

0576

BOX:

386

FOLDER:

3600

DESCRIPTION:

Randolph, George

DATE:

02/06/90



3600

0577

Robert Lambdin
R. J. Neger
off walton

Counsel,
Filed
day of *July* 18 *90*
Pleids, *Chittenden*

THE PEOPLE

vs.

George Randolph

Runway in the Third degree.
second degree
[Section 498.50, 498.51].

20

JOHN R. FELLOWS,

Feb. 18-

District Attorney.

930 Air

A True Bill

Kaufman & Faber
 March 17/92. Foreman.
 Special & connected to
 King 3d
 S. 1954/92

0578

#1

Robert Lambert
vs.
George Randolph

Witness for the people. Robert Lambert. (sworn)

Question. What is your name? Robert

Lambert. Dues. Where do you reside?

Ans. 218 E. 60th Str. and store 963-3rd Ave.

Dues. On the 15th of this month, was your store broken into and robbed?

Ans. Yes sir. it was. Dues. Did you see this defendant? Ans. I did not.

Dues. Was there anything stolen? Ans.

Yes sir. Dues. A quantity of jewelry?

Ans. Yes sir. Dues. What do you know about this defendant's connection?

Ans. Nothing at all, he has been identified by two of my assistants.

Witness sworn. Dues. What is your name?

Ans. Louis J. Weigel. Dues. Where do you live? Ans. 424 East 66th Street.

Dues. What is your business? Ans. Watch-

maker. Dues. In the employ of Mr.

Lambert? Ans. Yes sir. Dues. On the

15th of January was you in the store

when this robbery ~~occurred~~ took

place? Ans. Yes sir. Dues. Did you

see this defendant at any time?

Ans. I saw him place a stick of

wood in the door handle.

Question did you have a good look

at him? Ans. I had a good look at

next? Ans. Smashing in of the glass.
Ques. Did you make a movement? Ans.
Yes sir, I went for the window. Ques.
And then you were attracted by the
glass breaking? Ans. Was turned
there before the glass was broken
yes sir. Ques. Did you see the pris-
oner when he broke the glass. Ans.
I did not only see him but I heard
the noise. Ques. The prisoner ran
away in what direction. Ans. I can-
not say. Ques. Did you go after him
in the street? Ans. No sir, did
not leave the store at all. Ques.
Where did you see the defendant?
Ans. In the side room there. Court
In the morning he was brought here
to be identified - on the 23rd.
Ques. Informed by whom that arrest
had been made. Ans. By this
officer; was asked if I could identify
the man. Ques. At the 57th Str. Court?
Ans. Yes sir, he was at the 57th Str.
Police Court. Ques. Where did you
make the identification? Ans. In the
box there. Ques. Who was there at
that time? Ans. I cannot tell
there were about fifteen or twenty
in the box. Ques. Any more there?

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Yes sir, several others. Ques. You identified him. Ans. Yes sir. Ques. Did you make an identification afterwards? Ans. I saw him once, I had identified him in the court room.

Ques. Did you notice how he was dressed at the time, at the door?

Ans. Well as near as I could tell, he had a short coat on, and derby hat.

Ques. What kind of coat? Ans. A

"Pea jacket". Ques. What kind of coat?

Ans. A rough short pea jacket, heavy material and black derby hat. Ques.

Did you say that looks like the hat? — can you swear to that?

Ans. Well I can't swear to that.

Ques. But that looks like that hat.

Ans. Yes sir. Ques. How far from

you was this other employe Mr.

Tucker? Ans. In the back part of it. Ques. In the back part of it?

Ans. Yes sir. Ques. Did he or you

go into the front door? Ans.

He did. Ques. That is the window right at the corner? Ans. Yes sir.

Ques. He got to the door before you got to the window. Ans. I can't say.

Ques. You can fully identify him?

Ans. Yes sir. Ques. Do you remember

his being brought ~~to~~ prior to his arrest? Ans. Yes sir. Ques. Did you identify him. Ans. Yes sir. Ques. He was brought over to the jewelry store? Ans. In front; Yes sir. Justice Ford. Was that after you had identified him? Ans. Yes sir. Ques. And another man stood in front of the jewelry store? Ans. Yes sir. Ques. You and several others were brought out. Ans. No sir. Ques. Was any body brought out to identify him? Ans. No sir. Ques. Did not you identify him at the time? Ans. No sir. Ques. Did you see him through the window? Ans. I looked through the window, I saw him at the time. Ques. Did you say that no one but you was at the bench? Yes sir. Ques. You had the whole bench all the time and was in full view where you were sitting. Ans. I saw from the inside as much as I could. Ques. Prior to your identification in the prisoners box, was not a prisoners put in before that in the box? Ans. I do not know. Ques. Did not you see anybody being put in the box? Ans. I did not take notice.

James J. O'Connell

Joseph B. Tucker. sworn

Ques. Where do you live? Ans. 314 E. 12th

Str. Ques. What is your business? Ans.

My business is clerk for Mr. Lambert.

Ques. Do you remember that night?

Ans. I do. Yes sir. Ques. Was you in the

store at the time? Ans. I was in

the store at the time. Ques. Where

was you? Ans. In the back part of

the store near railing. Ques. What

did you see? Ans. I saw the man

step in the store and close the

door, put one foot in the store then

he stepped outside. Ques. What did

you do? Ans. I ran down to the door

two or three feet away saw man

about to pull stick from inner

handle. Ques. Did you see his face

Ans. Yes sir full in the the face.

Ques. Are you positive he fastened

it to the handle of the door?

Ans. Yes sir. Ques. Look at him

you are positive he is the man.

Ans. Yes sir. — as I got down to the

door, why I thought there would be

no other way of getting out, I kicked

the door and went through the

hole. Ques. What did you do?

Ans. I followed him ran, to the

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corner, he went up fifty-eightth str. and another. Ques. Did you follow him? Ans. From the beginning. Ques.

Where did you lose sight of them?

Ans. Near the brewery? Ques. What

brewery? Ans. Near Buckels' Brewery

in 58th str. betw. Lexington and

Third Avenues. Ques. You had the

last sight of them there? Ans.

Yes sir. Ques. That is all you

know about it. Ans. That's all.

Ques. How far was the door open at

the time? Ans. It was fully open.

Ques. Did you see him pull the

door? Ans. Yes sir. Ques. And

fix what in the knob? Ans.

A wooden stick about two feet

long. Ques. Where were you? Ans.

Back of the railing, and then I

ran down to the door. —

Ques. He moved from the door when

you came. Ans. No sir; he put a stick

about two feet over the door. Ques.

What did he do? Ans. I saw him sneak

in, as he sneaked in I caught a full

sight of his face; and then I went

through the window. Ques. Did you

break the glass? Ans. Yes sir, I broke

the glass and got through

57 m 2 2
5 x 7 2 p
12 ~ 2 12

Jan 22
- 2
17/12

Ques. There were other men there? Ans. Yes
sir. Ques. You followed the man till he
barricaded the door? he ran up 58th st.
Ans. Yes sir. Ques. And then what did you
do? He ran next? I lost sight of him again
in the center of the block and gave
up the chase. Ques. Then saw the man
rush from the door and you followed
him immediately. Ans. Yes sir. Ques.
He was in 58th st. sub. Yes sir.
Ques. How did you get out? The door,
where was the man, how far from
the door? up on the top of the
roof. Ques. You had him in
full view. Ans. Yes sir. Ques.
You kept him in sight until the
middle of the block? Ans. Yes sir.
Ques. Did the man you saw run
up against anybody in 58th st. at
any time and not be run up against
a lady? Ans. No sir. Ques. At the time
the window was broken was any
other person there. Ans. Yes sir, one
other. Ques. Who was he? Ans. I do
not know him. Ques. Have you seen
him since? Ans. I have not. Ques.
You cannot recognize that man
by direct conversation with him?
Ans. No sir. Ques. Was there no ladies

with him? Ans. No sir. Ques. Where did you first see him after arrest?

Ans. In the court-room, in the box.

Ques. Which way did you get in?

Ans. In back of the wheel. Ques. Did you remain there you had a conversation with your friend?

Ans. No sir, he said "you must go around the court-room and identify a man there." Ques. And you expected to find him. Ans. I did not think of anything. Ques. When you entered the box was any body

there? Ans. I did not see any body but that. Ques. When he was brought up in front of the judge's stand on the witness stand was handcuffed was he not? Ans. Yes sir with another

prisoner. Ques. Did you see him take the witness?

Ans. No sir, I was in the store he was outside. Ques. No other

members or employe of firm? Ans.

No that I know of. Ques. Was not

there another employe of that firm with you in court at that time on Friday morning? Ans. No sir.

J. B. Tucker

Officer John W. Walters, at that time was

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attached to the 22nd Precinct. (sworn)
 Ques. Where was this arrest made?
 Ans. In the morning of the 23rd of
 January, about two P.M. Ques. You
 arrived at this place at this hour?
 Ans. Yes sir. Ques. After arriving -
 what did you do? Ans. I put them
 in the box, went down to the
 and asked the clerk where one
 could identify ~~the men~~ ^{the men} that
 broke their way down, two series
 said they could; I said come
 around and identify them. The
 two men came around with me;
 I put the two men in the box,
 both clerks came out and
 said they identified this man.
 Ques. And you saw each one of them?
 Ques. How long before were these
 prisoners put there? Had been in
 the box about 15 minutes. Ques. These
 two men were in the box? Ans.
 Yes sir. Ques. Identified this. Ans. Yes sir.
 Ques. You said the man was standing
 up smoking a cigarette, and the other
 man was not smoking. Ans. No sir.
 Ques. Did you have anybody else here
 to identify in a lady? Ans. No sir.
 I went out for the boot block this

1800
 1800

1800

next day. Ques. Had you ever gone out for a lady to identify him? Ans. No sir. Ques. The lady said he could not identify him. Ans.

No sir. Ques. Did you bring the circles from Mr. [unclear]? Ans. Yes sir, two circles. Ques. Were you present when anyone had a conversation with two witnesses in that room when Capt. Killea was not present? Ans. No sir.

Witness sworn. Ques. What is your name?

Ans. Mike Green. Ques. Where do you live?

120 Mulberry Str. Ques. What is your business.

Ans. Book-keeper. Ques. Do you remember anything of the occurrence? Ans. Yes sir.

Ques. Did you see a man at the window?

Ans. I was busy at the present time; I saw a few people there. Ques. Did you see anybody there? No sir. Did you see this man that run down 58th Str?

Ans. Yes sir. Ques. Did you get a good view of him? Ans. Yes sir.

Ques. so that you could identify him again?

Ans. No sir. Ques. Did you get a view of him at all? Ans. No sir, because I was busy just then.

Ques. You saw him run down to the street. Ans.

0509

12
The air. Guess you cannot tell who
it was. Mrs. The air.

Prisoners placed under \$2500 bonds.

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Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. *George Randolph*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Sullivan County.*

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

Answer. *No 230 Spring St. Newark*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer.

I am not guilty

George Randolph

Taken before me this

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1887

Justice.

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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 Refundant

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

Dated Jan 25 1888 James D. Smith Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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2500 for Ex
Jan 28 3 PM
" 30 3 PM
14 2 1/2 1/2 1/2 1/2
- 1/2 1/2 1/2 1/2 1/2

BAILED.

No. 1, by 27 1/2 1/2 1/2 1/2

Residence 1/2 1/2 1/2 1/2 Street.

No. 2, by 1/2 1/2 1/2 1/2

Residence 1/2 1/2 1/2 1/2 Street.

No. 3, by 1/2 1/2 1/2 1/2

Residence 1/2 1/2 1/2 1/2 Street.

No. 4, by 1/2 1/2 1/2 1/2

Residence 1/2 1/2 1/2 1/2 Street.

The magistrate
presiding will
please hear and
determine this case
in my absence
Solon B Smith
Police Justice

Police Court 193 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Lambert
215 East 60th St
George Randolph

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Dated Jan 25 1890

Smith Magistrate

Walters Officer.

60 - 1/2 1/2 1/2 1/2 Precinct.

Witnesses Louis Weigel

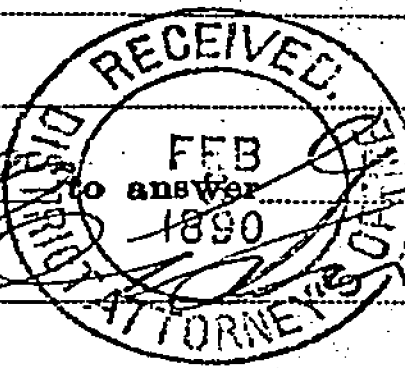
No. 144 E 66th Street.

Joseph B. Tucker

No. 314 E 12th Street.

No. Street.

\$ 2500 to answer



Burg 3
9th 2

0593

THE PEOPLE

vs.

GEORGE RANDOLPH.

COURT OF GENERAL SESSIONS, PART I.

BEFORE JUDGE COWING.

Thursday, March 6, 1890.

Indictment for burglary.

Robert Lambert sworn and examined.

I am a jeweler in this city and my store is at 962 Third Avenue corner of 58th Street in this city; that was my place of business on January 15; I was in the store that evening about eight o'clock, I was in the small office connected with the store and the first inkling I got of this occurrence was an exclamation on the part of my brother, "we are going to be robbed" and immediately I heard this window crash, I jumped out of the office in pursuit of the parties who did the smashing but failed to come up to them; at the corner of Lexington Avenue there was a pistol shot fired off by one of the parties in order to scare me but I never came in contact with them; I did not get near enough to identify any of the parties, the pistol was fired in the air; there was quite a number of people joined me in the pursuit; I do not know of my own knowledge who did it. We lost some property that night, the frontwindow was broken open. I am owner of the property stolen.

Counsel for the defence conceded that the burglary was committed and the property stolen as laid in the indictment.

Cross Examined.

The store is fifty-five feet deep, my brother was in the center of the store when he made the exclamation, "we are going to be robbed"; then I heard a crash in the window, I was bareheaded.

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There were two clerks in the store at the time beside my brother, a lady book-keeper, to lady customers and a gentleman, I saw one man running and I went after him, I was close to him in 58th Street, his back was to me, I never saw his face, he ran towards Park Avenue, I hollered, "stop thief"; I did not see the man shoot the revolver but heard the report. This prisoner was not arrested until a week after. The only thing I noticed about the man who was running away from me was a tight fitting pair of pants and a short coat.

Joseph B. Tucker sworn and examined.

I am in business with Mr. Lambert and have been with him three years, I was in the store about eight o'clock on the evening of January 15; about ten minutes of eight that evening the Defendant came into the store, the store door was partially open and the Defendant took a step in the door to close it, I was in the back part of the store at the time, the store is about fifty feet deep and I was about fifty feet from the prisoner; I saw the prisoner when he shut the door, I ran down to the door and seen him pull a wooden stick from behind his coat to put in through the handle of the door, I was a foot away from him at the time I saw him put the edge through the door and bend his head and sneak away; the stick was put through the handle of the door so that it could not be opened from the inside, in other words, he locked us in; as soon as I saw the door was locked I put my foot up and went through the pane; it was about two feet by six French plate, then I went

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through bodily and followed the prisoner half way up 58th Street to Lexington Avenue. I did not see anything happen to the window where there was \$390.00 worth of jewelry. I was about six feet away from him when I started.

I was undecided at 58th Street corner whether to follow him or the other two, for there were three men altogether; I only saw them run away, that is all I saw them do, I followed the prisoner from Third to Lexington Avenue half way up the block; at the corner I was about six feet away, I was not further than from twelve to fifteen feet from him while I was chasing from Third to Lexington Avenue; Mr. Lambert caught up to me, I thought I would go back to the store and then I gave up the chase. I saw the prisoner next at the Yorkville Court about fourteen days after, he was in the prisoner's box or pen, he was not pointed out to me, he was among fifteen to twenty prisoners, it did not take me more than two minutes to pick him out. I am sure he is the man whom I saw at the door of our store.

I saw his face when he was locking the door, I saw his face twice, once when he came in to close the door and once when he was putting the wedge in the door, there was gaslight there in the store.

Cross Examined. I was fifty feet away from the prisoner when I saw him come in; I suppose it didn't take him more than two seconds to put that piece of wood in and close the door; I saw him when he sneaked away, I looked through the French plate glass window, I heard the crash the time the prisoner sneaked away, it could not have been he who broke the window. When I jumped through the pane I did not cut myself, only my pantaloons, when I got

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on the block I saw two men beside the prisoner running, the two men were on the other side of 58th Street, the prisoner had his back to me then, he was about twelve feet from the corner under full motion, I did not gain on him at all only half way up the street, Mr. Lambert got up to me before I lost the prisoner. The officers did not call on me to identify anybody until I went to the Yorkville Police Court, a boy came to our store named Eisler to tell me to go up to the Court, I went over with our matchmaker who is a witness here. There were from fifteen to twenty men in the pen, the officers opened the door, they did not say anything to me; the boy told me they had a couple of prisoners over in court and the officer wanted me to go over and see if I could identify the man that was there and if he was not there at the time I would not have identified him. When I went up to the Yorkville Police Court I did not expect to find the prisoner, I did not expect to find the man who had broken into the store, I went there to see if I could not pick one out. I did not notice the dress particularly of the prisoners who were in the box, I identified this man by his face and by his moustache, and he had on a derby hat, and I identified him by his eyelids.

Louis J. Weigel sworn.

I live 424 East 66th Street and I am employed by the Lambert Brothers in their jewelry store corner of 58th St. and Third Avenue. I was in the store on the evening of January 15 in the neighborhood of eight o'clock when this burglary was being committed. I only saw the man putting

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the bar in the handle of the door; I judge I was about six feet from him, I was making an entry in the match repair book and my attention was attracted by the closing of the door, I saw a man stoop down and put the bar on with his left hand to lock the door; I then heard the crash of the window, I went to look for a revolver where we were in the habit of keeping one and not finding any I rushed to the window and opened the sash, all I saw then was a pair of hands grabbing in on the glass shelf we had hanging there. I saw the prisoner Randolph at the store door, I don't know about him putting his hand in the window but I recognize him as the man that put the bar in the door before I heard the crash and he disappeared a moment after that, I am positive he is the man, I got a look at his face as he went to go away from the door.

Cross Examined. I do not recollect of ever being mistaken in a face. I don't know what became of the stick that was put in the door, there was nothing between the door to obscure my vision. I saw Mr. Tucker run past me as I was going to get the revolver, I saw Mr. Tucker go to the door and kick it in; I saw him put his foot through the window pane and break it. I had never seen the Defendant before, I identified him by his face and build, I saw him square in the face as he rose up from the door. I was called to go up to the 57th Street Court by the officer who made the arrest, the officer asked Mr. Lambert if we could not go around to see a man that they thought tallied with the description of the man that broke our window, I went up afterwards and saw fourteen or fifteen others in the room; this was a week after the

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occurrence. The defendant was brought past our store on his way to Court and he was stopped there; I guess Mr. Lambert came out and I think he was showed to the whole party. They did not ask me to identify him when they brought him up in front of the door; I saw him about an hour afterwards in the Court. I told the officer who I thought was the man and pointed him out to him, I was not in there over fifteen or twenty seconds. I did not tell the officer I thought he was the man, I told him that that was the man.

John W. Walters sworn and examined.

I am an officer of the central office and arrested Randolph at 725 Eighth Avenue on the morning of January 23rd about eight days after the burglary at 725 Eighth Avenue; I don't know of my own knowledge who committed this burglary; I made the arrest pursuant to information I did not tell him what I arrested him for, I caught him in the act of committing a burglary at the time.

Cross Examined. I was a patrolman at that time and since then I have been promoted to the central office. I went to the jewelry store after I had locked the defendant up, I took him first to the station house about 1.50 A.M. and the next morning took him to court; I knew of the burglary that had been committed over in Eighth Avenue and I was looking for a man to fit a description which was given me. When you had him in the Station House why didn't you select men about his size and build and have the witnesses come around and pick him

0599

out? We did not have men enough there at the time; there was I believe two other prisoners besides this man; the officers were not in plain clothes at that hour of the morning. I took the prisoner up to the Court and put him in the prisoner's pen, I then went to the jewelry store and saw Mr. Lambert and asked him if there was anybody there who could identify the men that broke his window. He pointed out two clerks to me, I told the clerks I had a man to be identified and I took them around. Weigel said that the man standing up smoking a cigarette was the man. I did not tell him that was the man who committed the burglary, I do not recollect what Tucker said when he came out, I took the prisoner past the jewelry store to go to the Court at 59th Street, I notified Mr. Lambert to send over a clerk to make a complaint against him after he had been identified, Some of the people in the store came out and looked at him but I could not tell you whether Weigel and Tucker came out; the Sergeant ordered me to have the prisoner remanded back until the afternoon, I did not have the complaint taken then, I did not bring any more men to identify him, I brought a boot-black in but he failed to identify him. I looked in through the porthole where the prisoners were and I saw Randolph smoking a cigarette.

The District Attorney rested the case for the People.

Counsel for the Defendant opened the case for the defence.

0600

William Joseph sworn and examined.

My business is carpet cleaning, I was arrested once on suspicion of a robbery about three years ago and was discharged, I was acquitted. I know Randolph about six months, I recollect the 15th day of January last, I fix that particular day by Kerrigan's ball, the day after, which was on the 16th up in Adelphi Hall, 52nd Street and Broadway, I saw Randolph on the 15th, I was with him; I met him about half past seven at 41st Street and 7th Ave.

I can fix it at half past seven because the bar-tender comes on at seven o'clock and works from seven at night until seven in the morning; I met Randolph on the street, he went with me to the tailor's to get a pair of trousers, I got my trousers and stayed at the tailor's a while to take the pants off I had on and to put the pair on I have now on me, we came down Broadway as far as 45th Street, we stopped at the next door and walked down 41st Street and went into a saloon and another young man who is in the Court now was there when I came back, I should judge we stayed about fifteen minutes and we got back to 41st St. and 7th Avenue about a quarter to eight; I parted with him about ten o'clock and went home. I did not go to Kerrigan's ball the next night, I went up as far as the ball-room door but did not go in, the Defendant was with me the night of the ball; about a week after he sent me word that he was arrested and he wanted to see me, then I went up to see him, he brought my recollection back to the night that this robbery was committed; so then I went to Kerrigan's and got a ticket at his place to find out the night of the bal; and that was Thursday, the 16th; I brought my

0601

mind back to the 15th which was the night I got the trousers when he was with me.

Cross Examined. I met him about once or twice a week during the six months I have known him, I would see him in the saloon but I would not be with him, sometimes I would converse with him, I work every day but am in the habit of going to the bar-room at 41st Street and 7th Avenue; I am friendly with the Defendant and have drank with him. I know nothing about this robbery affair.

I was arrested myself on a charge of that kind; a saloon in 38th Street was broken into and a set of pool balls stolen, Officer Vallely of the Central Office came to me and asked me if I knew anything about the robbery and I told him I did not, that I did not know where the pool balls were but thought I knew the party that had stolen them, he went with me up to this party's house and he got him and locked him up, we came down again to the station house and he let me go and the next morning I went up to Jefferson Market to see the trial and they brought me into the thing and put me in bonds for five hundred dollars and I was let go. This was I think in November 1835 or 1836.

The parties in the saloon at 41st St. and 7th Avenue were the bar-tender George Kanna, a young man named Dan Desmond, a party named Adam Mines and George Randolph; I remained in the bar-room about five minutes and then went to the tailor's with Randolph; I should judge it took about ten minutes to go up there, it was twenty minutes to eight. then I changed my pants and came down Broadway, the Defendant was with me all the time, I did not go near this

0602

place where the window was broken, I am not the person who broke the window. This bar-room where I met the Defendant twice a week I should judge is about a mile or a mile and a half from 962 Third Avenue. In order to go to the tailor shop I went up Broadway to 7th Avenue and 45th St. and went up 7th Avenue to 49th Street. I have never been arrested since I was acquitted on the charge of suspicion of robbery. Dan Desmond, Adam Hines and the prisoner are not ex-c onvicts to my knowledge, Dan Desmond is dead and Adam Hines is in the Court. I borrowed a dollar that night from the bar-tender to get my pants. I gave a party the ticket I had to go to the ball, the ticket now shown me is another ticket that I got to find out the exact date of the ball.

Adam Hines sworn .

I work in a stable and know Randolph and the last witness, I was in the saloon at 41st Street and 7th Avenue one night in January, the bar was quite crowded, I saw Randolph and Joseph there, I remember ^{his} going with Randolph about the pants but I can't tell the date.

George Randolph sworn and examined.

I am the Defendant here and have been convicted twice under my right name Thomas Lively, I took the name of Randolph since I have been arrested this time; I know the charge against me, I did not break into this jewelry store; on the night of the 15th of January I was standing on the corner of 41st St. and 7th Ave., I went inside and met Joseph, Hines, Desmond and the bar-tender George Kenna,

0603

Joseph asked me to have a drink and I had it, I borrowed a dollar of the bar-keeper to get ^{his} pants and we started to 49th Street and Broadway and I went up with him to the tailor's; I asked the tailor how much he would charge for fixing a coat putting a new collar on it and fixing the buttons and he said \$2.50; I told him I would leave it in a day or two; we then left and stopped in another place and had a drink and from there we went back to Kenna's saloon, I did not leave that saloon until after ten o'clock that night. I was arrested a week afterwards in the morning on the 23rd of January and brought to the 47th Street station house and put in a cell, the next morning I was brought over to Court and put in the box; I don't remember seeing the two witnesses, I was brought out and remanded back to the station house, they handcuffed me to a man that was arrested and they stood me in front of the jewelry store and brought me back to the Station House and kept me an hour and a half, they brought me out of the cell and two clerks were standing at the Sergeant's desk who said I was the man. They brought me to Police Headquarters and kept me there until the next morning and brought me to the 57th Street court. In the 57th Street Court they brought a boot-black in and he did not identify me; then they brought me out into a private room and stood me alongside of the Captain who is a big stout man and the man did not identify me, I am not guilty of this crime.

Cross Examined. I was convicted in April 1885 of burglary and sentenced to four years in the State Prison, I came out on the 28th of April, 1888 and was arrested on the 15th of January 1890. In September

0604

1881 I was in the City Prison. The picture now shown is mine, it was taken by a photographer but I could not say exactly where it was taken. I have never been in prison in the New England States, I was in the City Prison sixty days for petty larceny and after that I was in the Penitentiary five months and have been in the Penitentiary two years on another charge; I have been in the Penitentiary twice, once in the State Prison and once in the City Prison, I pleaded guilty every time. For the last nine months I have been following the races, I drove a car for a little while.

James C. Vallety sworn and examined by Mr. Bedford.

I took the picture now shown me, which has been identified by the defendant as his, from the Rogues Gallery.

By Mr. Purdy. When a man is convicted of crime he is taken to a photographer to have his picture taken which is put in an album in the Police Headquarters? That is it, but at the time this picture was taken he was honorably discharged in this Court by his Honor Judge Cowing. That is when he was indicted for burglary in the first degree, second offence? Yes sir.

James Boylan sworn.

I am a porter in the Custom House and know the defendant, I happened to be in the saloon of James Kenna on the night of the 15th of January at half past seven; I looked at the clock when I went in, my intention in going in there was to see the bartender, we were going to a concert saloon on Eighth Avenue that evening, I saw him there and stayed

0605

until a quarter to nine, there were five or six men in there at the time, I waited there thinking Eddy Cappan would come, he was the bar-tender I was going with, but he did not show up; the prisoner was in the bar-room until a quarter to nine and did not go out; he came in about eight o'clock.

The Jury rendered a verdict of guilty of burglary in the third degree.

0606

Testimony in the
case of
George Randolph

filed Feb. 1890.

...the
... ..
... ..
... ..
... ..

0607

Police Court— District.

City and County } ss.:
of New York,

of No. 218 East 60th Street, aged 36 years,

occupation Jeweller being duly sworn

deposes and says, that the premises No. 968 Third Avenue Street, 19 Ward

in the City and County aforesaid the said being a five story brick

building

and which was occupied by deponent as a Jewellery store

and in which there was at the time a person being by name

were BURGLARIOUSLY entered by means of forcibly breaking through

window with an Iron Bar and

entering therein with intent to

Commit a felony

on the 15 day of January 1889 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

Two Diamond Bracelets,

One Breastpin and

Seven ladies gold Chains

all together of the value of

three hundred and seventy dollars

\$ 370 00/100

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

George Randolph (now here) and

an unknown person (not yet arrested)

for the reasons following, to wit: That deponent is informed

by Louis J. Weigel of 224 East 66th

Street, that at about 8 O'clock PM

of said date, while he was standing

behind the counter of said store near

the front door his attention was

attracted by hearing the front door

of said store slam, and upon looking

up he saw defendant Randolph

0608

unknown, standing directly in front of
said door and saw him place a stick
of wood through the outside handle
of said door, and immediately thereafter
he heard the crash of said door
window and saw the arm of said
unknown person extended into
said shop window.

Defendant is further informed
by Joseph B. Tucker of No 314 East
1st Street that at about 8 o'clock
P.M. of said date he saw defendant
Randolph (now here) step into said
store and pull the door shut and then
saw defendant place a stick
of wood through the outside handle
of said door and then run away and
at about the same time said was
shut he heard the crash of said door
window.

Sworn to before me + Robt Lambert
this 25th day of Jan'y 1890

Oliver B. Smith
Police Justice

There being no sufficient cause to believe the within named

1888

Police Justice.

Dated

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

1888

Police Justice.

Dated

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

Dated

1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer General Sessions.

0609

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Watchmaker of No. 1121 East 6th Street, being duly sworn deposes and

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

Sworn to before me, this 20 day of January 1890 } Louis J. Weigel

Solon B. Seever
Police Justice.

06 10

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 20 years, occupation Clerk of No. 914 East 12

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

Sworn to before me, this 25 day of May 1890, by Joseph. Bernhard
Solon B. Schuch
Police Justice.

06 11

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Randolph

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

George Randolph

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

The said

George Randolph

late of the Nineteenth Ward of the City of New York, in the County of New York, aforesaid, on the fifteenth day of January in the year of our Lord one thousand eight hundred and ninety, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the Store of one

Robert Lambert

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

Robert Lambert

in the said store 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.

06 12

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
George Randolph
of the CRIME OF ~~Grand~~ LARCENY in the second degree committed as follows:

The said George Randolph

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the night-time of the said day, with force and arms,
two bracelets of the value of
fifty dollars each, one breast pin
of the value of fifty dollars and
seven chains of the value of
thirty dollars each

of the goods, chattels and personal property of one Robert Lambert
in the store of the said Robert Lambert

there situate, then and there being found, in the store 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.

John R. Fellows,
District Attorney.

0613

BOX:

386

FOLDER:

3600

DESCRIPTION:

Regskey, Stalis

DATE:

02/10/90



3600

0614

76

Witnesses;
Charles W. Gardner

Counsel,
Filed 10 July 1890
Pleads, *Not guilty*

THE PEOPLE

28.

RAPE
(Sections 278 and 218, Penal Code)

Stanlio Regskay
(2 cases)

JOHN R. FELLOWS,
District Attorney.

Robert
Feb 19 1890 By agreement
with counsel
A TRUE BILL.

Marina Hokever
July 19/90 Foreman.
Charles Hokever
Sentenced on and indicted
P.B.M.
"2"

06 15

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, *Febry 10th* 1890.

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

*The People
against
Stanley Rogers*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

06 16

N. Y. GENERAL SESSIONS

THE PEOPLE



Attest
CRUELTY TO CHILDREN

NOTICE OF PROSECUTION
BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

0617

Charles W. Gardner - 5th Dist Police Court
N. Y. Feb. 4th 1890.

Stanley Regsky

Annie Schaeffer questioned by the court.

Ques. How long were you in the locked room? Ans. About two hours.

Ques. Did he bleed you? Ans. No sir.

Ques. Did you have anything to do with any person before? Ans. No sir.

Ques. This was the first time? Ans. Yes sir.

You were never before? Ans. No sir.

Ques. You had never done it before.

Ans. No sir. Ques. Only that time?

Ans. Yes sir. Ques. Were you the first on the bed or second? Ans. Second.

What is your name? Ans. Annie Schaeffer.

Ques. Do you know this boy? Ans. Yes sir.

Ques. Did you ever do it before with him?

Ans. No sir. Ques. Did you ever have

anything to do with him? Ans. No sir, never done it before in my life.

Counselor Schloss - "She was willing for the sum of twenty five cents to go down in the basement with him."

Boy questioned by the Court. Ques. She asked you to go down? Ans. Yes sir.

Ques. You didn't have anything to do with him? Ans. No sir.

Cross. Ex. By Schloss. Ques. Did this man ask you to call to ^{his} house? Ans. Yes sir. Ques. What for?

06 18

2

Ans. For our money. Ques. Did he owe you any money? Ans. Yes sir. Ques. Didn't he pay? Ans. No sir. Ques. What work did you do? Ans. I picked out this coarse hair. Ques. Didn't you ask for ~~the~~ sum of one dollar, with another little girl, and tell your mother you were working, for if you did not bring home fifty cents she would think you were not working; and so that she could not find any fault? Ans. Yes sir. Ques. Were you not accused of stealing before? Ans. No sir. Ques. Were not pawn tickets found in your possession — four or five pawn tickets. Ans. Yes sir. Ques. Did you ever steal a watch? Ans. No sir. Ques. Did you ever work for this man? Ans. Yes sir. Ques. Didn't you know of a watch being stolen and four or five pawn tickets were found in your possession? Ans. Yes sir. Ques. When you came home nights at times, didn't you find a man in your room, and you had to step out, and sleep anywhere else? Ans. I do not know.

06 19

3

Ques. You know Charles Frank, does he sleep in your mother's bed at times with your mother? Ans. I do not know.

Ques. When he came there your mother told you to step out of the room.

Ans. Yes sir, I slept at the girl's house.

Ques. There is only one bed is it not?

Ans. Yes sir. Ques. When the officer came into the room did you see him come in? Ans. No sir. Ques.

Did you tell this man, the copers are after you? Ans. Yes sir. Ques.

Didn't this man ask you to go into the room? Ans. Yes sir. Ques. Will you swear to that? Ans. Yes sir.

Ques. When this officer entered you said the copers were coming and ran behind the door. Ans. He was putting

up his drawers when he opened the door, did not say anything. Ques. Didn't you go down and ask for money, and didn't he tell you to go out?

Ans. No sir, we got ten cents and bought five cents worth of cake, he said to go away until the other man ^{make out we had gone away} had gone away and then come back again. Ques. Will you swear that this man was on top of you? Ans. Yes sir.

0620

4

Ques. Did you shout? Ans. Yes, I had my mouth shut. Ques. With what? Ans. His hand. Where was this other girl? Ans. She was there. When he was on me we were hollering. Ques. You was hollering? Ans. Yes sir, because he was hurting me. Ques. When did you holler for? Ans. My mother. Ques. He asked you to come down. Yes sir, I went to this place Monday, this girl and I. Ques. But you went there Thursday. Ans. Yes sir. Ques. He told you to do some work, to pick some hair. Ans. Yes sir. Ques. This girl was with you. Ans. Yes sir. Ques. Then he told you to come the following Saturday, and he paid you fifty cents for that work. Ans. You had her that day? Ans. Yes sir. Ques. You went there about half past six. Ans. Yes sir. Ques. Did he go out and buy some beer? Ans. Yes sir. Ques. Did he give you some to drink? Ans. Yes sir, we both drank.

Peoples witness sworn. Ques. What is your name? Ans. Kamalis Regsley. Ques. Where do you live? Ans. 606 - E. 83rd Str. Ques. What is your occupation?

Ans. Upholsterer. Ques. Do you know these two girls? Ans. Yes sir. Ques. How long have you known them? Ans. About four years. Ques. You are acquainted long with the mother of these girls? Ans. Yes sir. Ques. Do you know one to be married lately? Ans. I know. Ques. You know Mrs. Schaffer to be a widow? Ans. Yes sir. Ques. With whom do you live? Ans. I live with my brother-in-law. Ques. Are you a single man? Ans. Yes sir. Ques. Did you send out for beer or get it about that day? Ans. Did not have any money, I had no money at the time, I had 65 cents. Ques. Did you ask these girls to visit your premises? Ans. Yes sir. Ques. Had they visited you various times? Ans. They were there three times. They were looking for work, on Saturday I believe or Monday, it was the first part of the week, they came in and said they were looking for work. Ques. Did you ever give them any work? Ans. Never. Ques. How did they come in your room? Ans. They ran in there

0622

6

Ques. Did you tell them to look out of your premises, thinking there would be trouble if they ran around in the road? Ans. Yes sir. Annie Schaffer told me that policemen were after her in the lot. Ques. Did she ask you for the sum of one dollar? Ans. Yes sir. Ques. What did she want it for? Ans. She wanted it to give to her mother, so that she thinks we were working for you, she said.

Officer Egan sworn. Ques. Who informed you of this? Ans. I got information from the neighbors. Ques. Officer Egan you made the arrest? Ans. Yes sir. Ques. Tell me how you came in? Ans. Saturday Evening half past six I went into the basement of 610 E. 83 Str. — neighbors said they saw little girls going in there, who had no business in there, I stepped down the basement, in the front basement was a dim light. Ques. Was anybody in there? Ans. I rapped, and got no answer, I heard some whispering, stepped in the front, I saw the man

0623

leaving the bed, and pull up his pants, this Josephine stepped from the bed, in front and behind the door, I looked around, and found these two girls wedged up behind the door.

Cross Ex. by Behrens. Ques. When you entered there was two rooms. Ans. Yes sir. Ques. Where did this man meet you? Ans. At the door, after I had gone to the window to see who was in the room, I saw him after I went to the front, leaving the bed. Ques. Did you rap? Ans. Yes sir. Ques. And this man met you. Ans. Yes sir; I then stepped at the front window, saw this man tumbling out of the bed, and pull up his pants, I still remained there. Ques. This bedroom is in the rear of the other room. Ans. Yes sir. Ques. Do you mean to tell us that you looked in through there? Ans. I do. Ques. Was the door open? Ans. Yes sir. Ques. You was in this room? Ans. Yes I was in the first room and in the bed room.

0624

Ques. And you are willing to swear that from the street you looked into the basement? Ans. From the airway I looked in, the door runs this way, and the steps here (illustrating) and the bed rests against here; I could see from outside, with the light from the front room, I could see him, from the outside by the dim light. Ques. Will you swear it was one of these girls? Ans. I saw him tumbling out of the bed, — I think it was Josephine. Ques. How could she be behind the door, and be in bed? Ans. She came out and wedged herself behind the door. Ques. Did you see her do that? Ans. I found her wedged there, and saw her leave the bed. Ques. You are willing to swear to that? Ans. Yes sir. Ques. What is the color of the drawers he wore. Ans. The color of the drawers he wears now. — At this point Officer Charles W. Gardener of the D. P. C. C. exhibited the pair of drawers worn by Annie Schaffer at the time of the ^{alleged} assault.

Held under \$2000 bonds.

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

of No. 100 East 23d Street, being duly sworn, deposes and
he has been informed and has just caused Helenie
says, that on the first day of February 1890

Sworn to before me this
2d day of February 1890.
V. M. H.

Police Justice

0626

Police Court, _____ District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated _____ 187

Magistrate.

Officer.

Witness,

Disposition,

Ex Del. of to
9/2 a m
\$2000 - Bail

0627

CITY AND COUNTY }
OF NEW YORK, } ss.

Josephine Eller

aged 13 years, occupation _____ of No. _____

2127 2d Ave Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of John W. Gardner
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 2d

day of

January

1890

Josephine Eller

[Signature]

Police Justice.

0628

CITY AND COUNTY }
OF NEW YORK, } ss.

Amie Schaeffer

aged 14 years, occupation _____ of No. _____

2127 2d Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John W. Sanders

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

Sworn to before me, this 2d }
day of February 1890 } Amie Schaeffer

[Signature]
Police Justice.

0629

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Stanlio Regsky 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. *Stanlio Regsky*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer. *Prussia*

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

Answer. *No 606 East 83rd St. New York*

Question. What is your business or profession?

Answer. *Upholsterer*

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*
Stanlio Regsky

Taken before me this

day of *Sept* 1890*John Brown*

Police Justice.

0630

5th District Police Court.

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

John W. Gardner

of Number 100 East Twenty-third Street being duly sworn,
deposes and says, that on the first day of February 1890, at the
City of New York, in the County of New York, at No 606 East

Eighty-third Street in said City one
Stanley Regskey did unlawfully take,
receive, harbor and use a certain female
(now present) called Annie Schaefer, said
female then and there being actually
and apparently under the age of
sixteen years to wit of the age
of fourteen years for the purpose
of sexual intercourse, said Stanley
Regskey not being her husband
in violation of the statutes in
such case made and provided
and especially in Section 282
of the penal code of the
State of New York as amended.

Wherefore the complainant prays that the said

Stanley Regskey
may be ~~apprehended, arrested and~~ dealt with according to law.

Sworn to before me, this 4th day of February 1890, } John W. Gardner

John W. Gardner

Police Justice.

0631

5

District Police Court.

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

Chas W Gardner.

of Number 100 East Twenty-third Street, being duly sworn,
he has been informed, his first name to appear and does believe
deposes and says, that on the first day of February 1890 at the

City of New York, in the County of New York, at No 606 East
Eighty-third Street in said City one
Stanley Regsky did unlawfully
take, receive, harbor and use a certain
female (now present) called Josephine Eller,
said female then and there being
under the age of sixteen years,
to wit of the age of thirteen years
for the purpose of sexual intercourse
said Stanley Regsky not being
her husband, in violation of the
Statutes in such case made and
provided and especially in
Section 282 of the Penal
Code of the State of New York
as amended

Wherefore the complainant prays that the said

Stanley Regsky
may be apprehended, arrested and dealt with according to law.

Sworn to before me, this

day of

February 1890

Chas W Gardner.

Police Justice.

0632

CITY AND COUNTY }
OF NEW YORK, } ss.

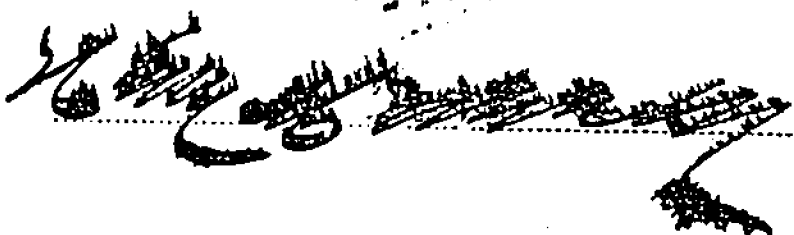
Josephine Miller

aged 13 years, occupation _____ of No.

2127 Second Ave Street, being duly sworn deposes and
says, that she has heard read the foregoing affidavit of John W. Sanchez
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 4th
day of February 1890

Josephine Miller



Police Justice.

0633

CITY AND COUNTY }
OF NEW YORK, } ss.

Annie Schaefer

aged 14 years, occupation _____ of No.

2127 Second Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles W. Gardner

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

Sworn to before me, this 4th
day of February 1890

Annie Schaefer

Harry H. H. H.

Police Justice.

0634

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5 DISTRICT.

Margaret Schaefer

of No. 2127 Second Ave Street, aged 33 years,

occupation _____ being duly sworn deposes and says

that on the 4th day of February 1890

at the City of New York, in the County of New York, Annie Schaefer

now present, is the daughter of
deponent and was born in
New York City on November 2d 1875.

Margaret Schaefer

Sworn to before me, this

4th day

of February 1890

Police Justice.

Police Justice

0636

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty* 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 *Feb 4th* 18*90* *Thompson* 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.

0637

#2,000 bail for Ex
Feb 4. 9 1/2 a m

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

300
Police Court---

5 218
District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles W. Gardner

vs.
Stanley Regoky

2

Two cases

3

in these matters

4

Offence

Attempted Rape

Dated

Feb 25

1890

Magistrate.

John Egan

Officer.

Precinct.

Witnesses

No.

Josephine Ellen

No. 2127, 2128, 2129

Street.

Amie Schaeffer

No. 2127, 2128, 2129

Street.

Office

No. 2127, 2128, 2129

Street.

\$2000

to answer

Carroll

Testimony inside

0638

DR. WALTER H. SNOW,

41 EAST 28TH STREET,

OFFICE HOURS: { 8-10.
6-8.

NEW YORK.

Feb 3. 90.

How E. J. Gerry
Pres. S. P. C. C.

Dear Sir,

I have examined
Annie Shaffer act.
14: I beg to state that
there has been penetration
by some blunt instrument

Yours respectfully
W. H. Snow M.D.

0639

DR. WALTER H. SNOW,

41 EAST 28TH STREET,

NEW YORK.

OFFICE HOURS: { 8-10.
6-8.

Feb 3rd 90

Hon. E. T. Gerry

Dear Sir

I have examined
the person of Josephine
Ester Feb. 13. I fail^{to find}
any evidence of injury

Yrs. respectfully
W. H. Snow M.D.

0640

Police Court, 5 District.

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

Charles W. Gardner

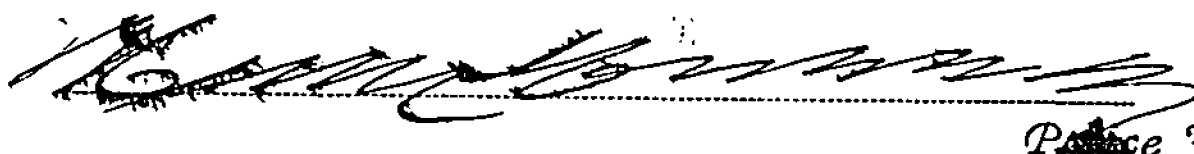
of No. 100 East 23 Street, in said City, being duly sworn, deposes and says, that a certain male child called Josephine Eller [now present], under the age of sixteen years, to wit, of the age of thirteen years, is a necessary and material witness on behalf of the People of the State of New York in a certain criminal case now pending in the Court of General Sessions of, in and for the City and County of New York, entitled, The People against Stanley Registry, wherein the said Stanley Registry is charged with the crime of abduction, under Section 282 of the Penal Code of said State, in that he, the said Stanley Registry did unlawfully take, harbor and use the said Josephine Eller for the purpose of sexual intercourse.

and that the said Josephine Eller will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his testimony at the instance of the people.

Wherefore, deponent prays that the said child Josephine Eller may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed temporarily to an institution authorized by law to receive children on final commitment, and to have compensation therefor from the City or County authorities, as a witness, to appear on the trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided, and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this 4th
day of February 1890

Charles W. Gardner



Police Justice.

POLICE COURT 5 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



AFRIDAVID.
WITNESS.

Dated Feb 4 1890
Henry Murray Esq. Magistrate.
Wardner Officer.
S. P. C. C.

Disposition, Committed to
N.Y. Society for Prevention
of Cruelty to Children

0641

0642

Police Court, 5th District.

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

Charles W. Gardner
of No. 100 East 23d Street, in said City, being duly sworn,
deposes and says, that a certain female child called Annie Schaefer
[now present], under the age of sixteen years, to wit, of the age of fourteen years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Stanley's Regs Key
Stanley's Regs Key, wherein the said Stanley's Regs Key
is charged with the crime of Abduction, under
Section 2821 of the Penal Code of said State, in that he, the said child
unlawfully take, receive, harbor,
and use the said Annie Schaefer
for the purpose of sexual
intercourse

and that the said Annie Schaefer
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving ~~his~~
testimony at the instance of the people.

Wherefore, deponent prays that the said child Annie Schaefer
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this

day of

4th } Charles W. Gardner
February 1890

[Signature]

Police Justice.

POLICE COURT 5 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



AFFIDAVIT.
WITNESS.

Dated Feb 4 1880
Murray Magistrate.
Gardner Officer.
S. R. C.

Disposition, Committed to N.Y.
Society for Prevention
of Cruelty to Children

STILES & CASH, STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK.

0643

0644

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Stanley Reagans

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Stanley Reagans*
of the CRIME OF RAPE, committed as follows:

The said *Stanley Reagans*
late of the City of New York, in the County of New York aforesaid, on the
first day of *February*, in the year of our Lord one thousand
eight hundred and ~~eighty~~ *ninety*, at the City and County aforesaid, with
force and arms, in and upon a certain female not his wife, to wit: one *Annie*
Schaefer, then and there being, wilfully and,
feloniously did make an assault, and her the said *Annie Schaefer*,
then and there, by force and with violence to her the said *Annie*
Schaefer, against her will and without her consent, did wilfully
and feloniously ravish and carnally know, 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 *Stanley Reagans*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *Stanley Reagans*,
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 a certain
female not his wife, to wit: her the said *Annie Schaefer*, then
and there being, wilfully and feloniously did make another assault, with intent her the
said *Annie Schaefer*, against her will and without her consent, by
force and violence, to then and there wilfully and feloniously ravish and carnally know,
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.

0645

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Stanley Reapberry*
of the CRIME OF RAPE, committed as follows:

The said *Stanley Reapberry*,
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 a certain
female not his wife, to wit: her the said *Annie Schaefer*, then
and there being, wilfully and feloniously did make another assault, and an act of sexual
intercourse with her the said *Annie Schaefer*,
then and there wilfully and feloniously did commit and perpetrate, against the will of the
said *Annie Schaefer*, and without her consent; against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Stanley Reapberry*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *Stanley Reapberry*
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 a certain
female not his wife, to wit: her the said *Annie Schaefer*,
then and there being, wilfully and feloniously did make another assault, with intent, an
act of sexual intercourse with her the said *Annie Schaefer*,
against her will and without her consent then and there wilfully and feloniously to commit
and perpetrate, 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.~~

0646

Eight COUNT:-

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

of the CRIME OF RAPE, committed as follows:

The said Stanley Reapner

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 a certain
female not his wife, to wit: her, the said Annie Schaefer,
then and there being, wilfully and feloniously did make another assault, she, the said
Annie Schaefer, being then and there a female under the
age of sixteen years, to wit: of the age of fourteen years; and the said
Stanley Reapner, then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said
Annie Schaefer, 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.~~

0647

Sixth COUNT.

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said Stanley Reapberg

of the CRIME OF ABDUCTION, committed as follows:

The said Stanley Reapberg,

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 feloniously take, receive, harbor,
employ and use her, the said Annie Schaefer.

so being then and there a female under the age of sixteen years, to wit: of the age of
fourteen years, as aforesaid, for the purpose of sexual intercourse,

he, the said Stanley Reapberg not being then and there
the husband of the said Annie Schaefer,

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.*

0648

77

Witnesses;

Charles W. Sandner



Counsel,

Filed

Pleads,

10 day of July 1888
Attest July 11/1888

THE PEOPLE

vs.

R A P H.
(Sections 278 and 218, Penal Code.)

P

Stanlio Regoskey
(2 cases)

JOHN R. FELLOWS,

District Attorney.

60682
K. J. [unclear]

A TRUE BILL.

James McKee

Foreman.

July 19/90

James McKee

J. P. S. vs. - D.B.M.
July 21/90

0649

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Stanley Reapday

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Stanley Reapday* of the
crime of *attempting to commit*
of the CRIME OF RAPE, committed as follows:

The said *Stanley Reapday*
late of the City of New York, in the County of New York aforesaid, on the
first day of *February*, in the year of our Lord one thousand
eight hundred and eighty *ninty*, at the City and County aforesaid, with
force and arms, in and upon a certain female not his wife, to wit: one *Josephine*
Eller, then and there being, wilfully and,
feloniously did make an assault, and her the said *Josephine Eller*,
then and there, by force and with violence to her the said *Josephine*
Eller, against her will and without her consent, did wilfully
and feloniously *attempt to* ravish and carnally know, 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 *Stanley Reapday*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *Stanley Reapday*
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 a certain
female not his wife, to wit: her the said *Josephine Eller*, then
and there being, wilfully and feloniously did make another assault, with intent her the
said *Josephine Eller*, against her will and without her consent, by
force and violence, to then and there wilfully and feloniously ravish and carnally know,
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.

0650

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Stanley Reapberry* of the
~~crime of attempting to commit~~
of the CRIME OF RAPE, committed as follows:

The said *Stanley Reapberry*,
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 a certain
female not his wife, to wit: her the said *Josephine Eller*, then
and there being, wilfully and feloniously did make another assault, and an act of sexual
intercourse with her the said *Josephine Eller*,
then and there wilfully and feloniously did ~~commit~~ *attempt to* commit and perpetrate, against the will of the
said *Josephine Eller*, and without her consent; against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *Stanley Reapberry*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *Stanley Reapberry*,
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 a certain
female not his wife, to wit: her the said *Josephine Eller*,
then and there being, wilfully and feloniously did make another assault, with intent, an
act of sexual intercourse with her the said *Josephine Eller*,
against her will and without her consent then and there wilfully and feloniously to commit
and perpetrate, 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

0651

Fifth COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said Stanley Reapner of
the crime of attempting to commit
of the CRIME OF RAPE, committed as follows:

The said Stanley Reapner

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 a certain
female not his wife, to wit: her, the said Josephine Ellen,
then and there being, wilfully and feloniously did make another assault, she, the said
Josephine Ellen, being then and there a female under the
age of sixteen years, to wit: of the age of thirteen years; and the said
Stanley Reapner then and there
wilfully and feloniously did ^{attempt to} perpetrate an act of sexual intercourse with her, the said
Josephine Ellen, 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~~

0652

Sixth COUNT.

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said Stanley Reapheux
of the CRIME OF ABDUCTION, committed as follows:

The said Stanley Reapheux
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 feloniously take, receive, harbor,
employ and use her, the said Josephine Eller,
so being then and there a female under the age of sixteen years, to wit: of the age of
fifteen years, as aforesaid, for the purpose of sexual intercourse,
he, the said Stanley Reapheux not being then and there
the husband of the said Josephine Eller,
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.*

0653

BOX:

386

FOLDER:

3600

DESCRIPTION:

Reilly, Joseph

DATE:

02/21/90



3600

0654

218

Witnesses;

Gabriel Murray

Counsel,

Filed

21 day of Feb 18 90

Pleads,

THE PEOPLE

vs.

Joseph Bailey

Grand Larceny Second Degree.
[Sections 628, 68, 69, 70 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Harmon Nokever

Foreman.

Feb 21/90

Joseph Bailey

J.P. D. P.S. - P.M.

0655

Police Court

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Patrick Murray
 of No. *400 1st Avenue* Street, aged *45* years,
 occupation *Porter, Hoffman House* being duly sworn
 deposes and says, that on the *15th* day of *Feb'y* 18*99* 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:

Our Overcoat of
the value of Seventy five dollars
75.00
1.00

the property of *Edward O. Ward* and in the
care and custody of deponent

and that this deponent
 has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
 and carried away by *Joseph Reilly (now Mrs)*
 from the fact that said property
 was in the baggage room of the
Hoffman House and deponent found
 the said defendant in the act
 of leaving the said premises
 with said property in his possession
 Deponent therefor accuses said
 defendant with having taken, stolen,
 and carried away said property
 and asks that defendant be dealt
 with as the law directs

Patrick Murray

Sworn to before me, this
16 day
 18*99*
 Police Justice.

0656

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph 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.

Joseph Reilly

Question. How old are you?

Answer.

31 Years

Question. Where were you born?

Answer.

New York

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

Answer.

1109. 3^d Avenue

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I have nothing to say
J. Reilly

Taken before me this 16th day of May 1891

Police Justice

0657

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 150 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 Feb 16 18 1890 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.

GO

0659

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 Reilly

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

Joseph Reilly

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

The said

Joseph Reilly

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *February* 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
seventy-five dollars*

of the goods, chattels and personal property of one

Edward O. Ward

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.

0660

SECOND COUNT—

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

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

The said

Joseph 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 seventy-five dollars*

of the goods, chattels and personal property of one

Edward O. Ward

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

Edward O. Ward

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

Joseph 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.

0661

BOX:

386

FOLDER:

3600

DESCRIPTION:

Rice, John F.

DATE:

02/12/90



3600

Witnesses;

Philip J. Hamilton

Off. Comm.

105 *Curdy*

Counsel,
Filed *10* day of *Feb* 1890
Plends, *Antiquity - 13*

THE PEOPLE
vs.
John S. Rice
Grand Larceny Second degree
[Sections 528, 531, 532, Penal Code.]

Deb. 17 to 1890
JOHN R. FELLOWS,
District Attorney.

A True Bill.

James W. Keever
Feb
Foreman.

Post 14 February 1890.
Plends. 9. L. 2. 2. deg.

Canon Rf.

0662

0663

CITY AND COUNTY }
OF NEW YORK, } ss.

William R. Linn
aged *2* years, occupation *Police Officer* of No.

19th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Philip S. Minton*

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

Sworn to before me, this

day of

April 18*90*

William R. Linn

A. H. Jones

Police Justice.

0664

Police Court—2 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 30 East 33rd Street, aged 25 years,
 occupation Publisher being duly sworn
 deposes and says, that on the 7th day of Feb'y 1888 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the possession
 of deponent, in the day time, the following property, viz:

Our Silver Hatch of the
 value of Fifteen dollars Three Gold
 pins of the value of Fifteen dollars
 and a quantity of clothing of the
 value of Two hundred dollars All
 of the value of Two hundred and
 thirty dollars \$
230.⁰⁰/₁₀₀

the property of in the care and custody of
deponent

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

from the fact that said property
 was in the rooms of the above
 premises and said Rice was
 discovered having the said premises
 with said property in his possession
 and deponent is informed by Officer
 William R. Lynn of the 19th Precinct
 Police that he caught the said
 Rice on the corner of Broadway and
 30th Street and found in his possession
 the said Silver Hatch and Pins he having
 dropped the clothing when discovered
 and deponent has since seen
 said Hatch and Pins and fully

Sworn to before me, this
 1888 day of

Police Justice.

0665

And positively identifies them as
the property taken stolen and carried
away from the possession of defendant

Sworn before me this..... day

of..... 1890

Edgar J. [Signature]
Police Justice.

Philip A. Minton

0666

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John F. Rice being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h's 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's waiver cannot be used
against h on the trial.

Question. What is your name?

Answer. John F. Rice

Question. How old are you?

Answer. 20 Years

Question. Where were you born?

Answer. U. S.

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

Answer. 132 West 26th Street 6 months

Question. What is your business or profession?

Answer. Waiter

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

Answer. I have nothing to say
John F. Rice

Taken before me this
day of April 1890

Police Justice.

0667

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.

250 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.

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

Dated Nov 7 1887 [Signature] Police Justice.

Police Justice.

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

Dated.....188.....*Police Justice.*

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

Dated.....188.....*Police Justice.*

0668

Police Court--- 2 233 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Philip S. Hunter
John F. Rice

2
3
4

Larney
Clayton
Offence

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *Feb 7* 1890
Hogan Magistrate.

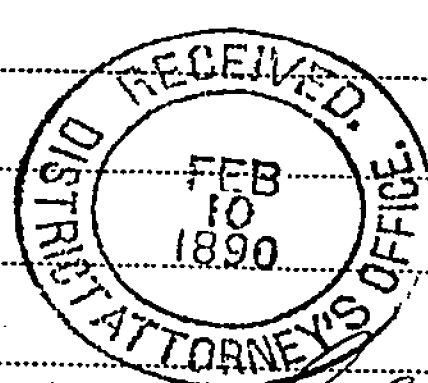
Lin Officer.
Precinct.

Witnesses *William F. Lin*
No. *19 Beech* Street.

No. _____ Street.

No. _____ Street.

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



Lin
g m

0669

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 F. Rice

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

John F. Rice

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

The said

John F. Rice

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

one watch of the value of fifteen dollars, three pins of the value of five dollars each, and divers articles of clothing, of a number and description to the Grand Jury aforesaid unknown, of the value of two hundred dollars

of the goods, chattels and personal property of one

Philip S. Minton

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.

0670

SECOND COUNT—

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

John F. Rice
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

John F. Rice
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 watch of the value of fifteen dollars,
three pins of the value of five dollars
each and divers articles of clothing
of a number and description to the
Grand Jury aforesaid unknown, of
the value of two hundred dollars

of the goods, chattels and personal property of one

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

Philip S. Minton
unlawfully and unjustly, did feloniously receive and have; the said

John F. Rice
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.

0671

BOX:

386

FOLDER:

3600

DESCRIPTION:

Rich, John

DATE:

02/21/90



3600

Witnesses;

off Barry

219
P. D. Barry

Counsel,

Filed

21 day of *Feb* 18*90*

Pleads,

Arthur Barry

THE PEOPLE

vs.
John Rich

John Rich

Defendant in the Third degree.
and receiving
Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

251 9.20

JOHN R. FELLOWS,

District Attorney.

A True Bill.

James McKee

Foreman.

Part II, February 25, 1890

Pleads Burg 33 day.

Elmer *Ref.*

0672

0673

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

John Rich 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 Rich*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Nat'y*

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

Answer. *18 Clarkson St.*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty*

John Rich

Taken before me this
day of *Feb* 189*8*

Police Justice.

0674

Police Court—2^d District.City and County }
of New York, } ss.:of No. 282 5th Avenue Louis Dambro ~~Street~~, aged 25 years,occupation Barber being duly sworndeposes and says, that the premises No 282 5th Avenue ~~Street~~,
in the City and County aforesaid, the said being a store and dwellingand which was occupied by deponent as a Barber Shop~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly passing a
rear window or unlocking a
rear door by means of a
key not legally in the possession
of the defendant
 on the 9th day of February 1890 in the night time, and the
 following property feloniously taken, stolen, and carried away, viz:

Seven razors and three scissors
together of the value of Ten
dollars and one hair clipping
machine, together of the value
of Thirteen dollars

the property of deponent and his partner
 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

for the reasons following, to wit:

John Rich
that the defendant was
acquainted with deponents habit, he
having been a former employee of
said premises. That on said
said premises were entered and
said property taken away, that
deponent had a suspicion that
said Rich was the guilty party
and caused his arrest.

0675

would say that he has been informed
by Officer John Cany of the 16th Precinct
that he arrested the defendant who
informed him that he (Rich) had
taken said property and disposed
of the same at 113 Butler Street
and 175 Bomer, that he Cany
visited both places and recovered
said property, that defendant had
seen the property as recovered and
fully identified it as that taken
from his premises.

Sworn to before me this

day

Luigi DeMbro

189

Police Justice.

Police Court — District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Street.

0676

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 Legend

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 February 19 1890 [Signature] Police Justice.

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

Dated February 19 1890 [Signature] Police Justice.

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

Dated February 19 1890 [Signature] Police Justice.

0677

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court--- 251 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Luigi
Louis Rando.
282 to 8th St
John Rich

2

3

4

Dated Feb 12 90.

Hogan Magistrate.

Logan & Perry Officer.

16 Precinct.

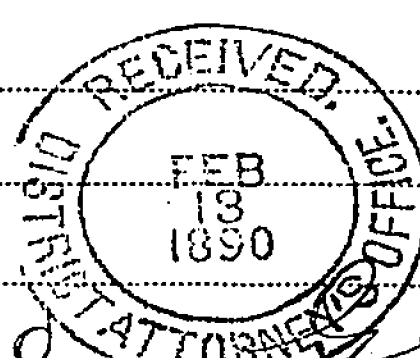
Witnesses

No. Street.

No. Street.

No. Street.

\$ 500 to answer



Leon

Burt P. Perry

0678

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Police Officer of No. 284 St. Avenue Street, being duly sworn deposes and

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

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

Sworn to before me, this 12

day of July 1887

John Carey
E. Hagan
Police Justice.

0679

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 Rich

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

John Rich

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

The said

John Rich

late of the *Sixteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *ninth* day of *February* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

Louis Dambrro

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

Louis Dambrro

in the said *shop* 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.

0580

SECOND COUNT—

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

of the CRIME OF

John Rich
John Rich
PETIT LARCENY

committed as follows:

The said

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

seven razors of the value of one
dollar each, three ~~scissors~~ ^{scissors} of the
value of one dollar each, and one
hair-clipper of the value of three
dollars

of the goods, chattels and personal property of one

Louis Dambros

in the

shop

of the said

Louis Dambros

there situate, then and there being found, *in* the *shop* 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.

0681

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
John Rich
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

John Rich

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

Seven razors of the value of one
dollar each, three scissors of
the value of one dollar each
And one hair-clipper of the value
of three dollars

of the goods, chattels and personal property of one

Louis Dambro

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

Louis Dambro

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

John Rich

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.

0682

BOX:

386

FOLDER:

3600

DESCRIPTION:

Riley, William

DATE:

02/03/90



3600

0683

BOX:

386

FOLDER:

3600

DESCRIPTION:

Smith, Frank

DATE:

02/03/90



3600

0684

Riley a bad man -
notorious criminal
Smith committed a
murder at the time
of the trial
of the case
of the case
of the case

Off. Cliff
J. J. J. J.

Counsel, 3
Filed 3
Pleads, 7
day of 1890

THE PEOPLE
vs.
William Riley
and
Frank Smith

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Foreman.
Riley
Both S.P. 5 yrs.
R.M.

0685

Police Court— 4th District.

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

Ida Keil
of No. 339 East 46th Street, aged 18 years,
occupation Housework being duly sworn

deposes and says, that the premises No. 339 East 46th Street, 19 Ward
in the City and County aforesaid the said being a Brick building

and which was occupied by deponent's Father as a dwelling house
~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly opening the front
room door of the second floor leading into said
premises with a jimmy

on the 27 day of January 1890 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One gold watch with hair chain and
gold chain attached of the value of
Sixty five dollars and one gold medal
of the value of Fifteen dollars all
of the value of Eighty dollars \$80

the property of Ernest Keil (deponent's Father)
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 Reilly and Frank Smith (now here)

for the reasons following, to wit: That deponent ^{saw} ~~found~~ said
defendants in said premises and they
prevented her from entering. That deponent
perceived for assistance and immediately
the door opened and said defendants came
out. That deponent caught hold of said
Smith one of said defendants and he
struck her a violent blow on the head
with the jimmy now here shown then and

0686

there held in his hand cutting her severely
and thereafter with his fist. That said
Smith broke away from her grasp and
ran down stairs. That defendant pursued
him and called out stop thief and he
was caught by Frederick Schmidt.
Defendant further says that previous
to said Smith running away William
Reilly was caught by Charles Hein
who saw said Jimmy in his possession
and thereafter said Hein saw said Reilly
place said Jimmy in a block in said
store in said premises.

Defendant further says that she is
informed by James Fisher an officer attached
to the 23rd Precinct Police that he found
the skeleton key (now in Sherrin) in the possession
of said Reilly also the aforesaid described
property.

Sworn to before me

this 28 day of May 1890

Ida Keil

Police Justice

Police Justice

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

There being no sufficient cause to believe the within named

Police Justice

188

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

Police Justice

188

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.

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

1
2
3
4

vs.

188

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0687

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Hein

aged 21 years, occupation Butcher of No.

339 E 46th

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Ida O'Neil

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

Sworn to before me, this 28

day of

Jan

1890

Charles Hein

William D. Dineen

Police Justice.

0588

CITY AND COUNTY }
OF NEW YORK, } ss.

Fredrick Schmidt
aged 18 years, occupation Butcher of No.

831 First Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Ida O'Neil

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

Sworn to before me, this 28
day of January 1898 } I Schmidt

G. H. Smith
Police Justice.

0689

CITY AND COUNTY }
OF NEW YORK, } ss.

James Fahy
aged 42 years, occupation Police officer of No. 23
Princeton Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Ida Steel
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 28
day of Jan 1898

James Fahy

J. Murphy

Police Justice.

0690

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William 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.

William Reilly

Question. How old are you?

Answer.

63 years

Question. Where were you born?

Answer.

New York

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

Answer.

27 Wallabout St - 73rd Ave 4 mos

Question. What is your business or profession?

Answer.

Butcher

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 dont wish to plead
until I go for trial
I have nothing further to
say William Reilly

Taken before me this

day of

28

1906

Police Justice.

0691

See 198-288

41

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Smith

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

Question. What is your name.

Answer.

Frank Smith

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

98 Sackett St Bklyn 7 mos

Question. What is your business or profession?

Answer.

Plumber

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

Answer.

I have nothing to say

Frank Smith

Taken before me this

28

day of

Sept

1898

John J. Smith
Police Justice.

0692

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

Reilly and Frank Smith

guilty thereof, I order that ~~he~~^{they} be held to answer the same and ~~he~~^{they} be admitted to bail in the sum of Ten Hundred Dollars, Each 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 28 1889 John J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0693

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

171 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ida Keil

389 vs. East 46th

William Reilly

2 Frank Smith

3 _____

4 _____

Office Burglary

Dated 28 Jan 1890

Ford

Magistrate

Cuff and Fahy

Officer.

23

Precinct.

Witnesses Frederick Schmidt

No. 831 First Ave Street.

Charles Stern

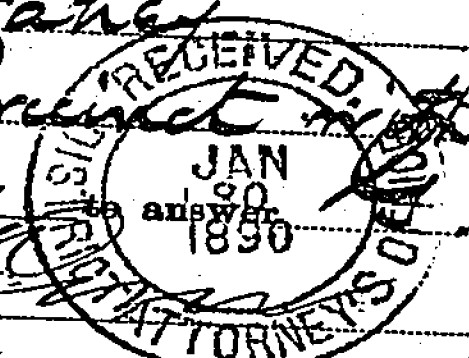
No. 339 E 46th Street.

James Fahy

No. 234 Precinct Street.

implements

\$ 1000



2 bills

Also cash 2 with given

0694

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 Riley
and
Frank Smith

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

William Riley and Frank Smith
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

William Riley and Frank Smith, both

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

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

William Riley and Frank Smith
with a certain *knife* which *they* the said
William Riley and Frank Smith
in their right hands then and there had and held, the same being then and there
a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm,
her, the said *Ida Keil* then
and there feloniously did wilfully and wrongfully strike, beat, *cut*
bruise and wound, against the form of the statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

0695

SECOND COUNT—

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

William Riley and Frank Smith
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

William Riley and Frank Smith, both

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 *Ida Keil*

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

the said

with a certain

which

in

head

of

her

the said

Ida Keil

then and there feloniously did wilfully and wrongfully strike, beat,

bruise and wound, and did then and there and by the means aforesaid, feloniously,

wilfully and wrongfully inflict grievous bodily harm upon the said

Ida Keil

to the great damage of the said

Ida Keil

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.

Witnesses:

Counsel,
Filed *5 July 90* 189*0*
Pleads,

THE PEOPLE
vs. *P*
William Riley
(2 cases) *P*
and
Frank Smith
(2 cases)

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

JOHN R. FELLOWS,
District Attorney.

A True Bill.
Lawrence Nokeer,
Foreman.

Sentenced on and
indict, R.B.M.

0697

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 Riley
and
Frank Smith

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

accuse
William Riley and Frank Smith

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

The said *William Riley and Frank Smith, both*

late of the *Nineteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-seventh* day of *January* in the year of our Lord one
thousand eight hundred and ~~eighty-~~ *ninety*, with force and arms, in the
day — time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Ernest Keil* —

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 *Ernest Keil* —

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.

0698

SECOND COUNT—

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

William Riley and Frank Smith

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

The said *William Riley and Frank Smith, both*

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,

one watch of the value of forty-five dollars, one chain of the value of five dollars, one charm of the value of fifteen dollars, and one medal of the value of fifteen dollars

of the goods, chattels, and personal property of one

Ernest Keil

in the dwelling house of the said

Ernest Keil

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.

John R. Fellows,
District Attorney.

0699

BOX:

386

FOLDER:

3600

DESCRIPTION:

Riordan, Thomas

DATE:

02/07/90



3600

0700

BOX:

386

FOLDER:

3600

DESCRIPTION:

Connors, James

DATE:

02/07/90



3600

0701

58

Witnesses:
James McElhinney
Off. Sahulka

Counsel, *Anthony J. [illegible]*
Filed *7* day of *July* 189*0*
Pleads *July 10*

THE PEOPLE
35 46 ss. B
30 12 below
Thomas Riordan
30 12 below B
James Connor

INJURY TO PROPERTY.
[Section 654, Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.
Part II February 20/91
Boots tied & exhibited
Widener's property as
evidence. 10/2/91

Part II
Feb 25/90 7 day 25/91
Foreman.
11/2/91
11/2/91
11/2/91
11/2/91

0702

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Andrew J. White a Police Justice
of the City of New York, charging James Connor Defendant with
the offence of Malicious Mischief

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We James Connor Defendant of No. 347
Madison Street; by occupation a Laborer
and John Carroll of No. 29 Betthuma
Street, by occupation a Liquor Dealer Surety, hereby jointly and severally undertake that
the above named James Connor Defendant
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of five
Hundred Dollars.

Taken and acknowledged before me, this 24

day of January 1889

John Carroll
POLICE JUSTICE.

0703

CITY AND COUNTY
OF NEW YORK, } ss.

Sworn to before me, this 24
day of October, 1888
J. M. W. Police Justice.

John Carroll
the within named Bail and Surety being duly sworn, says, that he is a resident and *free*
holder within the said County and State, and is worth *ten* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *House and lot of land*
Nr 291 Betteune Street and is of the
value of five thousand dollars for
of all incumbrances

John Carroll

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 188

Justice.

0704

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Andrew J. White a Police Justice
of the City of New York, charging Thomas Reardon Defendant with
the offence of Malicious Mischief

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We Thomas Reardon Defendant of No. 301
East 46 Street; by occupation a Driver
and John Carroll of No. 29 Bethune
Street, by occupation a Liquor dealer Surety, hereby jointly and severally undertake that
the above named Thomas Reardon Defendant
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of five
Hundred Dollars.

Taken and acknowledged before me, this 24 Thomas Reardon

day of January 1890 John Carroll

[Signature] POLICE JUSTICE.

0705

CITY AND COUNTY
OF NEW YORK, ss.

Sworn to before me, this
day of *Sept*
1881
at *NYC*
Police Justice.

John Carroll
the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *ten* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *Houses and lots*

of land situated No 29 Bellvue
Street and is of the value of five
thousand dollars free of all incumbrance
John Carroll

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to appear
during the Examination.

vs.

Taken the day of 188

Justice.

0706

Police Court, 2 District.City and County } ss.
of New York,

of No. 382 7th Avenue Street, aged 42 years,
 occupation Legion dealer being duly sworn, deposes and says,
 that on the 23 day of January 1880, at the City of New
 York, in the County of New York, Thomas Reardon

(now here) and James Connor (now
 here) and another man, whose name
 is unknown to deponent, (not arrested)
 did wilfully maliciously and
 unlawfully break a large plate
 glass window of the value of about
 seventy five dollars, the property
 of deponent, in the front of de-
 ponent's premises No 382 Seventh
 Avenue in the following manner:

Deponent is informed by Policeman
 Frank A. Sahulka of the 19th
 Precinct that on said date he saw
 the said defendants near the said
 place, and that he watched them
 about 15 minutes before the said glass
 was broken; that he saw the three
 defendants approach the said window; that
 the said defendants raised their hands
 and that immediately thereafter he saw
 them make the motion of throwing some-
 thing and the said glass was immediately
 broken in two places; that the said
 three defendants immediately ran off
 and that he, the said Sahulka
 immediately pursued the said

0707

Defendants, and arrested the said
Reardon and Connor within about
a hundred yards of said broken
window. Deponent asks that the
Defendants be dealt with as the
law directs.

Sworn to before me this 24 day

of June 1892

Police Justice.

Geo McElhinney

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

and to be admitted to bail in the sum of

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street.

\$

to answer

Sessions

0708

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank A. Sahulka

aged 30 years, occupation Officer of No.

19th Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James Mc Echny

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

Sworn to before me, this

24

day of

June

1888

Frank A. Sahulka

A. J. White
Police Justice.

0709

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

James Connor

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

347 Madison St

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.
James Connor

Taken before me this

24

day of

June

1884

Police Justice.

0710

Sec. 198—200.

a District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Reader 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. *Thomas Reader*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *301 East 46th St 3 years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty**Thomas Reader*

Taken before me this

day of

1888

Police Justice.

0711

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.....

Thomas Reardon & James Connor

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 Jan 24 1890 A. J. White Police Justice.

I have admitted the above-named Thomas Reardon and James Connor to bail to answer by the undertaking hereto annexed.

Dated Jan 30 1890 A. J. White Police Justice.

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

Dated.....188..... Police Justice.

0712

12th
BAILED,

No. 1, by

John Carroll

Residence

29 Bethune Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

195
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Mc Elhinney
282 7th Ave
vs.
Thomas Reardon
James Connor

3.

4.

Offended (Maloney)

Muchies

Dated

Jan 24

1890

White

Magistrate.

Schulka

Officer.

19

Precinct.

Witness

Wm Mc Elhinney

No.

728 W 3rd

Street.

No.

James Kohler
410 7th Ave

Street.

No.

James Tyler
397

Street.

\$

5110

to answer

Edmund Hurley

Pratt

Brewary

0713

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Thomas Riordan and
James Connor

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

Thomas Riordan and James Connor
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Thomas Riordan and James Connor, both*
late of the *Tweny-fifth* Ward of the City of New York, in the County of New York
aforesaid, on the *Twenty-third* day of *January*, in the year
of our Lord one thousand eight hundred and eighty *ninty*, at the Ward, City and
County aforesaid, with force and arms, *a certain pane of*

plate glass,

of the value of *seventy-five dollars,*
of the goods, chattels and personal property of one *James McElhinney,*
then and there being, then and there feloniously did unlawfully and wilfully *break*

and destroy.

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.

0714

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Thomas Quaidan and James Comer
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Thomas Quaidan and James Comer*, both
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, a certain

pane of plate glass,

of the value of *seventy five dollars,*
in, and forming part and parcel of the realty of a certain building of one
James McElhenny.
there situate, of the real property of the said

James McElhenny.
then and there feloniously did unlawfully and wilfully *break and destroy.*

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.

0715

BOX:

386

FOLDER:

3600

DESCRIPTION:

Ripp, Martin

DATE:

02/07/90



3600

Fact Rupp

Filed

Pleads,

A

day of Feb 1891

THE PEOPLE

vs.

Grand Larceny, *Second* Degree.
[Sections 628, 631 — Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill

Anna Wolfers

Foreman,

July 7/90

Wm. L. G. Jones

Elmira Ref. B.M.

0716

0717

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 308 Broome Street, aged 44 years,
occupation Saloon Keeper.

deposes and says, that on the 22 day of January 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 day time, the following property, viz:

One Hundred and Seventy five Dollars
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 byMartin Ripp (now here) in the
following manner to wit:

the said property was in a drawer of a
desk in the office of Deponent Number 308
Broome Street Deponent says that the
Defendant was in his Deponents Office
and when defendant left the Deponent
missed said money and defendant has
since failed to return. Deponent therefore
believes that the said property was taken
carried away and stolen by Defendant
and prays that the defendant be held
to answer. The defendant after being
informed of his rights admits and con-
fesses to having stolen said property.

Sworn to before me, this
27 day of January 1892Charles W. H. H. H.
Police Justice.

0718

Sec. 198—200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK ss.

Martin Ripp

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 Ripp

Question. How old are you?

Answer. 18 years of age

Question. Where were you born?

Answer. New York City

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

Answer. 308 Broome Street 9 years

Question. What is your business or profession?

Answer. Bartender

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

Answer.

I am Guilty of the charge I took the money and spent it
Martin Ripp

Taken before me this

day of May 1889

Charles H. Smith

Police Justice.

0719

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 *July 27* *1890* *Charles McIntosh* *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.*

0720

#1000. for ex
Jany. 27. 1890
J. R. M.
C. M. Y. P. J.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Jacob Rupp
308 vs. Arthur
Martin Rupp

1
2
3
4

Offence Larceny

Dated Jan 27 1890

Quinlan

Magistrate

Quinlan

Officer.

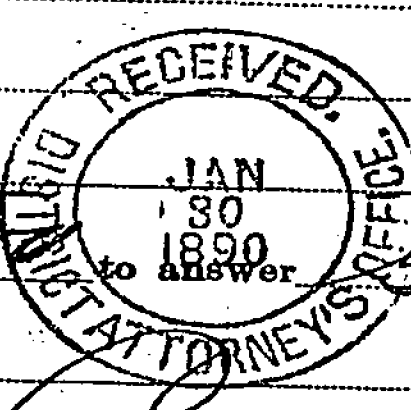
Witnesses Henry Heres

No. 178 1/2 Christie Street.

No. _____ Street.

No. _____ Street.

\$ 300 to answer



9 f money

0721

Martin R. H. H.
32 17
Born N.Y.C.
Res 308 Broadway
Capt. Single
Parents Living
Res 308 Broadway

0722

Mr Howe

Home & Hamwell

Important

0723

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 Ripp

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

this indictment, accuse

Martin Ripp

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

The said

Martin Ripp

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

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 *ninety-five*

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

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

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

of the goods, chattels and personal property of one

Jacob Ripp
then and there being found,

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

JOHN R. FELLOWS, *District Attorney.*

0724

BOX:

386

FOLDER:

3600

DESCRIPTION:

Rosenberg, Sigmund

DATE:

02/26/90



3600

Witnesses:

Albert Seligman

The proof not warranted any
higher conviction
I recommend the acceptance
of plea of guilty larceny
Larceny.

Mar 3/90
J. D. Barker
J. D. Barker

250
H & H

Counsel,
Filed 26th day of July 1890
Pleads, Guilty

THE PEOPLE
vs. R
Sigmund Rosenberg
Grand Larceny, Indolence
(Sections 528 and 531 of the Penal Code.)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Lawrence McKee

Foreman.

Feb 27th 1890

Pleas P. L.
Sentence suspended

March 3/90
J. D. Barker

0726

ALBERT SELIGMANN.
CHARLES SELIGMANN.

Folio

TELEPHONE CALL,
"JOHN 220."

New York,

Oct 19th 1889

No claim recognized unless made within
5 days after delivery of goods.

WHOLESALE GROCERS,

{ Empties will not be deducted from this bill un-
less actually returned to our Store in good order

248 & 250 FULTON ST., opp. Washington Market.

Terms Cash.

100. 65
100. 65
100. 65

6572

0727

ALBERT SELIGMANN.
CHARLES SELIGMANN.

Folio

New York, Oct 26 1889

TELEPHONE CALL,
"JOHN 220."

Bought of Seligmann Bros.

No claim recognized unless made within
5 days after delivery of goods.

WHOLESALE GROCERS,

Empties will not be deducted from this bill un-
less actually returned to our Store in good order

Terms Cash.

248 & 250 FULTON ST., opp. Washington Market.

10 B. Barry	10	90	
10 W. Wheat	10	144	
	paid	20	25x
Total 37.40			
J. Seligmann Bros.			

0728

ALBERT SELIGMANN.
CHARLES SELIGMANN.

Folio

Mrs. J. H. Remond

New York, City 1887

TELEPHONE CALL,
"JOHN 220."

Bought of Seligmann Bros.

No claim recognized unless made within
5 days after delivery of goods.

WHOLESALE GROCERS,

Knapics will not be deducted from this bill un-
less actually returned to our Store in good order

Terms Cash.

248 & 250 FELTON ST., opp. Washington Market.

<i>2</i>	<i>Sub Land</i>	<i>50</i>	<i>100</i>	<i>6 1/2</i>	<i>6 50</i>
	<i>Wm. H. Remond</i>				
	<i>of J. H. Remond</i>				
	<i>248 & 250</i>				
	<i>Felton St.</i>				
	<i>opp. Washington</i>				
	<i>Market.</i>				

0729

ALBERT SELIGMANN.
CHARLES SELIGMANN.

Folio

New York, Oct. 12 1889
Mr. J. Chennwald

TELEPHONE CALL,
"JOHN 220."

Bought of Seligmann Bros.

No claim recognized unless made within
5 days after delivery of goods.

WHOLESALE GROCERS,

{ Empties will not be deducted from this bill un-
less actually returned to our Store in good order

Terms Cash.

248 & 250 FULTON ST., opp. Washington Market.

2 tubs Butter	70-9				
	68-9				
1 lb. Salt	38-18	-120	at 12	1440	
2 Buckets C. Jelly	60L	5		160	
				3	19 00
<p><i>Y. Seligmann Bros.</i> <i>Per</i></p>					

120
240
140

0730

Police Court

District

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 248 1/2 250 Fulton Street, aged 39 years,
occupation Grocer being duly sworn
deposes and says, that on the 29 day of November 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:

Good and lawful money of the
United States of the value of Thirty
four 54/100 Dollars

Albert & Chas Seligman
the property of deponent and co. partner

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 Sigmund Rosenberg (now here)
for the reason that the defendant
on said day was in the employ
of said firm as a salesman and collector and
there was due ~~and~~ to said firm
from John Ohnewald, the above
sum of money and deponent is in-
formed by said John Ohnewald (now here)
that he, Ohnewald paid said money
to the defendant who gave him the
unreversed receipts signed by him. The
defendant has made no return for
said money so received to said firm
but has appropriated the same to
his own use depriving this deponent

Sworn to before me, this
1889 day

Police Justice.

0731

and his co-partner of the use and benefit thereof.

Sworn to before me } Albert Eligmann
this 12th February, 1890 }

W. McMahon }

Police Justice

0732

CITY AND COUNTY }
OF NEW YORK, } ss.

John Ohnewald
aged 46 years, occupation Baker of No.

654 Henry Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Albert Feligman

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

Sworn to before me, this 12
day of February, 1890

John Ohnewald

A. J. McMahon
Police Justice.

0733

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sigmund Rosenberg 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. *Sigmund Rosenberg*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *208 East 114 Street 17 years*

Question. What is your business or profession?

Answer. *Salesman*

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

Answer. *I know I kept the money, and I gave the money to Mr. Seligman and I spent the money in the interest of the firm. I had to be dressed decently, to represent the firm, and frequently had to travel to make customers. My intention was to make good to the firm for all I had spent.*

Sigmund Rosenberg.

Taken before me this *17*

day of *February* 189*0*

W. J. Mahoney

Police Justice.

0734

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 February 12 1890 W. T. McMahon 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.

0735

[Handwritten notes in cursive script, mostly illegible]

BAILED, *[Signature]*

No. 1, by *[Signature]*

Residence *[Signature]* Street.

No. 2, by *[Signature]*

Residence *[Signature]* Street.

No. 3, by *[Signature]*

Residence *[Signature]* Street.

No. 4, by *[Signature]*

Residence *[Signature]* Street.

[Additional handwritten notes at the bottom]

Police Court---

255 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Seligman
250 E. Fulton St.

Sigmund Rosenberg

2

3

4

Dated

Feb 12 1890

W. Mahoney Magistrate.

Barney Officer.

2 Precinct.

Witnesses

John Chutevald

No.

654 Henry Street.

No.

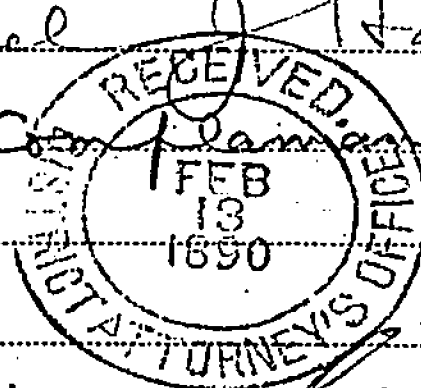
Samuel Street.

No.

of Street.

\$

1000 to answer *G. S.*



[Handwritten signature]

[Handwritten signature]

0736

New York General Sessions.

-----X

The People &c.,

-vs.-

Stimund Rosenberg

-----X

City and County of New York, ss:

MORRIS ROSENBERG; being duly sworn, deposes

and says:

I am a cigar manufacturer, transacting business

at No. 80 & 82 Clinton Street in this City.

I have been in business in the City of

New York for fourteen years.

I know the above named defendant, Stimund

Rosenberg.

I know a great many people in this City who

are also acquainted with the said defendant. He is a

young man of excellent character. He was never

arrested or charged with the commission of any offense

prior to his arrest for this offense. I know him to

be honest, sober and industrious; and I am willing, at

the present time, notwithstanding the fact of defendants

plea of guilt, to take him at once into my employ,

as I conscientiously believe he will be in the future

an honest, good and law-abiding citizen.

Sworn to before me this

7th day of March, 1890.

William Lewis
City Clerk

Morris Rosenberg

0737

N. Y. General Sessions.

The People vs
Sigmund Rosenberg

City & County of New York ss.

I Emil Kube being
duly sworn do depose and say:

I reside at 631 Grove Avenue
in the City of Brooklyn. and I am a
commission merchant doing business
at 115 West Street in this City.

I know the defendant Sigmund
Rosenberg for the past twenty two
years - and I know his relations and
that many of his friends.

Said Sigmund Rosenberg was
never arrested before - He was always
a young man of excellent character,
honest, sober & industrious. and his
habits were exemplary.

Sworn to before me this
5 day of March 1890
Deputy
Notary Public
W. C. G.

E. Kube

0738

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

..... being duly
sworn, says that he resides at No. Street, in the City of
New York; that he is years of age; that on the day of
1890, at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of

1890. }

General Francis
The People

Plaintiff,

against

Seymour Raenbry

Defendant.

Affidavit of
for character

HOWE & HUMMEL,

Attorneys for

87 & 89 CENTRE ST., New York City.

Due and timely service of copy of the within
hereby admitted

this day of

1890.

Attorney.

To

0739

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Sigmund Rosenberg

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

of the CRIME OF

Grand LARCENY, in the second degree

committed

as follows:

The said

Sigmund Rosenberg
late of the City of New York, in the County of New York aforesaid, on the
twenty-ninth day of *November* in the year of our Lord
one thousand eight hundred and eighty-nine, at the City and County aforesaid, being
then and there the clerk and servant of *Albert Seligman*

and Charles Seligman, co-partners,

and as such clerk and servant then and there having in his possession, custody and control
certain moneys, goods, chattels and personal property of the said *Albert Sel-*

igman and Charles Seligman
the true owner thereof, to wit:

the sum of thirty-four
dollars and fifty-four cents in
money, lawful money of the United
States and of the value of thirty-four
dollars and fifty-four cents:-

the said

Sigmund Rosenberg afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*

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

Albert Selig-
man and Charles Seligman
of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said *Albert Seligman and Charles Seligman*

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

JOHN R. FELLOWS,

District Attorney.

0740

BOX:

386

FOLDER:

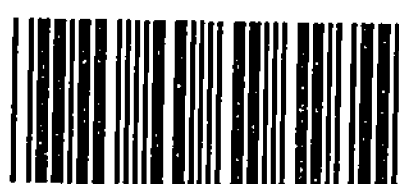
3600

DESCRIPTION:

Ross, Bernard

DATE:

02/10/90



3600

0741

POLICE COURT—35 DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK,

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 30th day of January in the year of our Lord 1890

of No. 357 Grand Street, in the City of New York,
and Leon Bitzele

of No. 91 White Street, in the said City,
personally came before the undersigned, one of the Police Justices in and for the City of New York, and
acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Mintz Kahn
the sum of One Hundred Dollars,
and the said Leon Bitzele
the sum of One Hundred Dollars.

separately, of good and lawful money of the State of New York, to be levied and made of their respective
goods and chattels, lands and tenements, to the use of said People, if default shall be made in the con-
dition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally
appear at the next COURT OF General SESSIONS of the Peace, to be holden in and
for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of
the People of the State of New York, as he may know concerning an Offence or
said to have been lately committed in the City of New York aforesaid by Benard Lewis

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to
remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written.

Moritz Kahn
Leon Bitzele

Charles W. Smith Police Justice.

0742

CITY AND COUNTY } ss.
OF NEW YORK, }

day of January 1881
Chief Deputy Police Justice.

Sworn before me, this

the within-named Bail, being duly sworn, says that he is a house holder in
said City, and is worth two Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of stock
machineries and fixtures valued
at \$3000 - no debts.

Lem Bitzke

New York General Sessions.

THE PEOPLE, &c.

Thomas J. O'Brien

Mary - Kahn

Magistrate

Filed

day of

831

Alex S. Rosenthal,
att'y at Law,

0743

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3, DISTRICT.

of No. *2nd District Police* Street, aged *31* years,
occupation *Police Officer* being duly sworn deposes and says
that on the *31* day of *January* 189*9*
at the City of New York, in the County of *New York* *Arthur Nahn*

*Now here is a material witness
for the people against Bernard
Rice charged with Gambling
Depository Behaving that the
said Nahn will not appear
when wanted. he prays he
be committed to the House
of Detention for witnesses*

Thomas J. O'Brien

Sworn to before me, this *31* day of *January* 189*9*

Charles H. Hester

Police Justice.

0744

State of New York
City and County of New York ss:

Moritz Kahn being duly sworn
Complainant of Bernard Rice upon
his oath says: that he resides at
354 Grand Street New York City
that on the 20th day of January 1890
and the 24th day of January 1890
and the 25th day of January 1890
and previous to said first date
said Bernard Rice kept a place
titled: a room in the premises no
80 Allen Street New York to be a
resort for persons who have no visible
profession or calling by which to main-
tain themselves; but who do so for
the most part by gaming; and keeps
in said room apparatus or device viz
cards and tables for the purpose of
gaming.

That the said Bernard Rice on Jan'y
20th 24th + 25 1890 at said place
did then and there gamble with
deponent and other persons using said
cards and tables, in playing the game
of farble for money wagered by the
players in the game: that the
said players all played for & with money
& staked the same on said game

0745

That deponent lost in playing said game in which said Bernard Rice was a player the sum of \$30 on January 20th 1890, and the sum of \$60 on January 24th and 25th 1890, said Rice won and retained the most of said money so lost by deponent.

Read over to affiant by me and sworn to before me, J. W. Wainor, J. W. Wainor, New York.

Comptroller of the City of New York.

Sworn to before me
this 29th day of January
1890

Charles Wainor
Police Justice

0746

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Bernard Rice 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. *Bernard Rice*

Question. How old are you?

Answer. *39 years.*

Question. Where were you born?

Answer. *Austria*

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

Answer. *50 Allen St. 6 months.*

Question. What is your business or profession?

Answer. *Keep a coffee saloon.*

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*

B. Ross

Taken before me this

day of *January*

188*8*

Charles J. Smith

Police Justice.

0747

Sec. 151.

Police Court 3 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

*In the name of the People of the State of New York ; To the Sheriff of the County
of New York, or 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 Murphy Mahon

of No. 357 Grand Street, that on the 25 day of January
90 at the City of New York, in the County of New York,

Bernard Rice did
unlawfully at premises 80
Allen Street keep and main-
tain a gambling house.

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

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

Dated at the City of New York, this 29 day of January 90.

Charles N. Luntz POLICE JUSTICE.

0740

POLICE COURT 3 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morty Kalam
vs.
Samuel Rice

Warrant-General.

Dated January 29 1890

Sanborn Magistrate.

O'Brien Officer.

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Charles W. Smith Police Justice.

WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

The within named

Jan 30/90
39.
42
Coffee
5.00
70
P. Allen

0749

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

Alfred Scullam
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 Jan 30 1889, Charles N. Smith Police Justice.

I have admitted the above-named Alfred Scullam
to bail to answer by the undertaking here annexed.

Dated Jan 31 1889, Charles N. Smith 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.

0750

\$500 bail for Ex
Jan. 30 - 1890 3 P.M.
C.H.J.

BAILED.

No. 1, by Amosel Cohen
Residence 205 East Broadway

No. 2, by Samuel Cohen
Residence 215 East Broadway

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

W + 3 196
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Meritz Kahn
vs. 358 Grand St.
Bernard Rice

2 _____
3 _____
4 _____

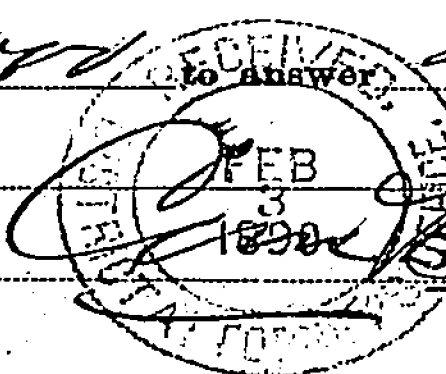
Dated Jan 30 90 189
_____ Magistrate

O'Brien Officer.
_____ Precinct.

Witnesses Complainant
No. held in 100 bail Street.

to appear as witness
Deputed by L. P. Fitzgerald
No. 91 White Street Street.

No. _____ Street.
\$ 1000 to answer.



0751

L. PITZELE,
MANUFACTURER OF
COIN PURSES,
and FANCY LEATHER GOODS,
FOR THE JOBING TRADE,
91 WHITE STREET, NEW YORK.

0752

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Bernard Ross

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

Bernard Ross

(Sec. 343, of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed Penal Code.) as follows:

The said

Bernard Ross

late of the *Tenth* Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *January* in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~, and on divers other days and times as well before as after, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a certain room in a certain building there situate, to be used for gambling, 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. (Sec. 344, Penal Code.)

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

Bernard Ross

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said

Bernard Ross

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid,

0753

a certain room in a certain building there situate, and a certain gambling-table, and establishment, and diver cards, chips, devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, 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. (Sec. 385, Penal Code.)

And the Grand Jury aforesaid, by this indictment, further accuse the said
Bernard Ross
of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Bernard Ross*
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming-house there situate, for *his* lucre and gain, unlawfully and injuriously did keep and maintain; and in *his* said common gaming-house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of cards called *Farble* in the said common gaming-house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming-house aforesaid, by such procurement, permission and sufferance of the said *Bernard Ross*
there did game together and play at said unlawful game of cards, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

JOHN R. FELLOWS,
District Attorney.