIRD COUNT—

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

Samuel Richard

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

The said *Samuel Richard*

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,

the same goods, chattels and personal property described in the second count of this indictment,

of the goods, chattels and personal property of one *John Brant*,

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

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

Samuel Richard

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.

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~
District Attorney.

0280

BOX:

425

FOLDER:

3921

DESCRIPTION:

Richards, Peter

DATE:

01/06/91



3921

If the case:

*App. vs
James Street
Cecilia J.P.
to his Pen*



7
Counsel,
Filed: *July 1891*
Pleas, *Not guilty*

Grand Larceny *Second* degree
[Sections 529, 530/531 Penal Code]

THE PEOPLE

vs.

P

Peter Richards

John R. Fellows
John R. Fellows
District Attorney
Spicer & Conover

A True Bill.

Franklin Eason
John R. Fellows
Spicer & Conover

The People
 Peter vs Richards
 Court of General Sessions. Part I
 Before Recorder Smyth - January 8. 1844
 Indictment for grand larceny in the second degree
 Michael Brennan, sworn and examined
 testified: What is your business? Builder.
 Did you go to your house 129 West Sixty
 ninth street at noon time on the 27th
 of December? Yes sir, it was a week ago
 last Saturday, I cannot remember
 very well, I believe it was the 27th of Dec.
 What time did you arrive there?
 A little after twelve o'clock, as I usually do.
 I come home to my lunch, and I always
 hang my coat and hat on the hat
 rack as I come in in the main hall
 on the first floor. It is a three story
 private house. I went up stairs to my
 family, as I generally do, on the second
 story front. I hang my coat and hat
 on the hat rack inside the vestibule
 door. I returned down to the basement
 where we take our meals with three
 or four members of my family. We
 passed by the door and hat rack
 going down, and the coats were there
 at the time we passed it, and if the
 door was open anybody could see
 it, could not help but see it; the
 door was not open, it was closed.

all the way down. He went to our lunch, and before we got through one of my daughter's went up stairs and reported that the door was thrown wide open. I waited till I got through, probably three or four minutes, and then I came up and found the coats were gone and the umbrellas gone out of the stand too. Did they leave your hat? Yes sir, both hats were left there. The coats belonged to me. I paid for them. How many overcoats were there? Two. What was the value of the overcoats? I think to the best of my knowledge I paid over \$55 or \$65 for this one (on the person of the complainant) and the other is thirty dollars. The umbrellas belonged to my family. Do you know what is the value of the umbrellas? Probably about three or four dollars altogether, and the gloves that I lost belonged to me. They were in the coat pocket. I paid ten dollars half a dozen for those in Claplin's, and two handkerchiefs, silk handkerchiefs, which were given me by my daughter. I don't know what they paid for them, but my name was on the corner

0284

The name was on the handkerchief when it was found. After you noticed this what did you do? I had nothing to wear. At the new building there was an old overcoat; it was pretty cold. I thought I would go there and I could get my old coat to go to the bank to get some money to buy myself a new one because Sunday was the next day. I met my barber just as I left the house on the way for the coat and I told him the circumstance. I went to the new building on Seventy Fifth Street, and the barber went toward Tenth Avenue; he found the thief. I would not know the prisoner; he found the man with the coat, but I was not with him at the time.

When did you see your coat next?
At the station house in 100th street.

How late was that in the day? I think it was scarcely two o'clock. I was asked to go up there to identify the clothes I went up, but I would not be positive as to the time. I went up there as soon as I could after I heard it.

Did you see the prisoner in the station house? I did. Where was this coat that is on you now? It was

on his back in the station house. I said to the prisoner, "This is mine, you have the coat on your person." He said, it is no such thing, This is my own coat." I said to the officer standing there, you go over and turn down the back of that coat and see if the name of Mulloy Brothers, 110 West Fourth St. is not on the back of the collar. The officer went over and found the name as I stated. The officer is in court, I don't know his name, I never saw him to know him before. This man claimed ownership no further after that. The roundman said to him, you scoundrel, take off that coat," and he asked the officer to search him, which he did. Was anything found during that search that belonged to you? No sir, not anything but what was in the coat. What was in the coat he had on his back? There was some cards, fives, handkerchiefs with my name on that my daughter gave me. The name of the tailor was on the back of the coat. I did not make the prisoner a present of the coat. I wanted it very badly myself.

0286

John Hermoddy, sworn and examined.
I am an officer attached to the 26th precinct.
Did you arrest this defendant on the 27th
of December? Yes sir, the 27th. Where did you
arrest him? Sixty seventh street and Tenth
avenue at about 9.40. Was your atten-
tion called to him? Yes sir, by a citizen whom
I met on the Avenue. What was his name?
I don't know the gentleman's name.
Do you know his occupation? He is a
barber. After your attention was called
to Richards did you arrest him? Yes sir.
He was in a liquor store when this
gentleman called my attention to him
and he came right out. Where was the
liquor store? Sixty Seventh St. and Tenth
avenue; he came out and he had two
overcoats on him and two on his arm
and one umbrella in his hand. Did
you take him to the station house? Yes sir.
Did you have any conversation with him
on the way to the station house as to
where he got these coats that you found
on him? Yes. What did he tell you?
He would not tell me anything about it.
What did you say to him? I asked him
where he got the coats? He did not seem
to understand what I meant. When you
got him in the station house did

0287

he make any explanation? No sir. Do you recollect Mr. Brennan coming to the station house? Yes. When Mr. Brennan came to the station house what happened then? The prisoner was waiting for Brennan to come; we brought him out in front of the desk, and Mr. Brennan said the coat that was on him belonged to him, he had another inside. You turned down the collar and found the maker's name on it? Yes sir, Muller. What did Mr. Brennan say about the other coat? He did not know anything about the other two; he knew about the ulster and the one that was on him; he identified them and the umbrella. What did this man say then, the defendant? Nothing at all. Did not he say that the coat that on him was his? He said first the coats belonged to him - that he left one umbrella in the liquor store. What did he leave that for, for security for drink? I do not know, I went after it, I asked the bartender if he gave him anything for it. He said he did not. He walked right in and left it at the end of the bar standing up. Was that Mr. Brennan's umbrella? Yes sir. Was the other coats

that were brought there identified afterward?

Yes sir, by Mr. Scott, a clothier in 10th ave.

By Counsel Q Did the defendant appear in a dazed, unconscious condition, did he know what he was doing? He pretended to be that way.

By the Court When this man was arraigned before the Sergeant at the desk did he give his name, his age, his address and his occupation? Yes sir and where he was born; he answered all those questions. He was not dazed at that time? No sir.

Peter Richards, sworn and examined in his own behalf testified. My right name is Robert Nelson. What made you take the name of Peter Richards? That is in view of my not being conscious from ten o'clock Saturday morning after leaving the institution where I have served six months, without just cause or provocation where if I had been vindicated I could prove my innocence. What was that institution? The penitentiary. I left the penitentiary alone at ten o'clock Saturday morning Dec. 27th. I walked from Fifty Second street and First Avenue to Thirty Third st. and Ninth Avenue. In the mean time I drank four drinks of liquor. I felt sick having no overcoat and having the doctor's

0289

order to do so. I had the pneumonia last year, and the doctor told me to drink milk and whiskey and eat meat. These four drinks may have affected me. I remember having my consciousness about half past ten while waiting for a car at Fifty ninth street and Third Avenue. I was standing by Bloomingdale's store. I went down the street further in order that I would not be standing in any conspicuous place where anybody could arrest me and accuse me of any crime. While standing there a cross town car came, whereas I wanted a car to go right to the depot. I stepped back. From the time I do not remember anything until six o'clock the following Sunday morning when I woke up and asked the jailer what I was in there for? I remember stepping back into the side door in the middle of the street; from that time until Sunday morning at six o'clock I am able to swear positively I do not remember one occurrence happened to me till I woke up. I found my temple jumping. I requested to know what I was locked up for.

0290

The jailer said for being drunk. I said, "it may be, I am not conscious of having done anything wrong. It must have been my father's complaint; he was taken with paralysis; drink overcame me; this is my first knowledge from ten o'clock Saturday morning. The officer presented two coats and asked me if I knew anything about the coats. I said, No, not the slightest knowledge. I asked the officer what I was arrested for? They said they knew all about me; they did not want any name. I thought the officers were trying to frighten me, as they do, being an invalid. I found myself under circumstances that the medicine did not enter into the system thoroughly.

Mr. Macdonna: I move to strike that out.

The Defendant: I wish to illustrate to show my innocence, I am able to show that my poor father today when taking a drink becomes paralyzed and powerless; he speaks and shakes like that. (illustrating) and is obliged to be carried away. I am under oath and I understand exactly if I tell a lie what it means. I am thoroughly responsible for what I say.

although I know the penalty. I want to say it is considerable hardship not being able to vindicate myself. When I left the Court in 125th street, the officer stated to me he found two coats in my possession and two umbrellas - two coats on me and two coats on my arm. When the Judge asked me what I had to say in regard to the case I told the Judge when he asked me what I had to say in regard to the case that I never remembered seeing the coats until this morning when the officer presented them to me. If it was not so, I surely would not put the Court to the trouble of putting me on trial and leave myself liable to the full penalty of the crime where by pleading guilty I could escape with a light punishment. I am not guilty according to my remembrance. I am in the most embarrassing position I have ever been in my life. I can not account for what occurred to me from half past ten o'clock Saturday morning till about six o'clock Sunday morning. I have not the slightest knowledge of

taking the coats or umbrellas. If I did, I would admit it like a man. I would accept a plea of petty larceny from the District Attorney.

The Court I would not let him accept it though.

The Defendant. I beg your pardon, your Honor.

Cross Examined. Do you remember what you were sent to the Island for? Yes sir. I was sitting in a belt car going towards Eighth street on Avenue D between 111th and 112th sts. and Avenue A. I wish to illustrate; two officers stepped on the car and claimed to see me with my hand attempting to pick a lady's pocket. I asked the lady to accompany me to the station house.

Q But you don't remember about putting your hand in her pocket? No such thing; it was an optical illusion on the officers part. I could have vindicated and showed it. I was brought before Judge Paterson, and the officer swore that he saw me pick the lady's pocket; he held me for commitment. A penitentiary corroborated his testimony. I was tried in the Special Sessions and convicted and sentenced to the penitentiary for six months and served my term under the words "not guilty" without any vindication. I got out Saturday morning Dec.

27th at nine o'clock. When I was in the penitentiary I was assigned to unloading ice boats and I worked for two months shoveling coal. I was transferred to the quarry and worked in the quarry for one month. I worked in the blacksmith shop as a finisher on the bench. My occupation outside is oyster man, waiter and cook. I worked while in the penitentiary at putting up fire escapes on the building of the Lunatic asylum. I put on my own clothes when I left the penitentiary and landed at the foot of Fifty Second street and East river. I went into a saloon and partook of a glass of liquor and bought one cigar. I paid ten cents for the liquor and five cents for the cigar. I walked along First avenue and must have walked three blocks up town. I was looking for a boot black. I stopped in Fifty fifth street and had a glass of liquor. I had 35 cents when I left the Island, and I had a third drink at Fifty eighth street and Third avenue. Then I walked over to Bloomingdale's dry goods store and stood there 25 minutes. I noticed people looking at me in a peculiar way and I thought it was a dangerous place for a man of my calibre to be standing

0294

There having been convicted of an attempt
to pick a lady's pocket, innocently though.
My father and mother lives in 48th street
between 10th and 11th Avenue

The jury rendered a verdict of
guilty of grand larceny in the second
degree. The defendant was sentenced to
the State prison for five years.

0295

Testimony in the
case of
Peter Richards

filed Jan. 1941

0296

Police Court 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 127 W. 69th Street, aged 38 years,
occupation Builder being duly sworn

deposes and says, that on the 27th day of December 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

Two Overcoats. Two Umbrellas
two pairs of gloves. two handkerchiefs
all of the value of Eighty six
dollars
(\$86.00)

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 Peter Richards (now here)

from the fact that at about the hour of 12.30 o'clock P.M. said date. deponent missed said property from the hat rack in the hallway of said premises, deponent is informed by Officer John Bernady, that at the hour of 1.40 o'clock P.M. said date he arrested this defendant, at the corner of 10th Avenue and 67th Street and at that time the said defendant had all of the above described property in his possession. Wherefore deponent charges this

1889
New York Police

0297

deposited with following taking
evidence and carrying away said
property.

Sworn to before me
this 2nd day of Dec 1890

Michael Brennan

~~W. H. H. H.~~

Police Justice

0298

CITY AND COUNTY }
OF NEW YORK, } ss.

John Dermody
aged _____ years, occupation *Police Officer* No. _____

26 St. Vincent - Paul Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Michael Brunan*

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

Sworn to before me, this *28*
day of *Dec* 18*98* *John Dermody*

Mar. P. [Signature]
Police Justice.

0299

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Peter Richards

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. *Peter Richards*

Question. How old are you?

Answer. *25 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *40 S. W. 49th St. New York*

Question. What is your business or profession?

Answer. *Am selling Motor*

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

Peter Richards

No 1800000000

Taken before me this

day of

1890

Mrs. [Signature]

Police Justice.

0300

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

Joseph Smith

guilty whereof, 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 25* 1890

Wm. H. Wells Police Justice.

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

Dated, 189

..... Police Justice.

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

Dated, 189

..... Police Justice.

0301

Police Court, 5th District, 1906

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Brennan
Peter Richards

Lancaster
Offense

1 _____
2 _____
3 _____
4 _____

Dated, Dec 28 1890

Welde Magistrate.

John Dermody Officer.

26 Precinct.

Witnesses John Dermody

No. 26 Precinct Street.

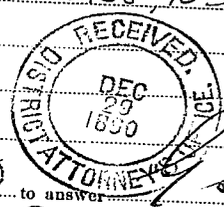
E. Scott - 938 10th Ave

No. _____ Street.

No. _____ Street.

\$ 1,000 to answer

Chas *522*



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0302

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Peter Richards

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

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

The said

Peter Richards

late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *December* in the year of our Lord one thousand eight hundred and *ninety*,
_____ , at the City and County aforesaid, with force and arms,

*two overcoats of the value of
thirty-five dollars each, two umbrellas
of the value of five dollars each,
two pair of gloves of the value of
two dollars each pair, and two
handkerchiefs of the value of
one dollar each.*

of the goods, chattels and personal property of one

Michael Brennan

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.

SECOND COUNT—

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

Peter Richards

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

The said

Peter Richards,

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,

two overcoats of the value of thirty-five dollars each, two umbrellas of the value of five dollars each, two pair of gloves of the value of two dollars each, two handkerchiefs of the value of one dollar each,

of the goods, chattels and personal property of one *Michael Brennan*

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

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

Peter Richards

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.

DeLancey Nicoll,

~~JOHN R. FELLOWS,~~

District Attorney.

0304

BOX:

425

FOLDER:

3921

DESCRIPTION:

Rollins, Joseph

DATE:

01/27/91



3921

I have examined the witnesses in this case and conclude that the evidence would not warrant a conviction - The complainant's father five drinks of whiskey before he entered his rooms with the defendant at 11 AM - was very drunk, at the time he fell asleep - In my opinion he is utterly incapable of telling what took place in his rooms at the time - At least there with his own • his door was left open - He was in the habit of keeping his money in a bread box in his room.

I recommend the dismissal of this indictment.

The officer tells me that after he has been in the Court room for 9 days the complainant in this case does not desire to introduce any evidence.

Judge Mathews Feb 9. 1891. Deane

293 Rudy

Counsel,
Filed 27 day of Jan 1891
Pleas, *Not guilty*

Grand Larceny, Second Degree. [Sections 528, 531 Penal Code]

THE PEOPLE
vs.
Joseph Rollins

DE LANCEY NICOLL,
JOHN R. FELLOWS
District Attorneys

Feb 6
1891

A True Bill.

Franklin Case
Foreman
Official Copy
marked with

0306

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 449 West 50th Street, aged 66 years,
occupation U.S. Pensioner being duly sworn

deposes and says, that on the 21 day of January 1891 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:

Forty Dollars (\$40) good and lawful money of the United States

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 Joseph Rollins (now here)

from the fact that at or about the hour of three P.M. ^{on said date} deponent, who was in his room, No. 449 West 50th St., in company with the said Rollins, took the said money from a bread box and put it in his pocket. That deponent then sat down in a rocking chair and fell asleep. That when deponent woke up he missed the said money. That no one else but deponent and the said Rollins were in the room from the time deponent entered it

of _____
Sworn to before me, this _____ day of _____
Police Justice.

until he woke up
Deponent therefore charges
the said Rollins with having,
taken, stolen and carried away
the said property and prays
that the said Rollins may be
dealt with as the law directs.

Prima facie evidence
the 22nd day January 1891 } Patrick L. ^{L.} ~~Deputy~~
A. White } _{mag.}

Police Justice



0308

Sec. 198-200.

H District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Joseph Rollins 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. Joseph Rollins

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. nycity

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

Answer. 1623 Broadway - 6 mos.

Question. What is your business or profession?

Answer. Taxi Driver

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

Answer. I am not guilty

Joseph Rollins

Taken before me this 22
day of August 1932
[Signature]
Police Justice

0309

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

Five Hundred Dollars, 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 Jan 22 1891 J. White Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0310

96

Police Court--- *H* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Sweeney
449 vs. *W 50 St*
Joseph Rollins

Patrick Sweeney
Offense

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 *Jan 22* 18*91*
Whites Magistrate.
Riley Charlton Officer.
02 Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$ *500* to answer *ls*



com

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Rollins

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

this indictment, accuse

Joseph Rollins

of the CRIME OF GRAND LARCENY IN THE SECOND DEGREE,

committed as follows:

The said

Joseph Rollins

late of the City of New York, in the County of New York aforesaid, on the 21st day of January in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, in the day time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of

\$40.00

forty

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

forty

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

forty

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

forty

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

forty dollars

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

DE LANCEY NICOLL,

~~JOHN R. FELLOWS~~, District Attorney.

03 12

BOX:

425

FOLDER:

3921

DESCRIPTION:

Rooney, William

DATE:

01/02/91



3921

218

Counsel,
Filed 21 day of Jan'y 1891
Pleads,

Evngbary in the Third degree.
with Rooney
[Section 498, (762, 26, 537, 496)]

THE PEOPLE

vs.

William Rooney

DE-LANCEY NICOLL
JOHN R. FELLOWS

District Attorney.

W. H. [unclear]

A True BILL

Franklin Eason

Foreman.

Jan'y 21 1891

Plenat July 3 1891

*41 pp 10 pp 5 pp
Jan'y 27 1891*

Witnesses:
See for appico
FR

W. H. [unclear]
Rooney
Ch. [unclear]

See page 1

0314

Police Court 4 District.

City and County of New York, ss.

John W. Dermatt
of No. 105 Livingston Avenue Street, aged 56 years,
occupation Butcher

deposes and says, that the premises No. 327 East 38th Street, 31 Ward
in the City and County aforesaid the said being a two story brick
stable
and which was occupied by deponent as a stable
and in which there was at the time ~~at the time of the burglary~~

were BURGLARIOUSLY entered by means of forcibly opening
a window leading from the
extension of the said stable

on the 17th day of January 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Three horse blankets of
the value of about twenty five
dollars

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

William Rooney (now free)

for the reasons following, to wit:

That deponent is
informed by John Carr, who
is in deponent's employ as stableman,
that he Carr left the stable about
eight o'clock P. M. on the 17th of January
and the said property was in the stable
and that he Carr securely locked and
fastened the doors and windows leading
to the said premises. Deponent is

0315

informed by Daniel Donarum, who is in defendant's employ as driver, that he, Donarum came to the stable about the hour of 3.30 o'clock AM on the 13th day of January, and found the said warden leading into the stable open. Defendant is informed by Police Officer Charles Lott of the 71st Precinct Police that by the officer arrested the defendant in a tailor store to 564 1st Avenue on the 13th of January in information that the defendant had been trying to sell some blankets, that the said blankets were in the said store. Defendant further says that he has since seen the said property and fully identified as his and prays that the defendant be held and dealt with as the law directs.

Signed & referred
 this 15 Day of January 1891 John McDermott

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

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.

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 offense within mentioned. I order he to be discharged.

Dated

Police Justice

Police Court, District

THE PEOPLE, &c.,
 on the complaint of

1
2
3
4

Offence—BURGLARY.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

03 16

CITY AND COUNTY }
OF NEW YORK, } ss.

John Cara

aged 54 years, occupation Staklman of No.

739 East 24

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

John W. Donnell

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

Sworn to before me, this

15

day of

July

1889

John L. Carr
Mayor

John Ryan

Police Justice.

0317

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Driver of No. 104 East 10

104 East 10 Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of John M. DeMott and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 15 day of January, 1897

John Ryan
Police Justice.

D. D. Donovan

03 18

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Lott

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

21st Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

John W. Dematt

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

Sworn to before me, this *15*
day of *Jan* 188*9*

Charles Lott

John Ryan
Police Justice.

0319

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *William Rooney*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *N.Y. City*

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

Answer. *41 E. 100 St - 3 years*

Question. What is your business or profession?

Answer. *Roofing*

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*

William Rooney

Taken before me this

15
John J. Ryan

Police Justice

0320

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 Fifteen 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 Jan 5 1891 John Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0321

72

Police Court--- H District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Mc Dermott
105 - Lexington Ave.
William Rooney

Offence Burglary

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 Jan 15 1891

Ryan Magistrate.

Maloney & Latt Officer.

77 Precinct.

Witnesses John Carr

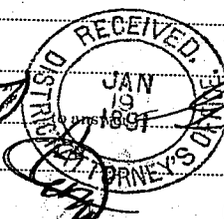
No. 739 E. 24th Street.

Daniel Donovan

No. 104 E. 10th Street.

No. Street.

\$ 1500



Burg 3
P. P.
Recd

0322

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 Rooney

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

William Rooney

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

The said

William Rooney

late of the *Twenty-first* Ward of the City of New York, in the County of New York
aforesaid, on the *twelfth* day of *January* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
night - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *a certain building, to wit:*

the stable of one John McDermott

there situate, 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 *John Mc Dermott in the*
said stable 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.

SECOND COUNT—

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

William Rooney

of the CRIME OF *Petty* LARCENY _____, committed as follows:

The said *William Rooney*

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 said day, with force and arms,

three blankets of the value of eight dollars each

[Large handwritten flourish]

of the goods, chattels and personal property of one *John Mc Dermott*

stable
in the dwelling house of the said *John Mc Dermott*

in the stable
there situate, then and there being found ~~from the dwelling-house~~ 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.

THIRD COUNT—

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

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

The said *William Rooney*

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

three blankets of the value of eight dollars each

of the goods, chattels and personal property of *John Mc Dermott*

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

John Mc Dermott

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

William Rooney

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

Dehancey McCall
~~JOHN R. FELLOWS,~~
District Attorney.

0325

BOX:

425

FOLDER:

3921

DESCRIPTION:

Rosenbaum, Israel

DATE:

01/21/91



3921

213

Counsel, *Ad* day of *July* 189*7*
Filed
Pleads,

THE PEOPLE
vs.
Isaiah Rosenbaum
Grand Larceny Second Degree.

THE PEOPLE

vs.

Isaiah Rosenbaum

DE LANCEY NICOLL
JOHN R. FELLOWS

District Attorney.

A True Bill

John E. Green

Foreman.

July 21 1897

John E. Green

John E. Green

July 21 1897

Wm. Dwyer

Witnesses

Seen for affida

Wm. Dwyer

Robert Boyarsky
Wm. E. Dwyer

0327

Police Court— 3 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 92 Canal Street, aged 58 years,
Michael Wittenstein

occupation Clothing maker being duly sworn

deposes and says, that on the 11th day of January 1891 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:

fifteen yards of silk of the value of twenty two & 1/2 dollars and three and three quarters yards of worsted cloth of the value of fifteen dollars together of the value of thirty seven & 1/2 dollars

(\$ 37.50)

the property of Reppmunk

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 Israel Rosenbaum

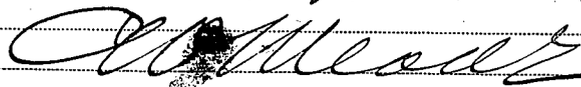
(now here) from the fact that the said deponent was in deponent's employ. and on about said date deponent missed said property. deponent caused the arrest of this defendant on suspicion of having stolen said property. and after his arrest this defendant admitted and confessed in open Court in the presence and hearing of deponent and Officer Louis Selig that he did feloniously take steal and carry away said property and Louis Laffer (now here) did

Subscribed and sworn to before me this 11th day of January 1891
Police Justice

feloniously receive said property he
 well knowing that said property had
 been stolen. as defendant well believes.
 From the fact that the defendant
 Israel Rosenbaum informed defendant
 that he had sold said property to
 the said Louis Laffer for the sum
 of eight dollars and that he the
 said Rosenbaum then and there
 told the said Laffer that he had
 stolen said property and from the
 further fact that ~~that~~ the said
 Louis Laffer admitted to defendant
 that he had bought said property
 from the said Rosenbaum and he
 Laffer offered to pay defendant for
 said property.

Wherefore defendant charges the
 said Louis Laffer with knowing
 receiving the aforesaid stolen property
 and prays he may be held and dealt
 with according to law.

Sworn to before me } No. Wittenstein
 this 14th day of July 1896



Peace Justice

0329

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Israel Rosenbaum 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. Israel Rosenbaum

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Russia

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

Answer. 78 Chrystie St - 2 years

Question. What is your business or profession?

Answer. Tailor

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 and sold said property ^{Knickerbocker} on 79 Bowdoin Street and have been informed of all my rights.

Israel Rosenbaum
mark

Taken before me this 14th day of May 1891
[Signature]
Police Justice

0330

Sec. 193-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Louis Raffer*

Question. How old are you?

Answer. *65 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *27 Redlow St - 6 years*

Question. What is your business or profession?

Answer. *Secondhand clothing*

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 an examination.
Louis Raffer*

Taken before me this

14

day of *August* 188*8*

[Signature]

Police Justice

0331

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 Israel

Rosenbaum. ~~and Louis Laffer~~

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 January 15 1891 W. Mead Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated January 15 1891 W. Mead Police Justice.

0332

72

Police Court--- 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Wittmer
92 - Canal St.
Israel Roenbaum
Louis Zaffer

and
of
L. Curran
Receiving Order
property

3

4

Dated June 14 1891

Meade Magistrate.

Louis Selig Officer.

11 Precinct.

Witnesses said affirm

No. Street.

No. Street.



No. 10000 to answer G. J. [initials]

No. 1 Committed

No. 2 Discharged

W. J. [initials]

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Israel Rosenbaum

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

Israel Rosenbaum

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

The said *Israel Rosenbaum*

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

*fifteen yards of silk of the
value of one dollar and fifty
cents each yard, and three and
three quarter yards of cloth of
the value of four dollars a
yard*

of the goods, chattels and personal property of one *Michael Wittenstein*

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.

*De Ramsey McCall,
District Attorney*

0334

BOX:

425

FOLDER:

3921

DESCRIPTION:

Ryan, Robert

DATE:

01/14/91



3921

0336

Police Court

4th District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 53rd East 13th Street, aged 68 years,
occupation Widow being duly sworn,
deposes and says, that on the 1st day of January 1891 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 horse of the value
of One Hundred 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 Robert Ryan (now here)
from the fact that deponent
last saw said horse in
her stable at above premises
on the evening of Wednesday
December 31st 1890. That she
was subsequently informed
by Officer William Barrett of
the 15th Precinct that he found
said Ryan in East 24th Street
on January 1st 1891 in the act of
offering a horse for sale. That
deponent has seen the horse found
in the possession of said Ryan
and fully identified it as her said
that said Ryan had no right
to have the said horse in his
possession Bridget Mulready

Sworn to before me, this _____ day

John P. Ryan
1891
Police Justice

0337

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Robert 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. Robert Ryan

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. England

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

Answer. 531 E 13th St

Question. What is your business or profession?

Answer. Shoemaker

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 took the horse but did not mean to steal it

Robert Ryan
made

Handwritten initials

Taken before me this
day of January 1898

Police Justice

0338

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

John 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 January 2 1891 John Ryan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0339

Police Court--- District.

THE PEOPLE &c.
ON THE COMPLAINT OF

Bridget McCreedy
332 - East 13th
1 *Robert Ryan*

2
3
4

16
Graves
Office

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Jan 2nd 1891*

Ryan Magistrate.

Barrett Officer.

18 Precinct.

Witnesses *Call Officer*

No. Street.

\$ *1000* to answer *G.S.*

Graves

1/2



0340

CITY AND COUNTY }
OF NEW YORK, } ss.

William Barrett

17th Street years occupation *Police Officer* of No.

being duly sworn deposes and says, that he has heard read the foregoing affidavit of *Budget M. Brady*

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

Sworn to before me, this *2nd*
day of *January* 18*97*

John Ryan
Police Justice.

William Barrett

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

Robert Ryan

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

Robert Ryan

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

The said *Robert Ryan*

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

one horse of the value of one hundred dollars

of the goods, chattels and personal property of one *Bridget Mulready*

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

*De Lancey Nicoll,
District Attorney*